



Notice of meeting of

Local Plan Working Group

- **To:** Councillors Merrett (Chair), Ayre, Barnes, D'Agorne, Funnell, Horton, Reid, Riches, Simpson-Laing, Steward and Watt (Vice-Chair)
- Date: Monday, 13 January 2014
- **Time:** 5.00 pm
- Venue: The George Hudson Board Room 1st Floor West Offices (F045)

<u>AGENDA</u>

1. Declarations of Interest

At this point in the meeting, Members are asked to declare:

- any personal interests not included on the Register of Interests
- any prejudicial interests or
- any disclosable pecuniary interests

which they may have in respect of business on this agenda.

2. Minutes (Pages 3 - 6)

To approve and sign the minutes of the meeting of the Local Plan Working Group held on 9th December 2013.



3. Public Participation

At this point in the meeting, members of the public who have registered their wish to speak, regarding an item on the agenda or an issue within the remit of the Working Group, may do so. The deadline for registering is 5.00 pm on Friday 10th January 2014.

Please note that this meeting, including public speakers, will be sound recorded to allow members of the public to listen to the proceedings without having to attend the meeting. The sound recording will be uploaded onto the Council's website following the meeting.

4. City of York Council, North Yorkshire County Council and North York Moors National Park Minerals and Waste Joint Plan. (Pages 7 - 512)

The purpose of this report is to advise Members of the current position with regard to the progress of the Minerals and Waste Joint Plan for North Yorkshire, York and North York Moors and to seek approval in respect of the Issues and Options consultation documents (attached at Annex A) for the purposes of public consultation.

5. Any other business which the Chair considers urgent under the Local Government Act 1972.

Democracy Officer: Name: Laura Bootland Contact Details:

- Telephone (01904) 552062
- E-mail laura.bootland@york.gov.uk

For more information about any of the following please contact the Democracy Officer responsible for servicing this meeting:

- Registering to speak
- Business of the meeting
- Any special arrangements
- Copies of reports

Contact details are set out above.

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- Review existing policies and assist in the development of new ones, as necessary; and
- Monitor best value continuous service improvement plans

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Agenda Item 2

City of York Council	Committee Minutes
Meeting	Local Plan Working Group
Date	9 December 2013
Present	Councillors Merrett (Chair), Alexander (Substitute), Ayre, Barnes, D'Agorne, Funnell, Horton, Reid, Simpson-Laing, Steward and Watt (Vice-Chair)
Apologies	Councillor Riches
In Attendance	Councillor Fitzpatrick

5. Declarations of Interest

At this point in the meeting Members were asked to declare any personal, prejudicial or pecuniary interests they may have in the business on the agenda. None were declared.

6. Minutes

Resolved: That the minutes of the last Local Plan Working Group held on 4th November 2013 be approved and signed by the Chair as a correct record.

7. Public Participation

It was reported that there had been no registrations to speak under the Councils Public Participation Scheme.

8. Controlling the Concentration of Houses in Multiple Occupation - Supplementary Planning Document Review.

Members considered a report which informed them of the review of the Controlling the Concentration of Houses in Multiple Occupation (HMO) Supplementary Planning Document (SPD). Officers outlined the report and advised that the review explored the introduction of the SPD since April 2012 specifically looking at:

- Whether the approach is working.
- What impact the SPD has had.
- The approach to data collection of known HMO's.
- What is happening elsewhere to determine best practice.

Members questioned a number of points including:

- Page 13 of the agenda, bullet point 3 whether there are any statistics' to support the statement that people are being put off purchasing buy to let properties when they discover a change of use planning application is required. Officers advised that it is still too early to know if this is the case but it is something that will be monitored.
- Members queried why the consultation with residents mentioned on page 19 appeared to have been focused around the York University area and not York St John. Officers confirmed that the groups that had been involved in this consultation were those who had been actively involved in the Article 4 and these Groups were mainly from the York University area. It was confirmed that The Groves area would be included in future consultations.
- Some Members queried the proposed change to the SPD in relation to allowing landlords to apply for flexible planning permission. This would enable a property to have both C3 (a family dwelling) and C4 use (small HMO). Members asked if this would address the problem of landlords being unable to rent HMOs to families if they wished to. Officers advised that it is possible under schedule 2 of the Town and Country Planning Act to apply for flexible permission and that if introduced, the situation would be monitored and a further report would be brought back to the LPWG after a year to allow for student turnover.

Councillor Horton moved an amendment to the SPD to amend the wording in paragraph 3.1 from 'The new use class C4, describes for planning purposes, a house that contains between <u>three and six</u> unrelated occupants'...to the words '<u>three to six</u> <u>inclusive'</u> to avoid confusion as the original wording could be interpreted to mean 4 or 5 occupants. This amendment was seconded by Councillor Merrett and when put to the vote was carried.

- Resolved: That in accordance with Option 1, the Local Plan Working Group recommended Cabinet to:
 - (i) Note the contents of the report.
 - (ii) Approve the proposed amendments to the SPD as outlined at Annex E and the additional amendment outlined above.
 - (iii) Delegate to the Director of City and Environmental Services in consultation with the Cabinet Member for Transport, Planning & Sustainability the making the of SPD amendments to the and the republishing of the SPD.
- Reason: So that the SPD be fit for purpose and can continue to be used effectively for Development Management purposes to support the emerging Local Plan and the Article 4 Direction which came into force on 20th April 2012.

Cllr D Merrett, Chair [The meeting started at 5.00 pm and finished at 5.45 pm].

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Local Plan Working Group

13 January 2014

Minerals and Waste Joint Plan: Issues and Options Consultation

Summary

1. The purpose of this report is to advise Members of the current position with regard to the progress of the Minerals and Waste Joint Plan for North Yorkshire, York and North York Moors and to seek approval in respect of the Issues and Options consultation documents (attached at Annex A) for the purposes of public consultation.

Background

- 2. The City of York Council as a unitary authority is also a waste and minerals planning authority and to satisfy the provisions in Planning Policy Statement 10 and the National Planning Policy Framework, it must develop the necessary policies for minerals and waste. This statutory responsibility effectively involves identifying all waste arising in the area from all sources, such as, household, commercial, hazardous and agricultural, and demonstrating how this is dealt with spatially. With regard to minerals it is necessary to identify the requirement for minerals including aggregates and how these will be sourced. Both these tasks have to be addressed for the lifetime of any development plan.
- 3. City of York is currently preparing a Local Plan with strategic policies on minerals and waste and a separate joint minerals and waste development plan document with North Yorkshire County Council and the North York Moors National Park Authority. This is known as the Minerals and Waste Joint Plan.
- 4. The Minerals and Waste Joint Plan involves a number of key public consultation stages to ensure there is every opportunity for community involvement. The key stages include:
 - First Consultation (completed May/June 2013)

- Issues and Options Consultation (Scheduled for February/March 2014)
- Preferred Options Consultation (Scheduled to commence October 2014)
- Pre-Submission Publication stage (Scheduled to commence early 2015)
- Submission stage (Scheduled for Spring 2015)
- Examination in Public (Scheduled for Summer 2015)
- Adoption (Expected late 2015)
- 5. The First Consultation stage took place in May and June 2013. This stage presented initial information about the Plan and sought views on what the Plan should contain. The comments received were assessed, along with relevant evidence, and fed into the forthcoming Issues and Options consultation documents. A summary of the responses is contained at Annex B.
- 6. The Issues and Options stage is a key stage of the process involving the identification of realistic and reasonable options to address the issues identified and to give other parties an opportunity to suggest alternative options. Each potential option has also undergone a sustainability appraisal to aid the selection of the most suitable option; this information is included in the Issues and Options documents (Annex A)
- 7. The options which are selected following the Issues and Options stage will be presented in a Preferred Options consultation before a draft plan is produced.

Key Issues

- 8. The Plan addresses key issues relating to future minerals supply, particularly aggregate minerals (sand and gravel and crushed rock) and potential future waste capacity requirements. The Plan also deals with protection of amenity and the environment in relation to minerals and waste activity, as well as related social and economic issues.
- 9. It contains a vision and objectives to help give direction to the policies. The vision provides a picture of what the Plan hopes to achieve by 2030 in terms of minerals and waste development activity. Essentially it seeks a balance between meeting needs for minerals and waste development and protecting and enhancing the economy, environment and

communities. The objectives provide a means of taking the vision forward to help ensure it is achieved within the timeframe of the Plan.

- 10. The Plan may also allocate minerals and waste sites to support minerals supply and provide adequate waste management capacity up to 2030. A range of sites were submitted for consideration by interested parties as part of the First Consultation. An outline plan and simple proforma for the sites in York is included for information at Annex C. The sites are not proposed by the Council and are just included for information at this stage. These will be assessed in detail against a site methodology and will undergo a Sustainability Appraisal before being put out for formal consultation at the Preferred Options stage later in 2014.
- 11. Three sites have been submitted in the York area:
 - Harewood Whin, Rufforth Retention of following facilities beyond 2017 – landfill, open windrow composting, recycling, energy from waste, kerbside recycling and waste transfer operation.
 - North Selby Mine, Escrick Anaerobic digestion and horticultural glasshouse project including CHP units.
 - Dutton Farm, Upper Poppleton Extraction of clay followed by landfill with inert material.

Financial Implications

12. The production of a Joint Plan is expected to lead to an opportunity for some cost savings over the total life of the project, arising partly from merging minerals and waste issues into a single plan and, particularly, through the holding of a joint Examination in Public, which provides an opportunity to share legal, administrative and certain other costs between the three authorities. The sharing of costs is detailed in a Memorandum of Understanding between the three authorities. Table 1 below shows a break down of the costs over the period of the plan production. Costs will need to be contained within budgets across the directorate that support the Local Plan and Waste Strategy.

Table 1

Year	Description	Cost
2013/14	Evidence base	£22,700
2013/14	Waste and Minerals Specialist	£4,977
2013/14	Consultation (Initial and Issues & Options)	£5,000
2014/15	Consultation (Preferred Options and Pre- submission)	£10,000
2014/15	Waste and Minerals Specialist	£5,000
2015/16	Examination (will depend on spilt between authorities)	£30,000
		£77,677

Consultation

- 13. The comments received from the First Consultation have been taken into account and relevant points taken forward into the Issues and Options stage. A summary of the responses is contained in Annex B and is also available on the County Council's website at www.northyorks.gov.uk/mwjointplan . County Council is hosting the joint webpage; there will be a link from the City of York's Local Plan page to this.
- 14. Informal consultation with relevant internal service areas has taken place during preparation of the draft Issues and Options consultation documents.
- 15. Public consultation on the Issues and Options document is expected to take place during February and March 2014. The comments received will be considered and used to help decide the most appropriate or preferred option or options for each issue.
- 16. A detailed consultation strategy will follow setting out specific dates, documents to be circulated and consultation methods. This report requests that the approval of this strategy (as one of the consultation documents) be delegated to informal discussions with the Cabinet Member.

Option Choices

17. The following options are available for the Cabinet Member to consider:

Option 1 – note the content of the Joint Minerals and Waste Plan Issues and Options documents and approve them for the purpose of public consultation.

Option 2 – note the content of the Joint Minerals and Waste Plan Issues and Options documents and, subject to a number of changes in response to discussion at this session, approve them for the purpose of public consultation.

Option 3 – reject the Joint Mineral and Waste Plan Issues and Options and defer consultation.

Analysis

18. It is considered that the best option is to approve the Joint Minerals and Waste Plan Issues and Options documents for consultation in February/March. This will ensure that the key milestones are achieved and the industry and public are given the opportunity to view the contents of the document and the potential sites for minerals and waste operations at the earliest date. This will also mean that the document can have an influence of the strategic waste and minerals policies in the York Local Plan publication draft.

Implications

- 19. **Financial –** The cost of the Plan can be contained within budgets across the directorate that support the Local Plan and Waste Strategy.
- 20. Human Resources None.
- 21. **Equalities** None
- 22. Legal –None
- 23. Crime and Disorder None.
- 24. Information Technology None.

- 25. **Property** None.
- 26. Risk Management None

Recommendations

- 27. In accordance with Option One, that the Local Plan Working Group recommends the Cabinet Member to:
- i) Note the current position of the Minerals and Waste Joint Plan and to:
- ii) Approve the Joint Minerals and Waste Plan Issues and Options consultation documents for the purposes of public consultation.
- iii) Give authorisation to the Cabinet Member for Transport, Planning and Sustainability to make non-substantive editorial changes to the draft consultation documents prior to publication.

Reason: So that the Plan can progress to public consultation.

Contact Details:

Authors

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Chief Officer Responsible for the report

Mike Slater Assistant Director for Strategic Planning & Transport Tel No: (01904) 551300

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Report Approved

Date 03/01/2014

Specialist Implications Officer(s)

Patrick Looker Finance Manager (01904) 551491

All X

Wards Affected:

For further information please contact the authors of the report.

Background Papers:

None.

Annexes:

- Annex A Joint Waste and Minerals Plan Issues and Options
- Annex B Summary of consultation responses from the Initial Consultation
- Annex C Sites submitted in York

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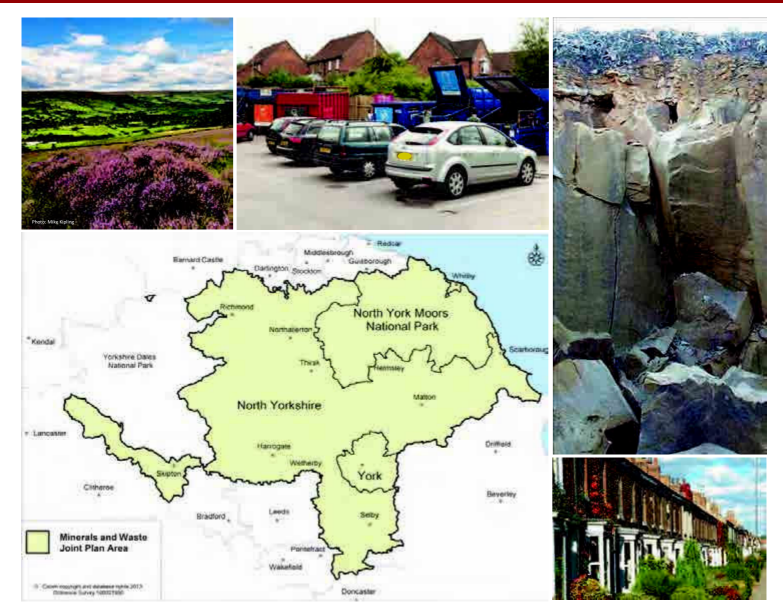






Yorkshire County Council

Minerals and Waste Joint Plan



Issues and Options Consultation

February 2014

City of York Council North York Moors National Park Authority North Yorkshire County Council

Contents

	Page
Chapter 1: Background	4
Statutory Requirement	4
Why produce a Joint Plan?	5
What's been done so far both individually and jointly?	5
What is the Issues and Options stage?	6
Sustainability Appraisal and Habitats Regulations Assessment	7
Chapter 2: Context	8
Spatial Portrait of the Joint Plan area	8
Policy Context	11
Evidence Base	18
Mineral and Waste specific context	20
Chapter 3: Issues and Challenges	34
Issues and Challenges Summary	34
Chapter 4: Development of a Vision and Objectives	37
Vision	37
Objectives	40
Chapter 5: Minerals	44
Aggregates supply	44
Spatial Approach to Aggregates Supply	44
Sand and Gravel	49
Scale of provision over the plan period	49
Overall distribution of sand and gravel provision	53
Landbanks for sand and gravel Safeguarding of Sand and Gravel Resources	57 59
Crushed Rock	62
Overall Provision of Crushed Rock	62
Landbanks for Crushed Rock	64
Safeguarding of Crushed Rock Resources	67
Delivery of primary aggregates supply	69 69
Concreting Sand and Gravel Building Sand	70
Magnesian limestone	72
Extensions to existing aggregates quarries on unallocated sites	73
Secondary and Recycled Aggregates	75
Silica Sand	78
Safeguarding of Silica Sand	82
Clay	83
Safeguarding of Clay Building Stone	87 89
Safeguarding of Building Stone Resources	89 92
Oil and Gas	95
Overall Approach	95

Coal Mine Methane (CMM)	102
Underground Coal Gasification (UCG), Coal Bed Methane (CBM), Shale Gas and underground storage of carbon	103
Safeguarding Oil and Gas	106
Coal	107
Safeguarding Coal Resources Colliery Spoil	110 114
Potash and Salt	116
Safeguarding of Potash Resources	118
Gypsum	120
Safeguarding of gypsum	121
Safeguarding Deep Mineral Resources	123
Vein Minerals	124
Safeguarding of vein minerals	126
Borrow Pits	127
Site submissions for minerals development	129
Chapter 6: Provision of Waste Management Capacity and	
Infrastructure	130
Introduction	130
Moving waste up the waste hierarchy	134
Strategic role of the Plan area in the management of waste	137
Meeting future waste management needs	140
Local Authority Collected Waste (LACW)	143
Commercial and Industrial (C&I) Waste	146
Construction, Demolition and Excavation (CD&E) Waste	150
Agricultural Waste	152
Low-Level (Non Nuclear) Radioactive Waste (LLRW) Waste Water (Sewage Sludge)	153 155
Power Station Ash and Colliery Spoil	155
Overall locational approach to provision of new waste management	
capacity	158
Site identification principles for new waste management capacity	162
Waste Management Facility Safeguarding	166
Site submissions for waste development	168
Chapter 7: Transport and Other Infrastructure	169
Non-road Transport Infrastructure for Minerals and Waste	169
Transport Infrastructure Safeguarding	172
Minerals Ancillary Infrastructure	174
Minerals Ancillary Infrastructure Safeguarding	177
Chapter 8: Development Management	180
Presumption in favour of sustainable minerals and waste	400
development	180
Development Management Criteria	183
Local Amenity Issues	183
Transport of minerals and waste and associated traffic impacts	185
Protection of important assets	188

National Parks and AONBs	188
Green Belt	191
Landscape	193
Biodiversity and geodiversity	196
Historic environment	198
Water Environment	201
Environmental information requirements for planning applications	202
Reclamation and afteruse of minerals and waste sites	204
Sustainable design, construction and operation of development	209
Other Key Criteria	214
Development in Mineral Safeguarding Areas and Mineral	
Consultation Areas	216
Mineral Consultation Areas	219
Coal Mining Legacy	220
Planning Obligations	222
Chapter 0: Menitering	223
Chapter 9: Monitoring	223
Appendix 1: Sites Submitted through 'Call for Sites'	225
Appendix 2: Glossary	379

Foreword

As planning authorities for minerals and waste in each of their areas, North Yorkshire County Council, City of York Council and the North York Moors National Park Authority have a responsibility to take decisions on planning applications for these types of development. The three Authorities also have a duty to produce planning policies to help take those decisions, which can often be controversial.

Minerals such as sand and gravel, limestone and clay are essential to meeting society's needs for economic growth and development. Other minerals, such as coal and gas, are important in helping meet our needs for energy. The North Yorkshire area is rich in minerals resources and there is a long history of mining and quarrying. In some areas the jobs and economic benefits of mineral extraction are an important part of local community life.

It is now well known that Government, commerce and industry and individuals all need to do more to ensure that the waste we produce can be dealt with in less harmful and more efficient ways. In particular, waste needs to be viewed less as a problem and more as a resource, which can be reused, recycled, or from which other value can be recovered.

Ensuring the continued supply of the minerals which may be required, as well as ensuring the availability of the facilities we need to manage waste effectively, can lead to pressure for new development, such as new or extended quarries and waste management sites. As well as bringing benefits, these forms of development can of course affect our environment and quality of life, for example through lorry movements and impacts on the landscape and from noise and dust.

The three Authorities are therefore working jointly to prepare a Minerals and Waste Plan which, once finalised, will be a long term plan containing planning policies to help us take decisions about matters such as where, when and how minerals and waste developments should be planned and controlled up to 2030.

Work on the Minerals and Waste Joint Plan started in May 2013, when we sought views on what a minerals and waste plan for the area should contain. The feedback we received in the first consultation has helped us identify the issues on which the Plan should focus.

About this Consultation

This **Issues and Options** consultation is the second main step on the way to preparing the Minerals and Waste Joint Plan. It presents some of the information, views and issues identified so far and sets out a range of possible option for future policies which we could include in the Plan. Importantly, it also sets out a possible draft vision and objectives for minerals and waste development in the area, on which we would like your views.

How to get involved

It is really important that as many people as possible get involved and tell us what they think. By getting involved now you can help shape future policy for making decisions on minerals and waste planning applications within the Joint Plan area. The **Issues and Options** stage is a critical step in preparing the Plan as the earlier we get your views the more you can help influence its content. You can help us by telling us whether we have identified:

- the right issues
- the right policy options that we could use to deal with the issues
- an appropriate vision and objectives for the Plan

We have included a number of specific questions which you may wish to consider, but please let us have you views on any aspect of the consultation.

Full details of the consultation, including a range of supporting documents and a response form to help you give your views are available on our website: www.northyorks.gov.uk/mwconsult

You can be sent us your comments either by post to:

BUSINESS REPLY SERVICE, Licence No DL358 Minerals and Waste Joint Plan Team Planning Services North Yorkshire County Council County Hall, Northallerton DL7 8BR

Or, by email to: <u>mwjointplan@northyorks.gov.uk</u>

The closing date for consultation responses is ?? March 2014

Please note for postal responses there is no need to use a stamp.

Alternatively, if you would like to speak to someone about this consultation please contact us using the contact details below:

North Yorkshire County Council: Tel: 0845 8727374

City of York Council: Tel: 01904 551356

North York Moors National Park Authority: Tel: 01439 772700

Next steps

Following this consultation we will work towards preparation of 'preferred options' for new policies and make these available for further comments. We will then produce a final draft Plan which will also be available for comment before it is submitted for an independent public examination.

Contact us

Minerals and Waste Joint Plan, Planning Services, North Yorkshire County Council, County Hall, Northallerton, North Yorkshire, DL7 8AH

Tel: 0845 8727374 Email: mwjointplan@northyorks.gov.uk

If you would like this information in another language or format such as Braille, large print or audio, please ask us.

List of Abbreviations

DCLG	Department for Communities and Local Government
NPPF	National Planning Policy Framework
NYCC	North Yorkshire County Council
CYC	City of York Council
NYMNPA	North York Moors National Park Authority
LEP	Local Economic Partnership
LACW	Local Authority Collected Waste
C&I	Commercial and Industrial Waste
CDEW	Construction, Demolition and Excavation Waste
LLRW	Low Level (non-nuclear) Radioactive Waste
AWRP	Allerton Waste Recovery Park
AONB	Area of Outstanding Natural Beauty
RSS	Regional Spatial Strategy
LAA	Local Aggregate Assessment
MPA	Mineral Planning Authority
MSA	Mineral Safeguarding Area
FBA	Furnace Bottom Ash
PFA	Pulverised Fuel Ash
PEDL	Petroleum Exploration Development Licence issued by
	the Department of Energy and Climate Change
NTS	National Transition System
CMM	Coal Mine Methane
UCG	Underground Coal Gasification
CCS	Carbon Capture and Storage
YDNP	Yorkshire Dales National Park Authority
LCA	Landscape Character Assessment
LVIA	Landscape and Visual Impact Assessment
SUDS	Sustainable Drainage Systems
CIL	Community Infrastructure Levy
BREEAM	Building Research Establishment Environmental
	Assessment Methodology
SiDCaMP	Sustainability in Design, Construction and Management
	of Properties

Chapter 1: Background

1.1 The Minerals and Waste Joint Plan is being produced for the three planning authority areas of North Yorkshire, the City of York and the North York Moors National Park. Figure 1 below shows the area covered by the Joint Plan.

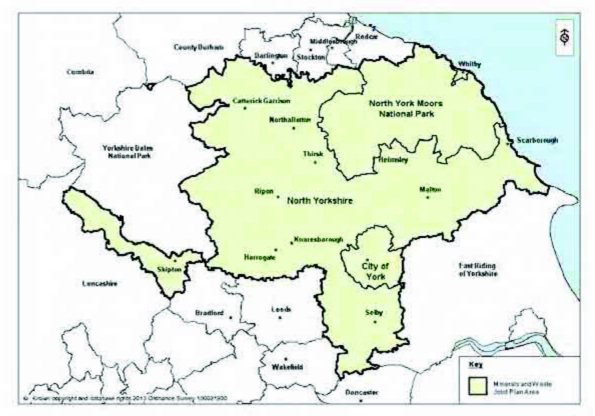


Figure 1: The Joint Plan area

Statutory Requirement

- 1.2 Planning Authorities are required to prepare Development Plans setting out policies for the development and use of land in their area. Unitary authorities, National Park Authorities and County Councils are minerals and waste planning authorities, with the former two, along with district and borough councils, also being local planning authorities having responsibility for all other types of development. Thus, in the Joint Plan area, the County Council is the minerals and waste planning authority for the parts of the county located outside of the two National Parks, with the City of York Council and the North York Moors National Park Authority being responsible for minerals and waste planning authorities must deal with minerals and waste matters, either as part of wider planning documents or as separate plans. Planning authorities can prepare plans for their own area or they can work jointly with other planning authorities to prepare plans.
- 1.3 The role of the Development Plan is to guide future development of the area. It forms the starting point for decision making on planning applications. Proposed development that accords with an up-to-date plan should be approved and proposed development that conflicts should be refused unless other material considerations indicate otherwise.

1.4 The Development Plan can comprise of a number of plans or just one plan for any given area. Documents that are part of the Development Plan are called Development Plan Documents, or can be more commonly known as Local Plans¹. The preparation of Development Plan Documents must be in accordance with various statutory procedures set out in law and supporting regulations. In addition the National Planning Policy Framework (DCLG, 2012) (NPPF) contains guidance in drawing up plans.

Why produce a Joint Plan?

- 1.5 There is a recognition that minerals and waste planning issues often affect larger than local areas and can best be planned for at a wider than local level. In addition one of the key changes to the planning system under the 2011 Localism Act has been the introduction of the 'duty to co-operate', which seeks to enhance the way local planning authorities work together in preparing their plans and the NPPF encourages local planning authorities to consider preparing joint plans. As a result, the three authorities have decided to prepare a Joint Plan. The Yorkshire Dales National Park Authority is including minerals and waste policies in their Local Plan that they are currently producing.
- 1.6 As the sole planning authorities for their areas, the City of York Council and the North York Moors National Park Authority also have responsibility to plan for other matters such as housing and commercial development land. City of York Council is currently producing a Local Plan whilst the North York Moors National Park Authority adopted their Core Strategy and Development Policies in 2008. The North York Moors Core Strategy contains policies on minerals and waste, which will be replaced by the Joint Plan, whilst all other policies will remain in place.

What's been done so far both individually and jointly?

- 1.7 The First Consultation on the Joint Plan was carried out in May/June 2013 in accordance with Regulation 18 of the Town and Country Planning (Local Planning) (England) Regulations 2012. This provided an introduction to some of the key information relating to minerals and waste in the area and marked the launch of the preparation of the Joint Plan. Views were invited on what the Joint Plan should contain. The issues raised in the consultation responses, together with issues raised in previous consultations, are summarised in Chapter 3 of this report. Consultation was carried out on the Scoping Report for the Sustainability Appraisal at the same time.
- 1.8 Alongside the First Consultation, a 'call for sites' was issued. This provided an opportunity for relevant parties to provide details of sites that they would wish to see identified as being suitable in principle for future minerals or waste related development. Two previous 'call for sites' had also been issued by City of York Council in August 2012 and North Yorkshire County Council in January 2011. The various sites submitted for consideration are being publicised alongside this Issues

¹ Prior to the introduction of the National Planning Policy Framework and the 2012 Town and Country Planning (Local Planning) (England) Regulations, Development Plan Documents were contained within a Local Development Framework which also contained other supplementary and relevant documents. Under this system there were typically a series of Development Plan Documents including a Core Strategy, Development Management Policies and Site Allocations. The 2012 Regulations re-establish the term Local Plans and many authorities are moving back to having one plan containing all, or most, of their policies.

and Options Report (see Appendix 1) and will be considered further as work on the Joint Plan continues.

- 1.9 Prior to commencement of work on the Joint Plan, North Yorkshire County Council was in the early stages of preparing separate minerals and waste plans. Relevant information gathered from work on that plan is being carried forward into the development of the Joint Plan.
- 1.10 Work is currently underway on preparing a new Local Plan for the City of York. The Local Plan is a citywide plan that will help shape future development in York up to 2030 and beyond. A Preferred Options document was published for consultation purposes in June 2013. The document contains high-level policies on minerals and waste and will provide part of the strategic context for the detailed policies and proposals in the Joint Plan.

What is the Issues and Options stage?

- 1.11 The purpose of the Issues and Options stage is to ensure that all of the key issues related to drawing up new policies for minerals and waste are presented, along with realistic options for addressing these. In this respect it should be noted that the various policy options presented in this consultation are not intended to represent actual draft policies that could be taken forward into the Plan but are, instead, intended to give an indication of the potential scope and purpose of a policy dealing with the topic in question. Detailed policy wording will be developed in future consultation stages.
- 1.12 The consultation provides an important opportunity for interested parties, including Town and Parish Councils, operators, developers, landowners, community groups and members of the public, to comment on and feed into the issues and the options. At this stage the authorities have not expressed a preference in relation to any particular option. The consultation responses received, along with the Sustainability Appraisal and consideration of the evidence base and wider policy, will help to inform choice of the Preferred Options, which themselves will be subject to further consultation. This will be followed by a Publication stage where the documents will be made available for comments on its Soundness before an independent examination before North Yorkshire County Council, City of York Council and North York Moors National Park Authority adopt the Joint Plan. The current timetable for producing the Minerals and Waste Joint Plan is as follows.

Joint minerals and waste plan	Date
Preparation of a local plan including: Regulation 18 Consultation - (setting the scene and identifying issues) Issues and Options Consultation (identifying issues and potential options for dealing with issues Preferred Options Consultation (detailing of options selected from issues and options consultation)	May 2013 - October 2014
Publication (opportunity to comments before consideration by the Planning Inspector regarding the Plan's soundness)	December 2014
Submission	April 2015
Examination	June 2015 - August 2015
Adoption	October 2015

Sustainability Appraisal and Habitats Regulations Assessment

- 1.13 Sustainability Appraisal is a statutory requirement under the Planning and Compulsory Purchase Act 2004 and Strategic Environmental Assessment is required by European law. The two assessments are being undertaken simultaneously in relation to the Joint Plan under the term Sustainability Appraisal. The Sustainability Appraisal will assess the potential effects of the Plan at each stage in relation to sustainability objectives and inform further development of the Plan. A Sustainability Appraisal scoping report, which sets out the methodology for the Sustainability Appraisal, has been prepared and consulted upon and is available in the Sustainability webpage: www.northyorks.gov.uk/mwsustainability.
- 1.14 At Issues and Options stage each option has been assessed against each of the sustainability objectives and the results are presented in the sustainability report which can be viewed on the sustainability webpage. A summary of the findings of the appraisal is presented alongside each set of options in this consultation document.
- 1.15 Habitats Regulations Assessment, required by European law, is concerned with ensuring that the Plan will not cause harm to the integrity of Special Areas of Conservation, Special Protection Areas and RAMSAR sites. An initial test of each of the options in terms of their likely significant effects has been carried out and can be viewed in the Habitats Regulations Assessment report on the sustainability webpage.

Chapter 2: Context

2.1 This section provides information relating to current policy, both national and local, consultation responses, evidence base documents, and a 'spatial portrait' of the Joint Plan area, setting out information about what the area is like now, as well as an introduction to minerals and waste development. This provides the background information for identifying the issues and challenges that the Plan needs to address.

Spatial Portrait of the Joint Plan area

- 2.2 A detailed account of the spatial context to the Joint Plan area can be found within the Environmental Evidence Paper, the Demographic and Economic Technical Paper and the Sustainability Appraisal baseline, all of which can be found on the Joint Plan website at <u>www.northyorks.gov.uk/mwevidence</u>.
- 2.3 The Joint Plan area covers the combined area of the three minerals and waste planning authorities of North Yorkshire County Council, (NYCC), the City of York Council, (CYC), and the North York Moors National Park Authority² (NYMNPA). The three authority areas form the major part of the North Yorkshire sub-region, along with the adjacent Yorkshire Dales National Park Authority area, which is preparing a separate local plan covering minerals and waste issues.
- 2.4 The total size of the Joint Plan area is 6,718 square kilometres this is a particularly large planning area, covering most of the county of North Yorkshire which is the largest in England, plus the City of York Council area³. The three authorities cover distinctly different areas. The NYCC area is largely rural containing a number of small market towns and numerous villages, along with the urban areas of Scarborough and Harrogate. The CYC area is focussed upon the historic city and is a mostly urban area, though with a rural hinterland. The NYMNPA is very rural and generally sparsely populated. It was designated as a National Park due to its 'intrinsic merits as an area of beautiful and unspoilt country and magnificent coast with a wealth of architectural interest.'
- 2.5 A total of 782,080 people live within the Joint Plan area. At an average of 116 people per km² the area is more sparsely populated than many English counties, even taking account of York having a much higher population density. Most of these live within the North Yorkshire area whilst 198,100 live in York and 23,380 live in the North York Moors National Park. It is forecast that the population of the Joint Plan area will increase by around 4% between 2011 and 2021. York was the third fastest growing city in the country with a population increase of 9.2% between 2001 and 2011. It is forecast that this growth will continue with the population of York reaching over 220,000 by 2030. The age of the population of the Joint Plan area is generally older than the national average although health is considered to be relatively good with people generally having a higher than average life expectancy.

² Although the majority of the North York Moors National Park Authority area lies within North Yorkshire, a small area in the northern part of the National Park falls within the Redcar and Cleveland Borough Council area. The National Park Authority is the planning authority for the whole of the area of the National Park. As Waste Management Authority, North Yorkshire County Council only has responsibility for that part of the National Park area which lies within North Yorkshire, with Redcar and Cleveland Borough Council being the Waste Management Authority for the remainder of the National Park area.

³ The actual area covered also covers the small part of Redcar and Cleveland Borough which is within the North York Moors National Park.

- 2.6 The largest industry sectors in the Joint Plan area are retail, accommodation and food services and manufacturing, although in York transport and storage is also a prominent sector and in the North York Moors National Park agriculture, forestry and fishing features highly. Within NYCC a very high proportion of the area is occupied by agricultural land, much of which is graded as being of 'best and most versatile' quality. Selby District contains a significant proportion of the area's industry, including power generation and coal mining. The high quality of the Joint Plan area's natural and historic environment and the presence of a substantial length of coastline mean that tourism and recreation is also of importance to the local economy. Unemployment in the Joint Plan area is generally lower than the regional and national average, although in line with national trends has been rising over recent years. Employment in mining and quarrying represents around 1% of employment in the Joint Plan area, although Boulby Potash Mine is the largest employer in the North York Moors National Park. Around 1,800 people work in industries related to waste in North Yorkshire.
- 2.7 The main transport links in the area run on a north-south axis, being the A1M and A1 and the East Coast Main Line. East-west routes are generally poorer except from York and the East Coast Mainline and many of the more rural parts of the Plan area are particularly remote from major transport networks. The Joint Plan area is closely related to its more urban neighbours the Tees Valley to the north and the Leeds City Region to the south. The Districts of Craven, Harrogate and Selby, along with York, are all part of the Leeds City Region. The economies of the Tees Valley and Leeds City Region are particularly relevant to North Yorkshire as commuter patterns cross into these areas, and also growth in these areas may have implications for minerals demand in North Yorkshire.
- 2.8 The North York Moors National Park was designated in 1952 primarily for its landscape quality which was described at the time as 'within a relatively small compass an amazing wealth of variety and beauty'. The diverse landscape of the National Park includes open heather moorland, interspersed by narrow dales, extensive woodland areas, high coastal cliffs and dramatic geological features such as Sutton Bank and Roseberry Topping. The statutory purposes for National Parks, as set out in the 1995 Environment Act, are to 'conserve and enhance the natural beauty, wildlife and cultural heritage of the Park and promote opportunities for the understanding and enjoyment of the special qualities of the Park by the public'. In pursuing these two purposes the 1995 Act also places a duty on National Park Authorities 'to seek to foster the economic and social well-being of local communities'.
- 2.9 There are two AONBs in the Joint Plan area Howardian Hills and Nidderdale as well as small parts of two others, Forest of Bowland and North Pennines. The primary aim of the designation is to conserve and enhance the natural beauty of the landscape. Much of the coastline of the Joint Plan area is designated as Heritage Coast for its natural beauty. A number of local landscape designations have been identified by the district and borough councils. The implications of a large part of the Joint Plan area being either National Park or AONB are significant in terms of planning for minerals and waste, which are typically large scale industrial type developments.
- 2.10 As well as a large area being designated as a National Park or AONB, the Joint Plan area contains numerous other important environmental and heritage designations. Large swathes of the Plan area, particularly the uplands, are designated at European level as a Special Area of Conservation or Special Protection Area for their importance to wildlife. There are also around 865km² of Sites of Special Scientific

Importance, some of which are also subject to the European designations as well as five National Nature Reserves and 15 Local Nature Reserves. There are also many locally designated wildlife sites across the Plan area. This network of sites contributes to the overall biodiversity and geodiversity of the Plan area. Much of the woodland in the Joint Plan area is located in the North York Moors National Park, which has around 310km², and there is around 80 km² of ancient woodland in the Plan area. There are also many non-designated parts of the Plan area which are nevertheless very important for biodiversity, such as within towns and villages, on agricultural land or along road verges.

- 2.11 There is 361km² of Green Belt designated in the Joint Plan area around York, although the inner boundary is still to be defined. The aim of Green Belt policy is to maintain open space around large urban areas. Parts of the western fringe of Selby District fall within the West Yorkshire Green Belt.
- 2.12 Within the Joint Plan area there are 327 Conservation Areas, over 14,000 Listed Buildings and 1,605 Scheduled Monuments as well as thousands of other nondesignated heritage assets. Fountains Abbey and Studley Royal World Heritage Site is also located in the Plan area.
- 2.13 The rural parts of the Joint Plan area are relatively tranquil when compared to surrounding urban areas. The least tranquil parts of the Plan area are York, Harrogate, Scarborough, the market towns and the road network, whilst the most tranquil areas are the upland parts of the North York Moors National Park and Nidderdale AONB.
- 2.14 Large parts of the lower lying areas of the Joint Plan area are at risk from flooding, particularly around the York, Selby and Vale of Pickering areas. Parts of the Plan area, particularly around Northallerton, the area to the west of York, the area to the south of Selby and the southern parts of the North York Moors National Park are classified as Groundwater Source Protection Zones and most of the lower lying parts of the Plan area are classified as Nitrate Vulnerable Zones, where water quality needs to be protected.
- 2.15 Most of the lower lying parts of the Joint Plan area are grade 2 or 3 agricultural land, which is of good quality, whereas the more upland areas are generally grades 4 or 5 which are of lower quality.
- 2.16 Air quality in the Joint Plan area is generally good but a small number of urban locations have been designated as Air Quality Management Areas, including in Knaresborough, Ripon, Malton and several in York.
- 2.17 The Plan area contains numerous opportunities for recreation and leisure including over 12,000km of public rights of way, many gardens, historic houses and castles, the historic city of York and the North York Moors National Park and is therefore important as a visitor destination.
- 2.18 Ecosystems services are the services provided by the natural environment which help to support human life. Ecosystems services provided by the Joint Plan area include food production, raw materials, recreation, landscape and aesthetic benefits, pollination and climate and water regulation. Marinating biodiversity is important in the provision of ecosystems services.

2.19 The assets referred to in the paragraphs above combine to create networks of green infrastructure across the Joint Plan area providing habitats for wildlife as well as opportunities for recreation.

Policy Context

National policy

- 2.20 The National Planning Policy Framework (NPPF) contains the Government's overarching policy on minerals planning. It contains a number of requirements relating to specific minerals types which are considered later in this document. The NPPF clearly identifies a need to ensure that a continuous supply of minerals is available to support the economy and states that great weight should be given to the economic benefits of minerals extraction but alongside this suggests that minerals should be used sustainably. The NPPF identifies a range of minerals that are of 'local and national importance' for which planning authorities should have policies. Minerals 'of local and national importance' of relevance to the Joint Plan area are aggregates, brickclay, silica sand, gypsum, salt, fluorspar, coal, gas, potash and building stone.
- 2.21 The NPPF sets out clear policy requirements in relation to a number of minerals. It requires the maintenance of landbanks of at least 7 years for sand and gravel and at least 10 years for crushed rock, 10 years for silica sand sites (more in some circumstances) and 25 years for clay. It also requires planning authorities to consider how to meet demand for minerals for the repair of historic assets.
- 2.22 In aiming to reduce the need to extract primary minerals and also find uses for waste materials, the NPPF requires planning authorities to take account of the contribution that substitute or secondary and recycled materials and minerals waste would make to the supply of materials before considering extraction of primary materials. The NPPF also places an emphasis upon safeguarding mineral resources for future use and safeguarding minerals infrastructure.
- 2.23 In relation to gathering appropriate evidence on minerals the NPPF states:

'Minerals Planning Authorities should work with other relevant organisations to use the best information to:

- Develop and maintain an understanding of the extent and location of mineral resources in their areas; and
- Assess the projected demand for their use, taking full account of opportunities to use materials from secondary and other sources which could provide suitable alternatives to primary minerals.'
- 2.24 These requirements have been addressed through the production of the technical papers produced by each authority and the Topic Papers which accompany this consultation, as detailed in the Evidence Base section below.
- 2.25 The NPPF also places emphasis upon conserving important landscape and heritage assets by requiring that landbanks for non-energy minerals are provided for outside of National Parks, AONBs, Scheduled Monuments and World Heritage Sites, which is particularly relevant to the Plan as a relatively large proportion of the area is subject to such designations. It also requires that minerals developments have no unacceptable adverse impacts on the natural and historic environment. The NPPF

requires that major developments (including major minerals and waste proposals) only proceed in National Parks and AONBs in exceptional circumstances and where it can be demonstrated they are in the public interest.

- 2.26 National waste planning policy is informed by European waste policy such as the Waste Framework Directive (2008) which introduced the concept of the Waste Hierarchy. The Landfill Directive (1999) is a key driving factor behind the diversion of waste from landfill and aims to reduce the negative effects of landfilling on the environment and human health. This Directive sets a 2020 target to reduce the total amount of biodegradable municipal waste sent to landfill by 35%, using 1995 as a baseline year. A further important consideration, relevant to planning for both waste and minerals, is the Climate Change Act and an associate requirement at a national level to reduce greenhouse gas emissions by 80% below 1990 levels by 2050.
- 2.27 The NPPF does not contain specific policies on planning for waste management. National planning policy for waste is set out in Planning Policy Statement 10: Planning for Sustainable Waste Management (2011), (PPS10), which requires planning strategies to help drive waste up the waste hierarchy, address waste as a resource, provide appropriate facilities, reflect the interest of businesses, communities and waste authorities and encourage communities to take more responsibility for their own waste without harming human health or the environment, whilst protecting the Green Belt. The waste hierarchy, shown in Figure 2 below, places priority on the prevention of waste, followed by re-use, then recycling, then other recovery (which can include recovering energy from waste) and finally disposal as a last resort.



Figure 2: Waste hierarchy (Defra, Government Review of Waste Policy 2011)

- 2.28 Waste planning authorities are required to identify sites and areas for new or enhanced waste management facilities for the management of the waste needs in their areas. PPS10 also requires that waste planning policies are informed by any relevant municipal waste management strategy and vice versa. PPS10 states that in identifying suitable sites and areas waste planning authorities should consider opportunities for on-site management of waste where it arises and look for opportunities to co-locate facilities with complementary activities.
- 2.29 New draft government planning policy on waste was published for consultation purposes at the end of July 2013 alongside wider national policy for waste

management. The new draft policy updates PPS10 and places greater emphasis on considering needs for waste management capacity of more than local significance, and on joint working between waste planning authorities to provide a suitable network of facilities through considering waste arising across neighbouring authority areas. The draft new policy also focuses on increasing the use of waste as a resource and placing greater emphasis on prevention and recycling, within the principles of proximity and self-sufficiency. The policy also aims to secure more energy from waste and encourages planning authorities to locate energy from waste plants close to users of the heat. The draft revised policy contains more restrictive policy on development of waste management facilities in the Green Belt.

Local Policy

2.30 The key relevant local policy documents forming part of the evidence base for the Plan can be viewed at <u>www.northyorks.gov.uk/mwevidence</u>.

Municipal Waste Management Strategies

- 2.31 As mentioned above, PPS10 states that waste planning policies should inform and be informed by any relevant municipal waste management strategy. The waste management authorities covering the Joint Plan area (NYCC, CYC and Redcar and Cleveland Borough Council⁴) set out the approach to management of municipal waste (now often referred to as local authority collected waste) over forthcoming years. Only a small part of the North York Moors National Park lies within Redcar and Cleveland Borough and the local authority collected waste generated within that area has been considered as part of the Tees Valley Minerals and Waste Core Strategy.
- 2.32 The most relevant strategy for the Plan is therefore the Municipal Waste Management Strategy for the City of York and North Yorkshire. This was adopted in 2006 and sets targets and policies for the period up to 2026. The strategy's objectives and targets are:

• To reduce the amount of waste produced in York and North Yorkshire to make us one of the best performing areas in the country by 2013

- To promote the value of waste as a natural and viable resource by:
 Re-using, recycling and composting the maximum practicable amount of household waste;
 - Maximising opportunities for re-use of unwanted items and waste by working closely with community and other groups
 - Maximising the recovery of materials and/or energy from waste that is not re-used, recycled or composted so as to further reduce the amount of waste sent to landfill

With regard to recycling and composting the strategy aims to achieve the following targets as a minimum:

- Recycle or compost 45% of household waste by 2013
- Recycle or compost 50% of household waste by 2020

In addition to the targets above the strategy also sets a target to, as a minimum:

⁴ See footnote 2 for an explanation of the role of Redcar and Cleveland Borough Council in the Plan area.

• Divert 75% of municipal waste from landfill by 2013

These targets are considered in more detail and in relation to current performance and future requirements in Chapter 6 of this document.

Local Plans

- 2.33 CYC and the NYMNPA are 'unitary planning authorities', meaning that they are the only planning authority for their areas and are therefore responsible for local planning (e.g. housing, employment uses, etc.) as well as minerals and waste planning⁵. The Joint Plan will operate alongside the wider planning policies for these areas which will also be factors in determining minerals and waste planning applications.
- 2.34 CYC has recently produced a Preferred Options paper relating to their Local Plan. The overarching policy, setting out the main principles for planning in York, is draft Policy SS1 which states that 'the Spatial Strategy for York will reflect the roles and functions of place in the York Sub Area and Leeds City Region and York and North Yorkshire Sub Region'. The preferred option for the Local Plan aims to deliver over 16,000 additional jobs up to 2030, and an additional 1,250 dwellings annually. Policy WM1 on sustainable waste management sets out the proposed strategic approach to waste management including managing municipal waste through mechanical treatment, anaerobic digestion and energy from waste, safeguarding existing waste management facilities, identifying sustainable locations for new waste management facilities, co-locating with other appropriate uses and providing opportunities to manage waste on-site. Policy WM2 proposes safeguarding mineral resources and infrastructure and identifying sites for extraction if needed. As the York Local Plan is still under preparation its progress will be reflected within subsequent documents produced in relation to the Joint Plan.
- 2.35 NYMNPA adopted its Core Strategy and Development Policies in 2008. This contains strategic planning policies as well as development management policies. The minerals and waste policies (Core Policy E and Core Policy F) will be replaced by the Joint Plan, however all other policies will remain in place and should inform the Plan. Of particular relevance is Core Policy A which sets the overall principles for development in the National Park, and aims to 'further the National Park purposes and duty by encouraging a more sustainable future for the Park and its communities whilst conserving and enhancing the Park's special qualities'. Of further relevance to the Plan and the supply of minerals are the conservation and design policies which specify that the use of the correct materials is important in ensuring new development can be assimilated into the landscape.
- 2.36 Local Plans and Local Development Frameworks of local planning authorities⁶ within and around the Joint Plan area set out the future requirements for housing and employment development, including through allocations of land for such uses, as well as identifying major building projects in the area. Demand for new building has a direct link with demand for minerals and the generation of waste. It is therefore important to understand the likely scale of development which will take place over the plan period. An analysis of current housing and employment requirements reveals that development identified to come forward in the Joint Plan area is likely to be in the region of 50,000 new houses and around 220 240 hectares of employment

⁵ The National Park Authority is defined as the 'sole planning authority' for the National Park in the 1995 Environment Act.

⁶ District Councils, Borough Councils, National Park Authorities, Unitary Authorities

development. In the wider area⁷, there are likely to be around 365,000 new houses and nearly 5,000 hectares of employment development. In addition, infrastructure projects, some of which are planned for at a national level, such as the High Speed 2 rail line, the Leeming to Barton A1 upgrade, the proposed gas fired power station near Knottingley and the White Rose carbon capture project will, if developed, also generate demand for minerals

2.37 Whilst not all of the minerals associated with new development in the Joint Plan area and other parts of northern England will be sourced from within the Joint Plan area, and it is not known precisely the types of minerals that would be required for each specific new development or the amount required, the figures above nevertheless suggest that the Plan should support the ongoing supply of minerals in order to meet local development and economic needs. It is the developers themselves who decide specifically where to source minerals from, the role of the Plan being to ensure that there is sufficient supply to meet the theoretical demands that will arise. The scale of new development within the Joint Plan area will have a bearing on the range, and scale of waste management capacity and facilities that should be planned for, and this has been considered in more detail in the Waste Arisings and Projections work which is discussed below.

Sustainable Communities Strategies

- 2.38 Each council produces a Sustainable Communities Strategy. The North Yorkshire Sustainable Community Strategy is produced by the North Yorkshire Strategic Partnership, an organisation comprising a range of public, private and voluntary sector bodies. The current North Yorkshire Community Plan relates to the period 2011-2014 and sets priorities of protecting and supporting vulnerable people, supporting economic growth and employment and improving accessibility for all our communities. However, this document is currently under review and once finalised will set out a revised set of priorities for the period 2014-17. As the North Yorkshire Community Plan timeframe does not cover the full period within which the Minerals and Waste Joint Plan will operate. The content of any new Community Plan will need to be taken into account where possible.
- 2.39 The City of York Council's Community Strategy, 'The Strategy for York 2011 2025', was produced by the Without Walls partnership of public, voluntary and business organisations. The guiding principles of the strategy are focused on 'inclusion and enrichment' and 'reducing our environmental impact.' The long term objective is 'York will be a leading sustainable city by demonstrating strong performance in tackling climate change, resource efficiency, environmental protection and enhancement (natural and built environments), sustainable transport and quality of life for all, and whilst respecting its special qualities and capacity for growth accordingly.'

North York Moors National Park Management Plan

2.40 National Park Authorities must produce a National Park Management Plan setting out the vision, aims and policies for the management of the National Park. Draft national planning practice guidance on the Natural Environment states that National Park Management Plans may be material considerations when determining planning applications. The North York Moors National Park Management Plan was adopted in

⁷ Includes all local planning authorities in the Tees Valley, Durham, Cumbria, Lancashire, South Yorkshire, West Yorkshire and the East Riding - these are directly adjoining the Plan area and, in some cases, are areas where there is established known relationship in terms of minerals supply from the Plan area

2012. Within the context of delivering the statutory National Park purposes, the plan focuses upon the Park's ecosystem services, setting out a strategy to conserve and enhance the National Park's special qualities and improve habitat networks whilst at the same time supporting new woodland, increased agricultural production, more visitors and renewable energy generation. The Plan aims to protect the Park's landscape, biodiversity, natural and historic environment and tranquil areas, provide opportunities for enjoying and understanding the Park's special qualities, promote the North York Moors brand and support the local economy. It contains a policy which aims to reduce the amount of waste generated and increase the amount of waste which is re-used or recycled.

Strategic Economic Plan

- 2.41 A draft Strategic Economic Plan for North Yorkshire, City of York and the East Riding was published by the Local Enterprise Partnership (LEP) for the area in August 2013. In addition to setting out a draft vision for the area to become 'a thriving prosperous place where businesses are growing in size, number and long term profitability', the draft Strategy identifies a number of matters of more specific relevance to the Minerals and Waste Joint Plan. These include a focus on the area becoming a 'UK leader in food manufacturing, agriculture and biorenewables', and 'Driving Growth in our towns and the City of York'. The draft Strategy recognises a strong connection between food and agriculture and natural resources, especially biorenewables, for example using farm waste to produce energy through anaerobic digestion. It also indicates an intention to focus strategic investment in growth towns identified within the area's local plans, as well as development in the City of York to support its ambition to be a top 5 UK City. In smaller towns and rural areas the focus is on locally led economic development. The draft Strategy makes specific reference to the inward investment potential of the proposed potash mine in the North York Moors National Park, as well as the biomass and carbon capture and storage proposals at Drax power station.
- 2.42 The southern part of the Joint Plan area (Craven, Harrogate, York and Selby council areas) also falls within the Leeds City Region Local Enterprise Partnership Area. Four strategic priorities have been established for the Leeds City Region which are: supporting business and enterprise, enabling a skilled and flexible workforce, fostering a low carbon, sustainable economy and creating the infrastructure for growth.

Consultation Responses

2.43 Although NYCC undertook a number of consultations during 2010 to 2012 on its former minerals and waste core strategies, to meet the legislative requirements it is essential that all formal stages of consultation are carried out in relation to the Minerals and Waste Joint Plan. The First Consultation on the Plan took place in May and June 2013. This sought to obtain views on what the Plan should contain and what issues it should address and the responses have been considered alongside responses received to previous NYCC consultations. Full details of the responses received can be found on the Joint Plan website at

<u>www.northyorks.gov.uk/mwjointplan</u>. The consultations highlighted the issues that respondents consider are important to address and these are summarised briefly below:

Minerals

- The supply of minerals should be maintained
- There should be a flexible approach to minerals supply
- There should be no further extraction in the North York Moors National Park and the AONBs
- Existing quarries should be extended in preference to opening new ones
- It is important to safeguard minerals
- The use of alternatives to primary minerals should be encouraged
- Restoration of minerals workings should be co-ordinated and provide enhancements for biodiversity, alongside other benefits such as flood storage, agriculture and recreation
- The need for transportation should be minimised and alternatives to road transport should be encouraged
- If further reliance is placed on marine dredging consideration should be given to the environmental impacts of this
- The overall view is that shale gas extraction should not be permitted
- Important minerals infrastructure, such as railheads and wharves, should be safeguarded

<u>Waste</u>

- Waste should be managed further up the waste hierarchy
- A range of waste management methods/technologies should be planned for
- Waste management facilities should be located close to the source of arisings
- Waste management facilities should be co-located with complementary uses
- There should be a number of small waste management facilities across the Joint Plan area
- Opportunities from waste management should be maximised, such as energy from waste, employment opportunities and climate change mitigation
- Energy from waste should be restricted to waste which cannot be re-used or recycled
- Waste should not be imported into the Joint Plan area
- There is a mixed view about the merits of incineration and particular concern was expressed by some respondents about development of the proposed Allerton Waste Recovery Park facility
- There was a preference that landfill should not be supported by the Plan
- Waste projections should form part of the evidence base
- Flexibility should be applied to accommodate changes in arisings and technology

General

- There should be an appropriate balance between economic, social and environmental considerations
- The landscape, natural environment (including water) and heritage assets should be protected
- Sites should be carefully managed to minimise any environmental and amenity / community impacts
- 2.44 Detailed issues raised in relation to specific types of minerals or types of waste or facility are considered in the relevant sections in Chapters 5 and 6 of this document.

Evidence Base

2.45 The key documents, including a summary of its relevance, the issues emerging and implications for the Plan, are listed below and are available (if complete) at <u>www.northyorks.gov.uk/mwevidence</u>. The conclusions and key messages arising from these documents have informed the generation of options and are considered in more detail in the relevant sections of this Issues and Options document.

Minerals and Waste Joint Plan Evidence Base and Technical Papers

2.46 The three authorities have produced a number of Evidence Base documents and Technical Papers to help the preparation of the Joint Plan. Each of the Joint Plan Authorities has produced Minerals and Waste Evidence Base and Technical Papers relating to their area. These provide a detailed account of the geological distribution, technical properties and uses, historic and current activity and policy framework for each mineral in each planning authority area. Evidence base papers relating to the Economic and Environmental aspects of the Plan area have also been produced jointly for the Plan area.

Topic Papers

2.47 The Topic Papers which have been produced as part of the Issues and Options consultation relate to each different mineral and the main types of waste and waste management processes likely to be relevant to production of the Plan, and draw upon information contained in the Minerals and Waste Technical Papers and Evidence Base documents along with further details on requirements and on issues that have arisen through consultation. The Topic Papers are available at www.northyorks.gov.uk/mwevidence.

Local Aggregates Assessment

2.48 All minerals planning authorities are required to produce a Local Aggregates Assessment (LAA). This must be based on a rolling average of 10 years sales data and other relevant local information and include an assessment of all supply options (including marine dredged, secondary and recycled sources). The Joint Plan authorities, along with the Yorkshire Dales National Park Authority, published their first Local Aggregates Assessment in March 2013. The conclusions of this are considered in more detail in the aggregates sections of this Issues and Options document but to summarise it was concluded that, at the time of production of the LAA, there was an indicative shortfall of around 27.5mt of sand and gravel provision over the period to 2030; consideration needs to be given to the extent to which further resources of Magnesian limestone should be made available to maintain a balance of crushed rock types; additional small scale provision of building sand may be required; and a number of guarries are likely to require extensions in time to help maintain continuity of supply during the plan period. This is relevant to the NYCC area as no aggregates extraction currently takes place in the CYC or the North York Moors National Park.

Marine Dredged Sand and Gravel

2.49 The minerals planning authorities in the Yorkshire and Humber Region have recently appointed consultants (URS Environment and Infrastructure UK Ltd) to assess the extent to which sand gravel resources in the marine area could be extracted and

made available for use in the region, which could have implications for the amount of sand and gravel required to be supplied through terrestrial mining. This is identified in the Local Aggregate Assessment (see above) as a matter which needs to be kept under review. A draft report of the study was produced in late 2013 which suggests that there is potential for a significant increase in supply of marine aggregate into the Yorkshire and Humber area, but that this is unlikely to occur in the short term (within 5 years), whereas in the longer term (beyond 20 years) it is seen as inevitable. Large areas of resources are already licensed for dredging by the Marine Management Organisation off the East Coast of England⁸ and one of the main barriers to increased supply is likely to be the economics of moving marine dredged material to inland market areas. A shift in supply towards marine sources is relevant to the Plan area because of the potential implications for sand and gravel supply requirements from land won resources in North Yorkshire.

Minerals Safeguarding Studies

2.50 The National Planning Policy Framework requires planning authorities to define Minerals Safeguarding Areas, for which policies should be set to ensure mineral resources in these areas are not sterilised. In 2011 NYCC commissioned British Geological Survey to carry out work to identify Minerals Safeguarding Areas, through consultation with the minerals industry. The CYC and the NYMNPA have recently commissioned British Geological Survey to carry out similar work for their areas and draft minerals safeguarding maps have been produced which following consultation is currently being finalised.

Updated sand and gravel assessment

2.51 As part of the work on minerals safeguarding, a re-assessment of the distribution of potentially viable sand and gravel resources in the area was also undertaken by British Geological Survey on behalf of NYCC and the CYC. This has identified a revised (and reduced) overall distribution of potential resources and will form the basis for identification of safeguarding areas for sand and gravel, as well as assisting with the identification of locations for future development.

Waste Arisings and Projections

- 2.52 The Joint Plan authorities have commissioned consultants Urban Vision to provide evidence in relation to waste arisings and capacity for the Joint Plan authority areas. The Yorkshire Dales National Park Authority was also involved and information relating to the Yorkshire Dales National Park forms part of the outputs.
- 2.53 The work provides an assessment of likely future arisings to 2030 in relation to local authority collected waste⁹, commercial and industrial waste, construction, demolition and excavation waste, hazardous waste, agricultural waste, local level non-nuclear radioactive waste and waste water / sewage sludge. These projections are set within the context of varying growth scenarios. The work identifies the available capacity of existing and permitted waste management facilities and any potential 'gap' between existing capacity and capacity likely to be required over the plan period. The work

⁸ The Minerals and Waste Joint Plan authorities do not have statutory responsibilities for licensing offshore dredging.

⁹ The study does not generate new projections of arisings for LACW but incorporates projections already generated by the York and North Yorkshire Waste Management Partnership, who have responsibility for management of this waste stream, as these projections are considered to be robust

and its conclusions are discussed at greater length in Chapter 6 of this Issues and Options document.

Managing Landscape Change project

2.54 This study was commissioned by NYCC, prior to commencement of work on the Joint Plan, with funding from English Heritage and adopts an integrated approach to the consideration of environment, landscape and historic environment issues in relation to Areas of Surface Minerals Resources. Whilst the study only covers the NYCC area, it also contains a range of more generic good practice advice on minerals site design, operation and reclamation which is likely to be of relevance to the Joint Plan area. The study can be viewed at: http://www.northyorks.gov.uk/article/26667/Local-core-documents---managing-landscape-change-project-April-2012 .

Sustainability Appraisal

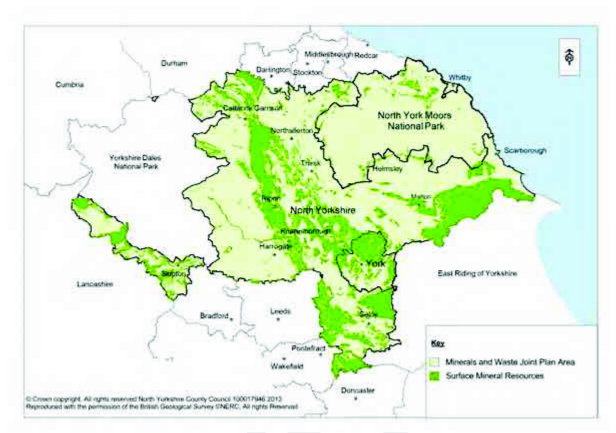
2.55 The Sustainability Appraisal will ensure that environmental, social and economic considerations are integrated into the production of the Plan. Sustainability Appraisal has been carried out on the vision, objectives and options and will inform the development of the Preferred Options. Sustainability Appraisal will also be carried out at Preferred Options and Publication stages of Plan production and its recommendations will be considered in further progressing the Plan. The Sustainability Objectives, which will be used to assess the Plan, have arisen through consideration of the objectives of many plans, policies and programmes which are relevant to the Joint Plan area, along with other considerations and have been agreed through consultation on the Scoping Report. This consultation took place alongside the initial consultation on the draft Plan in 2013, including two workshops with key stakeholders. The scoping report can be accessed here: www.northyorks.gov.uk/mwsustainability.

Mineral and Waste specific context

2.56 The purpose of this section is to outline the context in relation to minerals and waste in the Joint Plan area to inform the discussion on the minerals and waste issues and potential policy options which follows. The content of this section is derived mainly from information in the evidence base for the Plan, which can be accessed at www.northyorks.gov.uk/mwevidence. More information on minerals and waste issues is contained in Chapters 5 and 6.

Minerals

2.57 Minerals are important as they provide the raw materials necessary for construction, energy and manufacturing of products. They are therefore importing in helping to sustain economic growth. The Government therefore attaches importance to planning for the supply of minerals whilst at the same time ensuring that the impacts of extracting them are kept within acceptable limits. An important consideration in planning for minerals is that they can only be worked where they occur in sufficient quantity and quality and this fundamental geological constraint will always be a key influence on planning for the supply of minerals. A range of mineral types exist within the Plan area, as shown on Figures 3 and 4 below.



Page 39

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Figure 3: Distribution of surface mineral resources within the Joint Plan area

Figure 4: Distribution of underground mineral resources

- 2.58 Despite this relatively broad distribution of resources, there is currently a focus on extracting minerals in particular locations where the quarrying industry is well established and infrastructure exists to help process minerals and transport them to markets. This has resulted in the existence of concentrations of working in certain parts of the Joint Plan area such as the valleys of the Rivers Swale and Ure, the western and southern parts of Selby District and in parts of Ryedale District in the eastern part of the Plan area. Most mineral workings are in the NYCC part of the Plan area.
- 2.59 With over 50 working quarries, the Joint Plan area is a significant producer of minerals at a regional and, in some instances, national scale. Aggregate minerals (sand and gravel and crushed rock) are particularly important, with the Joint Plan area being the largest supplier of concreting sand and gravel within the Yorkshire and Humber region, all of which is extracted in the NYCC area. Other important minerals include coal (Kellingley Colliery in NYCC is one of only a small number of active coal mines remaining in the country), potash (Boulby Mine in the North York Moors National Park is the UKs only potash mine) and silica sand, which is a scarce and nationally significant mineral worked on a relatively small scale at Burythorpe Quarry in the NYCC area. Onshore gas is exploited in the Vale of Pickering area, in one of the UK's largest onshore conventional gas fields, and approval has recently been given for extraction from a well at Ebberston in the North York Moors National Park. Other minerals worked, on a smaller scale, are clay and building stone, which are worked mainly in the NYCC area although two building stone quarries exist in the National Park.

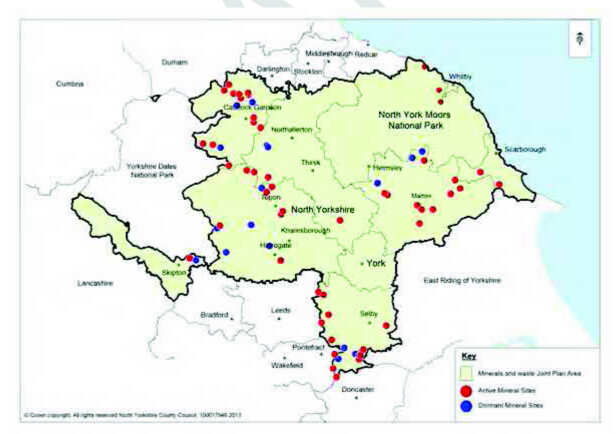


Figure 5: Distribution of active and dormant quarries in the Joint Plan area

2.60 In addition to these 'primary' minerals resources of commercial significance, the Joint Plan area is also an important supplier of secondary aggregate, in the form of colliery spoil and waste ash from power stations, both of which are located in Selby District.

The area also produces alternative aggregate materials such as those produced from recycled construction and demolition waste. These are both important sources of supply as they can act as more sustainable alternatives to the extraction of primary aggregate minerals.

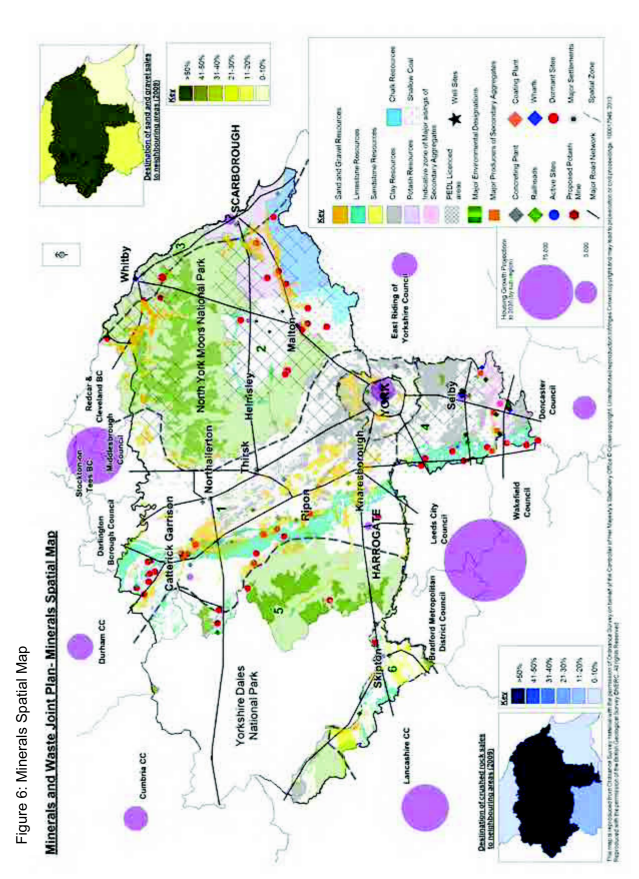
- 2.61 As well as quarries and mines, the Joint Plan area also contains a range of other infrastructure associated with the supply of minerals. These include plant for the manufacture of concrete and coated roadstone and the production of blocks made from aggregate, as well as facilities used or with potential for use to help transport aggregate, such as rail heads and river wharves. This infrastructure is important as it helps ensure that minerals can be supplied in forms which the market requires and to the locations where it is needed. The large majority of this infrastructure is located within the NYCC area.
- 2.62 Markets for minerals do not follow administrative boundaries and evidence indicates that movements of minerals across the Joint Plan area boundary occur. Although predominantly rural, the Plan area is located between major urban areas to the south and north (West and South Yorkshire and Teesside respectively) and it is therefore not surprising that minerals from the Joint Plan area are transported into these areas, where demand tends to be greater than in more rural locations. Information about minerals movements is not available in full detail but we know that, in recent years, about one-third of all the sand and gravel produced in the area has been transported into the adjacent North East Region and about one quarter into West and South Yorkshire. Similarly, only around half of the crushed rock produced in the Joint Plan area has been used in the area, with significant amounts transported to West and South Yorkshire and the former Humberside area.
- 2.63 Less information is available for other minerals but it is understood from the mine operator that around a third of potash produced from the Boulby potash mine is exported from the UK. Smaller scale known exports from the Joint Plan area include silica sand, building stone and secondary aggregate, and gas extracted in the Vale of Pickering is used to generate power which is fed into the national grid. Most of the building stone worked in the area is sold locally, although some is known to have served more distant markets, including Scotland. Coal worked at Kellingley Colliery is used at local power stations such as Drax, Eggborough and Ferrybridge. Clay is used mainly at local manufacturing facilities within the Joint Plan area.
- 2.64 The overall scale of imports of minerals is understood to be relatively small compared with total consumption, although data is limited. Known imports include aggregate from the Yorkshire Dales National Park, North East Region, Cumbria, Wakefield, Doncaster, the East Riding and Derbyshire. Silica sand is also imported as a raw material for a glass manufacturing plant near Selby. These imports are thought to relate mainly to minerals which meet specifications which cannot be provided from within the Plan area, or where local market conditions exist near the boundaries of the Joint Plan area.
- 2.65 Transportation of minerals within the Joint Plan area is predominantly by road. Some rail transport occurs in Selby district for the movement of coal from Kellingley Colliery to the power stations and potash extracted from Boulby mine is transported by rail, whilst gas is transported by pipeline. Some minerals are imported into the Joint Plan area by rail, but again, this is generally limited to Selby district.
- 2.66 Continued availability of reserves of some minerals (such as sand and gravel and clay), is under pressure, with current reserves expected to run out relatively soon in the absence of new permissions. The current supply situation for some other

minerals, such as crushed rock, coal and potash is relatively healthy. It is likely that there will be a need to make significant new provision for sand and gravel working, if security of supply in accordance with current arrangements is to be maintained. Evidence suggests that the overall scale of additional provision required could be around 25-30 million tonnes over the period up to 2030.

- 2.67 Whilst planning for the future supply of minerals is clearly important, there is also a need to ensure that other aspects of the Joint Plan area that are highly valued, such as its high quality landscapes and natural, built and historic environment (which includes the North York Moors National Park and AONBs and the historic core of York), its local communities and businesses, are protected from any harmful effects of minerals working and transport.
- 2.68 The 'spatial map' below summarises some key factors relevant to planning for minerals in the Joint Plan area.

Minerals and Waste Joint Plan





25

- 2.69 The minerals spatial map identifies the overall distribution of minerals resources in the Joint Plan area, as well as other relevant aspects of the area such as main road transport routes, large scale nationally important landscape designations which are likely to pose a significant constraint on minerals development and key market areas and known cross-boundary movements for aggregates.
- 2.70 The map has been divided into a number of sub-areas which are considered to reflect a number of common characteristics generally relevant to minerals planning. This is intended to help increase our understanding of the overall area and the context for the Plan. The sub-divisions are indicative only and should not be taken to indicate that each sub-area is consistent in all respects. For example, the North York Moors National Park area has not been differentiated on the map from the adjacent Howardian Hills AONB. This is because both those areas represent significant national policy constraints to minerals development. However, at a detailed level there are also significant differences between the two designations in terms of the local policies and constraints that may apply. For this reason it is not intended that any of the sub-areas themselves be subject of specific policies in the Joint Plan. A more detailed description of the characteristics of each sub-area is available in the evidence base at <u>www.northyorks.gov.uk/mwevidence.</u>

Waste

- 2.71 Dealing with waste is a major challenge for society and needs to be addressed alongside other initiatives to improve the sustainability of our environment and economy. Many items discarded as waste have the potential to be re-used, recycled or used as a resource. Managing waste in these ways has benefits in reducing the amount of natural resources that are consumed. For example re-using or recycling materials generated during demolition activity can reduce the need for extraction of new minerals. At the same time, it can reduce the need for landfilling of waste, which is itself an inherently unsustainable practise in many circumstances. Treating waste as a resource can also lead to new opportunities for the economy, with the outputs of modern waste management processes acting as inputs to businesses which can use them. In recent years there has been rapid change in the policy and regulatory context for waste management, as well as in the means by which waste is being managed, and this is expected to continue over the plan period.
- 2.72 Waste arises from a wide range of domestic, commercial and industrial activities. The main waste types (streams) arising within the Joint Plan area include:
 - Local Authority Collected Waste¹⁰ (LACW, which includes Household waste and other similar wastes collected by the Local Authorities)
 - Commercial and industrial waste (C&I)
 - Construction, demolition and excavation waste (CDEW)
 - Hazardous waste
 - Agricultural waste
 - Low level (non-nuclear) radioactive waste (LLRW)
 - Waste Water
- 2.73 LACW, C&I and CDEW are the three primary types which need to be considered in the Plan, although it is intended also that the Plan should contain appropriate policy

¹⁰ Recent re-definition of municipal waste to include other similar wastes collected by local authorities (such as waste from businesses previously counted as Commercial and Industrial waste) has led to the term Local Authority Collected Waste becoming a more accurate description

in relation to the other important waste streams known to arise. Of the three main streams, C&I waste is the most significant by volume in the Joint Plan area.

- 2.74 The amount and type of waste produced in the Joint Plan area, and the ways in which it is managed, partly reflects the environmental, social and economic characteristics of the area. Concentrations of population and commercial/industrial activity, such as in the City of York and the towns of Harrogate and Scarborough, along with industrial activity in the Selby area, are the largest producers of waste and this tends to be reflected in the overall pattern of waste management facilities. However, large parts of the Joint Plan area are also highly rural, with population and development sparsely distributed. Amounts of waste generated in these areas are generally likely to be lower (with the exception of agricultural waste) but managing waste in such areas can present challenges as arisings are more dispersed and significant transport of waste may be needed if local facilities cannot be provided.
- 2.75 The majority of waste in the Joint Plan area has, historically, been disposed of through landfill and this continues to be the case today for some waste types. This is to some extent due to the fact that parts of the Plan area have a high number of quarries which traditionally have been restored via landfill, and landfill has been a relatively cheap means of dealing with waste. However, in line with the waste hierarchy¹¹, and based on the environmental impacts and inherent unsustainability of landfilling, current national policy is focussed towards reversing this position and delivering substantially greater levels of re-use, recycling and recovery of waste, such that only 'residual' waste (i.e. that which cannot be re-used, recycled or composted or put to beneficial use in some other way) is disposed of. The Government defines such a position as a 'zero waste economy'.
- 2.76 In addition to increased re-use, recycling and composting of waste, alternative methods of dealing with residual waste have been developed, including technologies such as mechanical and biological treatment, anaerobic digestion, incineration with energy recovery and advanced thermal treatment processes such as pyrolysis and gasification. Some of these (such as anaerobic digestion and incineration with energy recovery) are well established in the UK on a commercial scale. Others, such as pyrolysis and gasification technologies, are less well established.
- 2.77 There are many organisations and agencies involved in the overall process of dealing with waste and the actions of individuals are important too. The three waste planning authorities have a particular responsibility to ensure that up to date planning policies are in place to help support the more sustainable management of waste. This can include setting out the overall scale, location and nature of waste management capacity that is likely to be needed in the area over the next 15 years, as well as policies to ensure that any proposals which do come forward can be developed without unacceptable impact on communities, businesses and the environment.
- 2.78 It is not the role of the Plan to specify how waste is collected, or the processes and technologies by which it must be managed. These are mainly matters for business and, in the case of household and other similar waste, the District and County Councils, City of York Council and Redcar and Cleveland Borough Council in their capacity as waste collection authorities (district, borough and unitary councils) and

¹¹ The Waste Hierarchy is a concept endorsed at all levels of planning policy which places five categories of waste management in their order of priority: Prevention, Preparing for Re-Use, Recycling, Other recovery, Disposal.

waste management authorities (county and unitary councils). Whilst the National Park Authority is the waste planning authority, it has no waste management or waste collection responsibilities. Figure 7 below shows the waste management authorities covering the Joint Plan area. Most of the waste arising in the North York Moors, and also the Yorkshire Dales National Park which is largely within North Yorkshire County, is managed outside the Parks but within the NYCC area, and this situation is expected to continue.

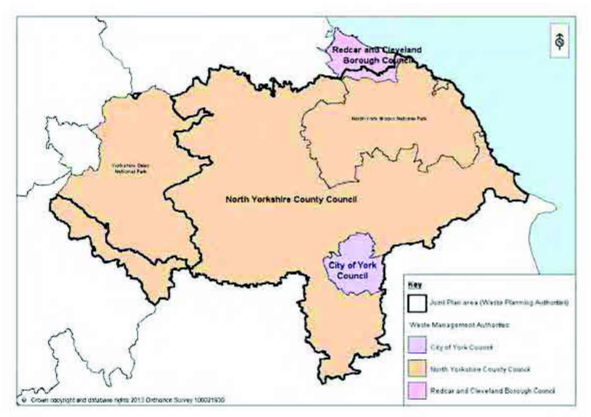


Figure 7: Waste Management Authorities covering the Joint Plan area.

- 2.79 Specific local targets for recycling, composting and diversion of household waste from landfill have been determined by the York and North Yorkshire Waste Partnership (which comprises the seven district councils in North Yorkshire together with the County Council and CYC). The northern part of the North York Moors National Park lies within Redcar and Cleveland Borough, with targets for waste management in this area set out in the Tees Valley Joint Waste Management Strategy. Whilst these matters are clearly of relevance to the Plan, as they may have implications for the general range and quantity of waste management capacity that may be needed in the area, they are identified separately from it.
- 2.80 The management of waste is not a matter which is necessarily constrained by local authority boundaries. Although evidence is limited, it suggests that there are both imports and exports of waste across the North Yorkshire sub-region boundary, as well as imports of waste from the adjacent Yorkshire Dales National Park Authority area. Whilst some of these movements may be part of well-established patterns of waste management, other movements may take place in a more ad hoc way depending on shorter term commercial and market considerations. Previous or current patterns of movement may not necessarily continue in the future in response to a wide range of market and other considerations. This represents a considerable

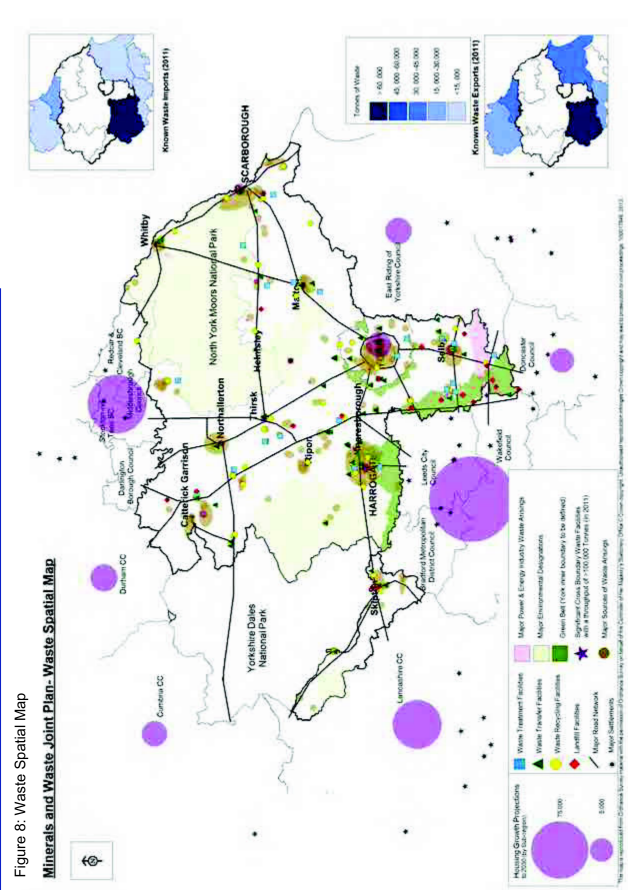
challenge to comprehensive planning for the management of waste and suggests a need for a degree of flexibility in the Plan.

2.81 The 'spatial map' below summarises some of the key factors relevant to the Joint Plan area from a waste planning perspective.

Minerals and Waste Joint Plan

29





Minerals and Waste Joint Plan

30

- 2.82 The map shows that the overall distribution of important waste management facilities (and hence capacity) within the Joint Plan area is relatively broad. However, as may be expected, a substantial proportion of current facilities are located in relatively close proximity to existing main settlements in the area, as well as main road corridors. The map shows areas of greatest population density in the Joint Plan area, represented by areas where the density exceeds 4 persons per hectare. It also shows the locations of business parks with at least 5 businesses present. These criteria are considered to give some indication of the likely overall distribution of main arisings of LACW, C&I and C&D waste in the area. The relatively close relationship between potential sources of arisings, main transport networks and the existing facility network suggests that the existing network is already relatively well suited to meeting an objective of managing waste in proximity to where it arises.
- 2.83 However, this is a considerable simplification of the actual position and there are a number of significant limitations to the map. These include the fact that that the facility locations shown on the map are only those which hold permits issued by the Environment Agency. There are known to be a substantial number of other, unlicensed, facilities which contribute to the overall network although, as these are generally of relatively small scale, their strategic significance is correspondingly lower. Also, other than the household element of LACW, which by definition arises only in direct association with the distribution of population, it is not practicable to map the overall distribution of arisings of waste in any detail.
- 2.84 Large scale environmental designations which may be a significant constraint on development of new waste facilities are also shown on the map. For waste this includes land in the Green Belt, as new draft Government policy for waste, published in 2013, indicates that proposals for waste developments in the Green Belt should not be afforded more flexibility than other similar forms of development.
- 2.85 The map also seeks to show key known cross-boundary movements of waste as well as the location of major waste facilities in adjoining waste planning authority areas. As noted earlier, information on movement of waste, with the exception of hazardous waste, is generally limited and also subject to change over time, depending on markets and other circumstances and the map should be viewed in this context. Information on known movements suggests that the most important interrelationships are with the West Yorkshire and Tees Valley areas (for both imports and exports, with the East Riding also being a relatively important export destination. However in general terms known volumes of import from, or export to, the Joint Plan area are relatively small when compared with known arisings. This suggests that the area is likely to be largely self-sufficient in managing the waste that arises within it.
- 2.86 As a consequence of its limitations, the map is intended to help inform the context for waste planning in the area but should be viewed as part of the overall package of evidence for the waste elements of the Joint Plan.
- 2.87 A further important element of planning for waste up to 2030 is to understand the likely future quantity of waste arisings requiring management, as well as the capacity the Joint Plan area currently has to manage this waste. This is necessary in order to identify any gap between existing waste management capacity and that likely to be needed over the Plan period. A recent study commissioned by the Joint Plan authorities has considered this issue and the findings of the work are reflected in this Issues and Options consultation. The report of the study can be viewed at <u>www.northyorks.gov.uk/mwevidence</u>. It should be noted that the information it contains was current at the time of finalisation of the report (October 2013) but the capacity gap figures in the report will change over time, including during the period of

preparation of the Plan, as new permissions for waste facilities are granted, or any revised information becomes available. The model underlying the information on the report will be updated periodically to ensure that up to date information is fed into the preparation of the Plan. More information on possible future requirements for waste management capacity is contained in Chapter 6.

- 2.88 A further current issue, of direct relevance to preparation of the Joint Plan, is the procurement of a new contract by the York and North Yorkshire Waste Partnership for the management of residual LACW arising in North Yorkshire. New means of dealing with residual LACW are needed to replace current contracts for landfill which end in 2015.
- 2.89 The proposed means of dealing with waste through the new contract would be via development of a new waste recovery facility, known as the Allerton Waste Recovery Park (AWRP), which would be located at the former Allerton Park Quarry, in Harrogate Borough. Planning permission for this facility was granted by NYCC in February 2013, although the Waste Partnership is yet to enter into a new waste management contract with the developer of the facility. A decision on the contract is expected in 2014.
- 2.90 The facility would provide sufficient capacity for the management of residual LACW arising over the period to 2030 and beyond, enable current landfill diversion targets for LACW to be met and exceeded, and help to meet current recycling targets. The facility would also provide some capacity for the recovery of energy from Commercial and Industrial waste. The progress of this proposal is therefore of key importance to the Minerals and Waste Joint Plan. If, ultimately, the AWRP facility is not developed an alternative approach will need to be identified to deal with residual LACW, which may need to include both interim and long term arrangements, and the Plan may need to incorporate some flexibility to reflect this.

Links between minerals and waste development

- 2.91 Whilst the above sections have focussed on the context for minerals and waste development separately, there are important links between the two. The efficient use of minerals, including the re-use of materials such as ash and spoil as alternatives to primary minerals, help reduce waste as well as conserving a natural resource. Quarries may have potential for the disposal of waste via landfill, as part of the reclamation process, in circumstances where any need for landfill capacity has been identified, and in some cases the disposal of inert waste via landfill can help improve the quality of derelict or degraded land. These links will need to be reflected in the content of the Plan.
- 2.92 Minerals and waste developments can also both have the potential for the delivery of benefits. For example through the careful design, operation and reclamation of mineral sites it may be practicable to provide enhancement of wildlife habitats, the provision of floodwater storage capacity or other environmental benefits, as well as helping to support local businesses and the economy, and some waste developments may be able to produce power or heat for use by local consumers.
- 2.93 Both forms of development, due to their nature, also have the potential to give rise to adverse impacts, for example on the landscape, through the impact of vehicle movements and the generation of noise or other forms of pollution. A key role for the Plan will be to develop planning policies which help deliver the maximum benefits

from the development which may be needed, whilst ensuring that any harmful impacts are minimised through appropriate locations, design and operation.

Chapter 3: Issues and Challenges

- 3.1 In order to plan for future minerals and waste developments, it is important to understand the relevant issues and challenges and the implications of these for the Plan. These include taking forward planning policy requirements, addressing issues raised through public consultation and considering the conclusions of research and evidence, including that produced specifically for the Plan.
- 3.2 The need to ensure relevant issues have been taken into account is reinforced through the NPPF which requires the Plan to be justified and based upon proportionate evidence.
- 3.3 The issues and challenges that the Plan should address have been identified through:
 - Review of the NPPF, PPS10 (Planning for Sustainable Waste Management) and other relevant national policy;
 - Consideration of any relevant local policies and strategies, including local waste management strategies, Sustainable Communities Strategies and the North York Moors National Park Management Plan;
 - Review of factual and technical information contained in the evidence base;
 - Specific items of evidence produced as part of the Plan;
 - Comments received as part of the Joint Plan First Consultation (and previous consultations undertaken by NYCC prior to the decision to prepare a Plan on a joint basis).
- 3.4 It should be acknowledged that the authorities are only able to use evidence which is available to them or which they have been able to commission or purchase. However, it is considered that the combination of sources of information identified above provides the authorities with confidence that the key issues have been identified, although one of the purposes of this consultation is to provide an opportunity for interested parties to tell us about any other the issues or priorities we should address in the Plan.

Issues and Challenges Summary

3.5 Based upon the evidence outlined in this chapter and in Chapter 2, the issues and challenges which are considered at this stage to be of most significance to the Joint Plan are summarised below. These will be considered in more detail in Chapters 5 to 8 of this document.

Minerals

The key issues and challenges for minerals that the Joint Plan will need to address are:

- Ensuring a continuity of supply of minerals, particularly once the economy begins to grow, reflecting the likely levels of growth and future requirements for minerals;
- Maintaining the required land banks for sand and gravel, crushed rock, silica sand and clay, but providing for these outside of the National Park and AONBs;
- Continuing to provide a supply of building stone for repair of traditional

buildings and for new build;

- Considering how to address the potential for unconventional oil and gas resources such as shale gas as well as planning for conventional forms of energy minerals;
- Addressing commercial interest for a new potash mine in the National Park
- Encouraging the use of secondary and recycled aggregates over primary minerals extraction;
- Safeguarding important minerals resources and infrastructure from sterilisation by other uses;
- Ensuring there are sufficient safeguards in place to minimise the local impacts of minerals extraction on communities and the environment;
- Providing for a range of enhancements, particularly through reclamation of workings;
- Developing an appropriate locational strategy for minerals supply, taking account of cross-boundary supply issues where relevant.

Waste

The key issues and challenges for waste that the Joint Plan will need to address are:

- Promoting the management of waste further up the waste hierarchy i.e. reducing the amount going to landfill and providing facilities to enable the reuse, recycling, composting and recovery of waste, as well as supporting an overall reduction in generation of waste;
- Supporting the delivery of the additional waste management capacity expected to be required, in line with any identified needs;
- Incorporating flexibility to reflect uncertainties resulting from waste data limitations, evolving technologies and practise and delivery of the AWRP facility;
- Developing an appropriate locational strategy for new waste management facilities, taking account of cross-boundary movements where relevant;
- Considering opportunities to co-locate waste management facilities with complementary uses;
- Ensuring there are sufficient safeguards in place to minimise the local impacts of waste management on communities and the environment;
- Safeguarding strategically important waste management infrastructure.

General

The key cross-cutting issues and challenges that the Joint Plan will need to address are:

- The Joint Plan area is diverse, ranging from very sparsely populated rural areas to the urban area of York, alongside market towns and numerous villages, which will have implications for establishing approaches and policies which are appropriate across the Joint Plan area;
- Developing an appropriate approach to the protection and enhancement of the Plan areas' important landscapes, and natural and heritage assets including the North York Moors National Park, AONBs and World Heritage Site. the historic city of York, numerous Conservation Areas, Sites of Special Scientific Importance, Heritage Coast, nature reserves and listed buildings as well as the wide range of non-designated assets which are important for their own intrinsic value
- Whilst unemployment levels are relatively low, there is a drive for economic growth both within the Joint Plan area and nationally, for which minerals

supply can play an important supporting role. The drive for economic growth is also relevant when considering the employment opportunities afforded by new minerals and waste developments;

- Reducing carbon emissions, particularly in relation to the transportation of minerals and waste, promoting re-use and recycling of materials and recovery of energy from waste; and providing opportunities to assist in adapting to the effects of climate change, such as reducing flood risk and enhancing habitat connectivity;
- Considering accessibility to major transportation networks and sustainable transport infrastructure, recognising constraints on opportunities for the movement of minerals or waste;
- Ensuring an element of flexibility is built into the Plan.

Questions - Key Issues



1) Are these the key issues that the Joint Plan should be addressing?

2) Are there any additional strategic issues that should be addressed (please note that more detailed issues will be highlighted in the relevant further chapters and sections of this document)?

Chapter 4: Development of a Vision and Objectives

- 4.1 A Plan's vision and objectives help give direction to the policies it contains. This section of the document sets out a draft vision and related objectives for the Minerals and Waste Joint Plan. It responds to the issues and challenges facing the area, as discussed in the previous section, which reflect the outcomes of public consultation to date, as well as the emerging evidence base and the national policy context. In developing the vision and objectives for the Joint Plan, the outcomes of previous consultation on a vision and objectives for minerals and waste plans in the NYCC area have also been taken into account.
- 4.2 The following interconnected priorities underpin the vision and objectives:
 - Delivering sustainable waste management
 - Achieving the efficient use of minerals resources
 - Optimising the spatial distribution of minerals and waste development
 - Protecting and enhancing the environment and supporting communities and businesses

Vision

Over the period to 2030 a careful balance will be maintained between meeting requirements for minerals and waste development and infrastructure whilst protecting and enhancing the Joint Plan area's environment, supporting its communities and strengthening its economy.

Delivering Sustainable Waste Management

i. Less waste will be being generated and the Joint Plan area will have moved substantially closer to a zero waste economy, with more waste being used as a resource and disposal of waste arising in the Joint Plan area only taking place as a last resort. National and local targets for recycling and diversion of waste will, as a minimum, have been met and, where practicable, exceeded. Important waste management infrastructure will have been safeguarded for the future and the Joint Plan area will have delivered sufficient waste management capacity to meet needs equivalent to waste arising in North Yorkshire and the City of York, with waste only being exported out of the Joint Plan area where necessary or more sustainable.

Achieving the Efficient Use of Minerals Resources

ii. Whilst maximising the use of alternatives to primary minerals, the provision of an adequate and steady supply of minerals will have been maintained, recognising the important role the Joint Plan area has in the supply of a range of minerals and in particular recognising the area's role in aggregates provision in the Yorkshire and Humber area and the adjacent North East region. Provision will have also reflected the importance of using local minerals to help maintain and improve the quality of the area's built environment. Important minerals resources and minerals supply infrastructure will have been safeguarded effectively for the future.

Optimising the Spatial Distribution of Minerals and Waste Development

- iii. Where geological and infrastructure considerations allow, opportunities to ensure a good match between locations of minerals supply and demand will have been taken, and appropriately located mineral workings will also be playing a role as locations for the re-use and/or recycling of construction and demolition and excavation waste.
- *iv.* For both minerals and waste development, an adequate network of suitably scaled and sustainably located facilities will have been delivered in order to meet requirements identified in the Plan and the distribution of these will have had regard to the availability of suitable transportation networks, any opportunities for modal shift and the benefits of minimising the overall distance waste and minerals are transported.
- v. Waste arising in both urban and rural areas will be being managed as near to where it arises as practicable, appropriate to the waste stream and scale of arisings, in order to provide a network of facilities accessible to local communities and businesses. New waste facilities in both urban and rural locations will, where practicable, have been co-located with complementary industries, businesses and producers or users of waste, in order to maximise the overall efficiency of waste management and the delivery of wider benefits to local businesses and the economy, including from the generation of heat and power through the recovery of waste.
- vi. In identifying appropriate locations for the delivery of both minerals and waste development the distinguished natural, historic and cultural environment and unique and special landscapes of the Joint Plan area will have been protected, with particular protection afforded to the North York Moors National Park, the Areas of Outstanding Natural Beauty and the historic City of York.

Protecting and enhancing the environment and supporting communities and businesses

- vii. Minerals and waste development will be taking place in accordance with the highest practicable standards of design, operation and mitigation throughout the life of the development in order to ensure that the amenity of local communities, the sustainability of local businesses and the high quality environment of the Joint Plan area are given robust protection. Liaison between developers and local communities, businesses, regulators and landowners will have been key in delivering this.
- viii. Improved efficiency in energy and resource use and appropriate design and mitigation to address effects on, and from, climate change, including reducing the carbon footprint associated with minerals and waste and reducing flooding will have occurred, and a high standard of reclamation and afteruse of minerals and waste sites will be being delivered, providing a range of benefits for local communities and the environment of the area.

What does the Sustainability Appraisal say?

The vision has been assessed as having beneficial effects on the environment, economy and communities in the Plan area. Positive effects have been identified in relation to the natural and historic environment, landscape, climate change, the economy and protecting communities and particularly strong positive effects identified in relation to minimising the use of resources, managing waste more sustainably, mitigating climate change and enabling the supply of minerals to support the needs of the population. No negative effects have been identified, primarily due to the nature of the vision being an overarching goal for the Plan.

Questions - Vision



3) Do you have any comments on the draft vision presented above?

4) Is there an alternative vision we should pursue?



Objectives

4.3 Based on the proposed Vision above, the following objectives are proposed as a means of taking this forward. These are split into four groups based on the interconnected priorities identified above.

Delivering sustainable waste management

Objective 1	Encouraging the management of waste further up the hierarchy
Background explanation supporting the objective.	This includes supporting the efficient use of materials in the design and construction of development and supporting a reduction in the amount of waste generated by individuals and organisations; meeting and where practicable exceeding national and local targets for recycling, composting and diversion of waste from landfill; using waste as a resource and disposing of waste via landfill or incineration without energy recovery only as a last resort, and; building appropriate links between waste and minerals policy.

Objective 2	Making adequate provision for the waste management capacity needed to manage waste arising within the sub-region
Background explanation supporting the objective.	This includes planning for the delivery, where practicable, of the new waste management infrastructure needed to manage a level of arisings equivalent to the anticipated future arisings of waste in the Joint Plan area, including arisings of Local Authority Collected Waste arising within the adjacent Yorkshire Dales National Park Authority area, and; safeguarding and supporting the best use of important waste management infrastructure and ensuring appropriate co-ordination with District and Borough Councils in North Yorkshire to ensure a joined-up approach to safeguarding.

Achieving the efficient use of minerals resources

Objective 3	Safeguarding important minerals resources and minerals infrastructure for the future
Background explanation supporting the objective.	This includes safeguarding relevant surface and underground minerals resources of national and local importance, important aggregates supply and transport infrastructure such as railheads, wharfs, coating and concrete plants; and ensuring appropriate co-ordination with District and Borough Councils in North Yorkshire to ensure a joined-up approach to safeguarding.

Objective 4	Prioritising the long-term conservation of minerals through facilitating provision of sustainable alternatives to primary land won minerals extraction, including increasing the re-use and recycling of minerals and the use of secondary and marine aggregates
Background explanation supporting the objective.	This includes identifying an appropriate local contribution from alternative sources to primary land won minerals; supporting the development of such alternative sources in appropriate locations; encouraging the efficient use of minerals resources through the sustainable design and construction of new development; and building appropriate policy links between minerals and waste policy.
	Planning for the steady and adequate supply of the minerals

Objective 5	Planning for the steady and adequate supply of the minerals needed to contribute to local and wider economic growth, development, quality of life, local distinctiveness and energy requirements, within the principles of sustainable development
Background explanation supporting the objective.	This includes identifying and maintaining future supply requirements for minerals, in line with national planning policy and the North Yorkshire Local Aggregates Assessment and maintaining adequate landbanks, particularly for aggregates; recognising the role of the Joint Plan area in supply of minerals, particularly aggregates, beyond the Joint Plan area boundary, whilst also considering and responding to the ability of the area to sustain minerals extraction without compromising other social, economic or environmental goals.

Optimising the spatial distribution of minerals and waste development

Objective 6	Identifying suitable locations for the extraction and recycling of minerals, the production of secondary aggregate, key minerals supply and transport infrastructure and the management of waste
Background explanation supporting the objective.	This includes identifying and allocating appropriate sites or areas for future minerals working, the provision of secondary and recycled aggregate, minerals supply and transport infrastructure and the disposal of mineral waste, as well as identifying and allocating appropriate sites or areas for the management and where necessary disposal of waste. Identification of strategically important sites or areas will be the priority.

Objective 7	Seeking a good match between locations for waste management infrastructure and the places where waste arises, and between locations for mineral working and minerals supply infrastructure and the places where minerals and mineral products are used, in order to minimise the overall need for transport
Background explanation supporting the objective.	This includes developing locational policy which encourages new waste management infrastructure in locations as near as practicable to existing sources of arisings and expected patterns of future growth; co- locating waste facilities, where practicable, with complementary industries, businesses and producers or end users of waste including taking opportunities to utilise heat and/or power for the benefit of local communities and businesses, and; encouraging new minerals workings and infrastructure, including sites for the supply of secondary and

recycled aggregate, in locations well related to existing markets within
and near to the Joint Plan area and expected patterns of future growth.

Objective 8	Promoting the use of alternatives to road transport and ensuring that new development is served by suitable transport networks
Background explanation supporting the objective.	This includes developing locational policy which encourages new waste management infrastructure, minerals workings and minerals supply infrastructure, where practicable for longer distance and large scale movements, to locations where sustainable transport modes such as rail, water and pipeline can be utilised, and; where such modes are not practicable, that locations for development are well connected to suitable highways infrastructure.

Protecting and enhancing the environment and supporting communities and businesses

Objective 9	Protecting the natural and historic environment, landscapes and tranquil areas of the Joint Plan area
Background explanation supporting the objective.	This includes developing policy to protect, conserve and where practicable enhance the environment of the Joint Plan area, including natural and historic landscapes and environments, priority habitats and biodiversity, geodiversity, ground and surface waters, green infrastructure (including agricultural land) and ecosystems services; recognising and protecting the special qualities of the North York Moors National Park and the AONBs, and the historic views into York and supporting the use of local building stone to help maintain and improve the quality of the built environment and local distinctiveness.

Objective 10	Protecting local communities, businesses and visitors from the impacts of minerals and waste development, including transport
Background explanation supporting the objective.	This includes promoting high standards of design, operation and where relevant reclamation of minerals and waste sites (including sites for the supply of secondary and recycled aggregate and the disposal of mineral waste) and high standards in the transport of minerals and waste; as well as promoting the involvement of local communities and businesses in proposals for minerals and waste development in order to help protect local amenity, quality of life and the local economy.

Objective 11	Addressing the effects of climate change impacts on and from minerals and waste development activity, including using opportunities arising from minerals and waste development and reclamation activity to mitigate and adapt to climate change
Background explanation supporting the objective.	This includes planning for more sustainable design and working practices, including those aimed at carbon reduction, at minerals and waste sites; considering opportunities for the delivery of renewable and low carbon energy; and taking a long term view of the potential for reclaimed minerals sites for purposes such as flood alleviation, the provision of ecosystems services and maintenance of agricultural capacity. This objective would also contribute to meeting the national requirement to reduce greenhouse gas emissions by 80% below 1990 levels by 2050.

Objective 12	Delivering benefits for biodiversity, recreation opportunities and climate change adaptation through reclamation of minerals workings
Background explanation supporting the objective.	This objective supports wider objectives within the NPPF and within local strategies which seek to enhance conditions for biodiversity and other important environmental objectives, increase opportunities available for recreation and ensure measures are in place to adapt to climate change. This objective would also support the utilisation of a strategic, landscape scale, approach to reclamation where this could help minimise overall impacts and deliver maximum benefits.

What does the Sustainability Appraisal say?

The objectives of the Plan are assessed as largely having positive effects on the environment, economy and communities of the Plan area. Looking at the cumulative effects of all of the Plan Objectives, positive effects are particularly evident in relation to enabling the supply of minerals and the sustainable management of waste and on encouraging more sustainable modes of transportation. The Plan Objectives which seek to protect the environment and address climate change (9, 11 and 12) score particularly positively in the assessment. A number of uncertainties have been identified in relation to the effects of Plan Objectives 2, 5 and 6 where, on their own, these may have effects on the environment and communities in the Plan area. In particular, Plan Objectives 5 and 2 may lead to a number of negative effects on biodiversity, landscape, the historic environment and community wellbeing.

Questions-Objectives



5) Do you have any comments on the objectives presented above?

6) Are there any alternative objectives we should consider?

Chapter 5: Minerals

5.1 This section considers the issues and puts forward potential options to help maintain continuity of supply, as well as long term availability, for each different mineral resource present in the Joint Plan area. Where practicable it identifies expected future needs for minerals and sets out in broad terms how those needs could be met. It includes key 'spatial' issues where relevant for the various mineral types. In this respect it should be noted that no overall spatial approach applicable to extraction of all forms of mineral worked in the Plan area is proposed, mainly because minerals can only be extracted where they occur in economically viable quantities and this is fundamentally constrained by geology, and also because minerals worked in the Plan area serve very wide geographical markets ranging from local to international. However, where practicable, options are presented for each mineral type, taking account of the specific circumstances of that mineral. More detailed consideration of the potential impacts of minerals extraction on the environment and communities is provided in Chapter 8 Development Management. It should be noted that the policy options presented in this chapter are not intended to represent draft policy wording, rather they are intended to summarise what a policy based on that option would seek to achieve.

Aggregates supply

5.2 Planning for future supply of aggregate minerals (sand and gravel and crushed rock used mainly by the construction industry) is complex and is the subject of a range of national policy and guidance. There is a more detailed evidence base on sales, reserves and movements of aggregate compared with some other minerals. The following sections address a range of potential options relating to the supply of aggregate. It should be noted that although a range of options, dealing with different aggregates supply topics, has been presented separately, there are areas of overlap between some of the sets of options, which should therefore be considered in conjunction with each other rather than in isolation.

Spatial Approach to Aggregates Supply

- 5.3 The majority of sand and gravel resources in the Plan area fall within the NYCC area, with a large proportion of these running north-south through the central part of the area, broadly around the line of the A1 road, as well as along the river corridors of the Swale and Ure. Other significant resources exist within the Vale of Pickering, together with smaller areas of resources in the Stokesley area to the north, lower Wharfedale adjacent to Leeds and in the Aire Valley around Skipton. The total volume of the resource is very large, although a wide number of constraints such as surface development, environmental constraints and accessibility considerations, means that the volume potentially available for extraction is likely to be substantially lower. The limited geographical distribution of resources will always be a fundamental controlling factor on the options available for the distribution of locations for the supply of aggregate.
- 5.4 There are no known sand and gravel resources of current commercial interest in the North York Moors National Park and national planning policy requires landbanks of sand and gravel to be maintained outside of important designated areas including National Parks.

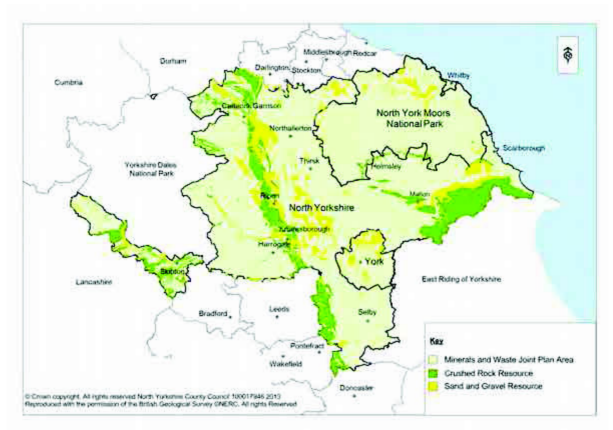


Figure 9: Distribution of crushed rock and sand and gravel resources

- 5.5 There is no recent history of, or evidence of current commercial interest in, extraction of sand and gravel in York but Government advice indicates that every minerals planning authority with mineral resources has a role to play in meeting national and local demand. Resources of sand and gravel are known to exist in the City of York and a recent re-evaluation of potential sand and gravel resources in the area, undertaken by British Geological Survey (BGS) for City of York Council, has been carried out to identify any areas of economic potential. The study shows that good guality sand and gravel resources are not common in the area, although some areas of potentially suitable resources are located in the area to the East of Grimston as well as between Upper Poppleton and Knapton and to the east of Bishopthorpe, although the report notes that resources in the latter two areas are significantly constrained by existing development. Substantial areas of fine sand, not suitable for concreting aggregate but potentially suitable for use as building or mortar sand, occur in the north of the City of York area, in the vicinity of Earswick and Strensall. No potential sites for aggregate working in the York area have been submitted in response to a call for sites.
- 5.6 Crushed rock resources in the Joint Plan area typically comprise three main types: Carboniferous limestone, which occurs in the north of the Plan area around the Scotch Corner-Leyburn area in Richmondshire and Craven in the West; Magnesian limestone, which occurs as a narrow strip running north-south through the central part of the Plan area; and Jurassic limestone, which occurs around the fringes of the Vale of Pickering and the North York Moors National Park in the east of the area. Small amounts of chalk have also previously been produced but there is currently no significant production. There are no crushed rock resources in the City of York area.

- 5.7 Substantial resources and permitted reserves of crushed rock exist within Areas of Outstanding Natural Beauty (Howardian Hills and Nidderdale AONBs respectively) and resources also exist in the southern part of the North York Moors National Park. However, as with sand and gravel, national policy encourages the maintenance of crushed rock landbanks from outside National Parks and AONBs, as far as practicable. Furthermore national policy seeks to prevent major development (which can include minerals extraction) in National Parks and AONBs unless there are exceptional circumstances and it is in the public interest.
- 5.8 Available evidence suggests that the need for provision of additional aggregate during the plan period will relate mainly to sand and gravel, particularly for concreting purposes, so the overall spatial options for provision of aggregates presented below are mainly relevant to this particular form of aggregate. However, if a need for release of additional reserves of crushed rock is identified in the Plan (options for this are presented later in this chapter) the overall spatial options could be applied in a similar way where practicable.

What you told us

5.9 Responses to the Joint Plan First Consultation identified that the Plan should seek to locate sites as close to intended markets as possible, with key external markets such as North East Region, Tees Valley area and West Yorkshire continuing to require resources from the Joint Plan area. In addition one consultation response supported consideration of the potential for identification of sand and gravel reserves in the City of York area and several responses sought an approach consistent with national policy by preventing any further extraction from the National Park and AONBs. Responses also suggested that the Joint Plan should set out where and when new provision will be required through the identification of appropriately located sites.

Key Issues and Options

• Establishing an overall geographical approach to new aggregates supply.

Options: Broad geographical approach to supply of aggregates		
Option 1	This approach could seek to ensure that requirements for new aggregates supply from the Joint Plan area would be met only from those parts of the area outside the North York Moors National Park, AONBs and the City of York area.	
Justification	This option reflects the presumption in the NPPF against working within the National Park and AONBs and the lack of apparent commercial interest in the development of any resources in York.	
or		
Option 2	In addition to aggregates supply from the NYCC area, this approach could seek to deliver an element of total sand and gravel supply requirements from the City of York area by encouraging working of sand and gravel (including building sand) in appropriate locations.	
Justification	This option would seek to ensure that, in line with national policy, each mineral planning authority within the Joint Plan area has a role to play in meeting the provision of aggregates, whilst recognising the national policy restriction on working of aggregates from within the National Park and AONBs.	

What does the Sustainability Appraisal say?

Option 1 would have clear benefits for the landscape and natural and historic environment whilst enabling supply of aggregates to be maintained. In particular significant positive effects would be evident in the AONBs which currently contain aggregates quarries. Option 2 would potentially have negative effects on the environment of the City of York but would potentially displace such effects from elsewhere in the Plan area and enable aggregates required within York to be sourced locally.

Questions - Geographical approach to aggregate supply



7) Do you have any views on either of these options?

8) Are there any alternative options that you think should be considered?

- 5.10 A further aspect of the overall spatial approach to aggregates supply is consideration of how sources of supply relate to key markets for the mineral. The Joint Plan area is a major producer of aggregates within the Yorkshire and Humber Region, with substantial extraction taking place from within the NYCC area. Demand for aggregates is driven by construction, which means that demand tends to be associated with larger urban areas, where growth and economic development activity tends to be concentrated, although large one-off projects such as road construction in more rural areas can generate significant demand on a more intermittent basis. As well as serving markets within the Joint Plan area a number of key external markets for aggregate exist, such as South and West Yorkshire and the North East Region, particularly the Tees Valley area. Links with other markets are more limited. It is anticipated that, as a result of established market and supply patterns, and an expectation of ongoing growth and development in these areas, the Joint Plan area will continue to play an important role in the supply of aggregates to these areas over the plan period, as well as serving more local markets within North Yorkshire and York.
- 5.11 Information suggests that the area is largely self-sufficient in its requirement for aggregate and this position is expected to continue in the foreseeable future. However, imports of aggregate are understood to take place from a number of nearby areas, including the Yorkshire Dales National Park, Cumbria, Derbyshire, Durham, Wakefield, and the East Riding. It is expected that similar movements will continue to take place in response to the operation of the market.
- 5.12 Currently the large majority of aggregate extracted in the Joint Plan area is transported by road, which can give rise to environmental and amenity impacts. Limited infrastructure exists for transport by rail and water, with facilities mainly located in the south of the Plan area in Selby district. It may therefore be appropriate for the Plan to identify potential locations for any future aggregates extraction which relate well to expected major markets. This could include markets that are both internal and external to the plan area. This would have the benefit of reducing the overall transport of minerals, in order to help reduce overall impacts associated with the supply of aggregate.

5.13 The following set of options could therefore operate alongside either, or none of, the options set out above.

Page 66

Options: Locational app	proach to new sources of supply of aggregates
Option 1	This option could seek to establish the principle that new sources of supply of aggregates are provided as close as practicable to the main external markets, including Tees Valley and County Durham areas, and West and South Yorkshire, as well as, for sites expected to serve mainly internal markets, the main population centres of York, Harrogate and Scarborough.
Justification	This option could seek to encourage new aggregates working as close as practicable to key market areas, both internal and external to the Plan area, reducing the overall distance aggregates are transported and related impacts. For the purposes of applying this option the term 'new sources' would apply both to greenfield sites and extensions to existing sites.
	or
Option 2	This option would seek to ensure that new sources of supply of aggregates are provided in proximity to the A1 to help provide flexibility in supply.
Justification	This option could help provide greater flexibility in aggregate supply options. The A1 corridor is the main route running north to south through the central part of the Joint Plan area, in relatively close proximity to substantial resources of sand and gravel and providing good access routes into the North East Region and South and West Yorkshire which are the main external markets for aggregate. This option would provide potential for sites to supply to both southwards and northwards markets for concreting sand and gravel in response to changing market circumstances. For the purposes of applying this option the term 'new sources' would apply both to greenfield sites and extensions to existing sites.
	or
Option 3	This option would not seek to direct new sources of supply to specific areas in proximity to markets but would consider the whole area of potential resources as being suitable in principle for the identification of new sites or areas, subject to testing against other relevant criteria and constraints.
Justification	This option would seek to provide flexibility for supply to be provided from a variety of locations, including within both established production areas and new areas. For the purposes of applying this option the term 'new sources' would apply both to greenfield sites and extensions to existing sites.

What does the Sustainability Appraisal say?

While all options display a mixture of positive, negative and uncertain effects, Options 1 and 2 exhibit more positive effects than Option 3. Negative effects are associated with land and soils and recreation to some degree under all three options. In broad terms, while Option 1 and 2 are considered to reduce journey lengths, there remains a risk that those journeys will run close to communities under Option 1. Another key issue is how options may restrict the distribution of sites – with Option 1 more likely to attract sites to areas that may be visible from protected landscapes, and Option 2 drawing sites closer to the best quality agricultural land. All options carry some degree of economic benefit.

The assessment of Option 3 is more uncertain as it is not known what the resultant overall spatial distribution of aggregate sites will be.

Questions - Locational approach to new sources of aggregate supply



9) Do you have a preference for any of the options presented above?

10) Are there any alternative spatial options relevant to the supply of aggregates the Authorities should consider?

Sand and Gravel

Scale of provision over the plan period

- 5.14 The Joint Plan area is particularly important for the supply of high quality concreting aggregate, of which it is significantly the largest supplier in the Yorkshire and Humber area. Supply of concreting sand and gravel into the Tees Valley and adjacent areas in the North East from quarries in northern North Yorkshire is also very important. In total around 60% of sales are exported to locations outside North Yorkshire.
- 5.15 The NYCC area contains a large amount of known concreting sand and gravel resources. North Yorkshire County Council commissioned British Geological Survey (BGS) to undertake a re-assessment of existing sand and gravel resources to help identify areas with the best economic potential for future extraction. Whilst this study (which is available at www.northyorks.gov.uk/mwevidence) identified a substantially reduced overall area of sand and gravel compared with previous resource mapping, it suggests that the overall extent of resources theoretically available is still very extensive, and well in excess of any potential future requirements over the period to 2030. This suggests that, subject to environmental and other constraints, the potential to maintain supply is likely to exist.
- 5.16 National planning policy requires planning authorities to plan for a steady and adequate supply of aggregate for their area, taking account of any significant cross boundary movements. Since the recent revocation of the Regional Spatial Strategy (RSS) for Yorkshire and Humber, which contained an agreed local apportionment of regional guideline figures for aggregates extraction, there has been a requirement for

mineral planning authorities to prepare an annual Local Aggregate Assessment (LAA) to help provide evidence for minerals plans. A North Yorkshire sub-regional LAA has been produced in partnership by North Yorkshire County Council, City of York Council and the North York Moors and Yorkshire Dales National Park Authorities and provides an important source of evidence on supply of, and potential future requirements for, sand and gravel. The LAA can be viewed at www.northyorks.gov.uk/mwevidence.

- 5.17 Demand for sand and gravel supply from the North Yorkshire area is likely to remain high, partly as a consequence of a relative shortage of suitable resources elsewhere, particularly in West and South Yorkshire and the Tees Valley areas. The LAA suggests that future provision for a total of 43.7 million tonnes (mt) over the period 2012 to 2030 may be required if supply to both internal and external markets are broadly in line with recent rates is to be maintained. Based on levels of reserves with planning permission at the time of preparation of the LAA this would lead to a theoretical shortfall of around 27.5mt. Since the preparation of the LAA permission has been granted for extraction of around 4.5mt of sand and gravel, reducing the theoretical shortfall to about 23mt. The future requirement identified in the LAA relates to the NYCC area only. No future requirement is identified specifically for the City of York or the North York Moors National Park due to the lack of known viable resources and, in the latter case, national policy constraints. The position in relation to York will need to be kept under review in any updates to the LAA.
- 5.18 The large majority (approximately 95%) of sand and gravel worked in the Plan area is concreting sand and gravel, with building sand comprising the remainder. Based on previous sales and current reserves, the total shortfall in provision of building sand for the Plan period is around 0.8mt.
- 5.19 In addition to onshore resources of sand and gravel, there is a large resource of marine sand and gravel off the coast of the Yorkshire and Humber area. Current data indicates that around 0.1mt is landed at Hull annually for use as aggregate, with further landings at ports in the North East Region, close to the Joint Plan area boundary, and potential may exist to increase this amount. An increase in marine dredged sand and gravel into key markets currently served by terrestrial sand and gravel resources within North Yorkshire could help reduce the pressure on land won resources in the Joint Plan area, although recent evidence suggests that such a shift is unlikely in the short term (within 5 years) but is increasingly likely thereafter.

What you told us

- 5.20 Representations suggested a need for flexibility in the Plan to take account of changes in demand which may arise from growth in economic activity and that estimates using current levels may not be representative of future sales. This view was also supported during consultation with the minerals industry during preparation of the LAA. One respondent also considered that there would be no increase in supply of marine aggregate and that this should be factored in to the Plan.
- 5.21 Representations to previous consultation carried out by North Yorkshire County Council suggested that the Plan should explore potential to limit exports to adjoining areas, and this view was also raised during consultation on the Minerals and Waste Joint Plan.

Key Issues and Options

• Establishing the level of supply of sand and gravel we should plan for and maintaining an adequate and steady supply, taking into account cross boundary supply issues.

Options: Calc	culating Sand and Gravel Provision
Option 1	This option would involve projecting forward 10 year annual average sales over the period to 2030 to provide an indication of the overall scale of provision required, after allowing for the level of reserves already with planning permission. Based on the position at the end of 2011 this would result in a need for an additional 27.5mt of sand and gravel over the Plan period.
Justification	This option would follow the approach based on national guidance and identified in the LAA, which calculates future provision based on the most recent 10 years rolling average sales figures.
	or
Option 2	This option would calculate provision of sand and gravel by basing future requirements on an assumed annual average requirement higher than that generated by taking an annual average of 10 years sales at the time of plan preparation. This option would include an assumption of an additional 7mt over the plan period (calculated based on the mid-point between the sub-regional apportionment figures contained in the former RSS of 2.63mtpa and provision based on pre-recession levels of 2.7mtpa). Based on the position at the end of 2011 this would result in a need for an additional 34.5mt of sand and gravel over the plan period.
Justification	This option reflects industry concerns that current levels of sales are not indicative of the required amount should there be an increase in requirements for sand and gravel as a result of economic growth and requirements for major infrastructure development.
	or
Option 3	This option would calculate future provision by projecting forward 10 year annual sales and incorporating an additional contingency of 10% over the full plan period. Based on the position at the end of 2011 this would result in a need for an additional 31.9mt of sand and gravel over the plan period.
Justification	This option reflects concerns that current levels of sales are not indicative of the required amount should there be an increase in requirements for sand and gravel as a result of economic growth and requirements for major infrastructure development.
	or
Option 4	This option would calculate future provision by projecting forward 10 year average sales with the addition of a review of sand and gravel sales at the end of 2019. In the event that sales of sand and gravel recover to a level such that short term average sales (as measured over a three year averaging period for the years 2017, 2018 and 2019) exceed the 10 year average sales figure used to define provision at the time of plan preparation by an amount exceeding 10%, then additional provision can be made in line with that referred to in Option 3 above, i.e. provision of an additional 10% leading to a total provision of 31.9mt over the plan period.
Justification	This option reflects concerns that current levels of sales are not indicative of the required amount should there be an increase in requirements for sand and gravel as a result of economic growth and requirements for major infrastructure development. This option would allow the Plan to respond flexibly to changing circumstances.

or		
Option 5	This option would involve projecting forward 10 years annual sales but factoring in an assumed reduction of 1mt in land-won supply, which would be offset by increased imports of marine aggregate. Based on the position at the end of 2011 this would result in a need for an additional 26.5mt of sand and gravel over the plan period.	
Justification	This option assumes that, in the latter part of the plan period, increased importation of marine aggregate (at an assumed rate of and additional 100,000tpa over the period 2020-2030) into markets currently served by concreting sand and gravel quarries in North Yorkshire will reduce the need for supply from land won sand and gravel sources in North Yorkshire. Justification for this option is based on the recent Marine Aggregates Study commissioned by Leeds City Council in 2013.	
	or	
Option 6	This option would involve projecting forward 10 year annual sales but factoring in a larger assumed reduction in the overall requirement to take account of the potential for other alternative sources of supply to also serve markets currently met by exports from North Yorkshire. An assumed reduction in overall provision of 250,000tpa over the period 2020-2030 could be applied, resulting in a reduction of 2.5mt in overall provision. Based on the position at the end of 2011 this would result in a need for an additional 25mt of sand and gravel over the plan period.	
Justification	This option would assume that during the plan period there is potential for some increased indigenous supply of sand and gravel from within Durham and the Tees Valley area, and for increased supply of both marine aggregate and imports from the East Midlands into West and South Yorkshire, such that the requirement for exports of sand and gravel from North Yorkshire to these main external markets is reduced, resulting in a reduced overall requirement for sand and gravel over the plan period. Further context relevant to this option is also presented under the following sub-heading.	

Note:

 A more detailed explanation relating to the options identified above is contained in the Aggregates Supply Options Discussion paper (2013) which is available from <u>www.northyorks.gov.uk/mwevidence</u>

- The assumed requirements referred to in the above options are based on the position as calculated using data available for the 2011 calendar year. The calculations will need to be updated as work on the plan progresses.
- These options assume that all sand and gravel provision will be from outside of the National Park and AONBs as it is unlikely that sand and gravel resources in these areas will be commercially viable during the Plan period. The policy approach for aggregates extraction in National Parks and AONBs is considered in the Broad Geographical Approach to the Supply of Aggregates option box, based upon national policy which seeks to avoid working for aggregates in these areas as far as practicable.

There is a significant amount of uncertainty in relation to all of these options due to uncertainty over where provision would be made. However, generally there are likely to be negative effects on climate change, resource minimisation and waste, except under Option 6. These negative effects range in severity depending on the amount of sand and gravel provided for (assuming land is developed in accordance with the provision made), with Option 2 performing the worst in relation to these SA objectives.

Negative effects are also observed in other areas for individual options, with Options 2, 3 and 4 exhibiting the most certain negative environmental effects. Most options also have some positive effects, particularly in relation to economic growth, flood risk and changing population. This is because it is important to match supply of aggregate with demand to support the economy, and because new sand and gravel sites open up opportunities for flood storage and to meet the development needs of local communities and businesses. The exception to this is Option 6, which shows uncertain to negative economic and population effects as shortfalls in provision may result. Option 6 would be likely to have positive environmental effects due to a lower level of land take.

Questions - Calculating sand and gravel provision



11) Do you have an initial preference for any of the options presented above?

12) Are there any alternative options we should consider in order to determine the level of sand and gravel provision to be made in the Joint Plan?

Overall distribution of sand and gravel provision

- 5.22 The significance of external as well as internal markets for concreting sand and gravel from North Yorkshire has been recognised for a substantial period of time and has formed the basis for the approach to provision of sand and gravel supply in the North Yorkshire Minerals Local Plan 1997 and for reporting sand and gravel data by the former Yorkshire and Humber Regional Aggregate Working Party. This has included identification of a 'northwards distribution area' for concreting sand and gravel serving markets in the adjacent Tees Valley and County Durham areas, from sand and gravel sites in the Catterick/Scorton area, in northern North Yorkshire; and a 'southern distribution area' for concreting sand and gravel, including the internal North Yorkshire market as well as markets in West and South Yorkshire and supplied mainly by sites in the central part of North Yorkshire and in the Vale of Pickering.
- 5.23 Due to the specific properties and different end uses of building sand, supply has been addressed separately to concreting sand and gravel. There is no general substitute for building sand and concreting sand and gravel and it is considered that maintaining this distinction is likely to remain appropriate.

- 5.24 Some data is available on the proportion of overall sales of sand and gravel that each sub-division represents, based on NYCC survey data for 2009, 2010 and 2011. This indicates that average sales took place at a ratio of 50:45:5 concreting sand and gravel southwards: concreting sand and gravel northwards: building sand. Given known limitations on resources and availability of indigenous supply in both the Tees valley and South and West Yorkshire areas, it is considered likely that there will be an ongoing call on concreting sand and gravel resources in both the northwards and southwards distribution areas for the foreseeable future.
- 5.25 Durham County Council has indicated that its own sand and gravel reserves are sufficient to sustain a potential increase in sales for a number of years but has suggested that the Tees Valley area should be encouraged to contribute more aggregate to the Regional total (for the North East) and be more self-sufficient to reduce the need for imports from Durham and from North Yorkshire. However, the Tees Valley authorities have indicated that there are constraints on aggregate supply within the Tees Valley and no additional viable sites have been identified, although some potential resources have been safeguarded. They acknowledge that there may be potential for a limited increased supply of marine sand and gravel into the Tees Valley in the near term but that supply of sand and gravel from North Yorkshire is likely to continue to play a significant role in meeting demand.
- 5.26 Mineral planning authorities in both West and South Yorkshire have also indicated an expectation that ongoing supply from North Yorkshire is likely to be needed due to supply constraints in those areas, although the potential for some increase in supply into these areas from the East Midlands has also been recognised in Local Aggregates Assessments prepared for Derbyshire and South Yorkshire.

What you told us

- 5.27 Representations to the Minerals and Waste Joint Plan First Consultation suggested that the plan should explore potential to limit exports to adjoining areas, although support was also raised for the recognition of the role the Plan area plays in maintaining supply into adjoining areas.
- 5.28 Representations to previous consultations carried out by North Yorkshire County Council have included the need to consider the supply of and demand for resources and the potential to limit exports from the North Yorkshire area. Respondents suggested that the continued use of the north/south distribution areas needs to be considered as part of the Plan.

Key Issues and Options

 Establishing the overall pattern of supply for sand and gravel we should plan for and maintaining an adequate and steady supply, taking into account cross boundary supply issues.

Options: Overall distribution of sand and gravel provision	
Option 1	This option could make future provision for sand and gravel on the basis of separate provision for the southwards and northwards distribution areas (concreting sand and gravel) and for building sand, at a ratio of 50:45:5.
Justification	The option would assume the existing distribution of provision is likely to be maintained over the plan period and would seek to continue the current level of provision for each of the areas (i.e. retaining the proportionate split based on three year sales data for the period 2009-2011).

or	
Option 2	This option could make future provision for sand and gravel on the basis of separate provision for the southwards and northwards distribution areas with an increased emphasis on provision for the southwards distribution area. This could assume provision based on a ratio of 55:40:5 southwards : northwards : building sand.
Justification	This option would be based on the assumption that ongoing supply constraints in West and South Yorkshire, combined with growth pressures in the Leeds City Region area and potential longer term major infrastructure projects such as HS2 could lead to an increase in demand in the southward distribution area, particularly later in the Plan period.
	or
Option 3	This option could make future provision for sand and gravel on the basis of separate provision for the southwards and northwards distribution areas with increased emphasis on provision for the northwards distribution area. This could assume provision on the basis of a ratio of 45:50:5 southwards : northwards : building sand.
Justification	This option assumes that demand in the Tees Valley area and other adjacent parts of the North East Region is likely to be sustained and reflect the fact that a greater proportion of NYCC sand and gravel sales were exported to the NE region in 2009 than in 2005 and that this trend may continue. This option would also reflect an assumed greater potential for supply of aggregates to West and South Yorkshire from sources in the East Midlands, resulting in reduced demand on the NY southward distribution area.
	or
Option 4	This option could make provision for concreting sand and gravel on the basis of a single subdivision, combining provision across the northwards and southwards distribution areas, with overall provision of concreting sand and gravel: building sand at a ratio of 95:5.
Justification	This approach could reflect an assumed increased variability in supply patterns in the longer term in response to emerging or unforeseen constraints in supply or demand elsewhere, leading to significant changes in the overall pattern of supply of concreting sand and gravel worked in North Yorkshire.

Note:

• A more detailed explanation relating to initial development of the options identified above is contained in the Aggregates Supply Options Discussion paper (2013) which is available from www.northyorks.gov.uk/mwevidence

• These options assume that all sand and gravel provision will be from outside of the National Park and AONBs as there are unlikely to be any commercially viable sand and gravel resources in these areas.

All options display a mixture of uncertain, negative and positive effects. However, Option 1 displays the strongest positive effects largely because it matches well with current market demand, so effects on transport, air pollution and climate change as well as economic growth are all positive. There are also a number of areas where positive effects are either balanced by uncertainty or are confined to a particular period.

Other options tend to perform less well, and effects vary depending on the ratio of northern to southern division. For instance, landscape effects are both positive and negative under all options (with the exception of Option 4). Similarly, the transport related benefits become negative under Options 2 and 3, or uncertain to negative for option 4.

The final Option (4) displays significant uncertainty across most of the SA objectives as it is not clear where sand and gravel extraction will occur under this objective.

Questions - Overall distribution of sand and gravel provision



13) Do you have a preference for any of the options identified above?

14) Are there any alternative options we should consider relevant to the distribution of sand and gravel provision in the Joint Plan area?

Landbanks for sand and gravel

- 5.29 Landbanks are an important aspect of government policy to help ensure continuity of supply of minerals to help support economic growth and provision of infrastructure. The NPPF requires mineral planning authorities to make provision for landbanks for sand and gravel of at least 7 years supply (i.e. sufficient reserves with planning permission to last a 7 year period at the anticipated annual rate of extraction identified in the Local Plan). The LAA identifies that the landbank for sand and gravel was, in overall terms at the end of 2011, equivalent to around 7 years. The equivalent landbank levels in the north/south distribution areas at the same time were around 8 years in the northern distribution area, and 6 years in the southern distribution area, with the remaining building sand reserves equivalent to a landbank of 12.4 years. Since publication of the LAA planning permission has been granted for sand and gravel extraction within the southern distribution area, which has increased the land bank to around 10 years at the end of 2012.
- 5.30 Taking account of the distribution of sand and gravel resources within the Joint Plan area and the existence of a significant number of individual production sites and operator companies, it is not considered there is likely to be a case for setting a minimum sand and gravel landbank period of more than 7 years.
- 5.31 Available evidence does suggest that there are a number of sand and gravel sites in the Joint Plan area which are subject to time limited permissions and where current permissions are likely to become time-expired during the plan period, but prior to exhaustion of current permitted reserves. Maintaining continuity of supply from these sites, in order to help maintain the overall landbanks, will need to be considered.
- 5.32 National policy requires that landbanks for non-energy minerals should be provided for outside of National Parks and AONBs as far as practicable. It applies the same principle to World Heritage Sites, Scheduled Monuments and Conservation Areas but due to the smaller scale and more dispersed pattern of these designations it is not possible to consider these at the strategic options stage although any potential impacts on these will be assessed as part of the site assessment process and are considered in the Development Management policies section later in this document.

What you told us

- 5.33 Responses to the Minerals and Waste Joint Plan First Consultation suggested that the need to subdivide sand and gravel provision into northwards and southwards distribution areas should be addressed in preparing the Plan. This view as also supported in representations received during previous consultation exercises, carried out by North Yorkshire County Council.
- 5.34 The Mineral Products Association, during consultation on preparation of the LAA, indicated that they support the subdivision of the landbank into separate north/south distribution areas and building sand, and that the market is likely to operate in this way for years to come.

Key Issues and Options

• Establishing the approach to be taken to the identification and maintenance of landbanks for sand and gravel.

Options: Landbanks for sand and gravel			
Option 1	Provide for separate 7 year landbanks for concreting sand and gravel for both the southwards and northwards distribution areas and for building sand.		
Justification	The option would reflect the requirements in the NPPF to calculate separate landbanks for any aggregate material of specific type or quality which have distinct and separate markets. This option would only be available if either options 1, 2 or 3 within Options box - <i>Overall distribution of sand and gravel provision</i> are selected.		
	or		
Option 2	Provide for a 7 year landbank for concreting sand and gravel over the whole Joint Plan area and a separate 7 year landbank for building sand.		
Justification	This option would work in combination with Option 4 within the Option box Overall distribution of sand and gravel provision is selected.		
and			
Option 3	This option would support the principle of time extensions at existing sand and gravel quarries where necessary to allow full extraction of permitted reserves.		
Justification	This option would work in combination with options 1 or 2 above in order to maintain landbanks of sand and gravel by helping to maximise the ongoing availability of permitted reserves within extant permissions.		

Note: These options assume that all sand and gravel provision will be from outside of the National Park and AONBs as there are unlikely to be any commercially viable sand and gravel resources in these areas.

What does the Sustainability Appraisal say?

Options 1 and 2 have relatively similar effects, although Option 2 allows more flexibility, which may result in lesser environmental effects. However Option 2 is assessed as having worse effects in relation to transport, air quality and climate change. Both options have major negative effects on soils in the long term as the potential for increased activity could impact on best and most versatile agricultural land.

Option 3, which would act in combination with Option 1 or 2, displays a number of sustainability benefits as site extensions have a number of inherent sustainability benefits due to their reduced land take and lesser resource consumption requirements.

Questions - Landbanks for sand and gravel



15) Do you have a preference for any of the options presented above?

16) Are there any alternative options that the Authorities should consider relating to the maintenance of landbanks for sand and gravel within the Joint Plan area?

Safeguarding of Sand and Gravel Resources

- 5.35 National planning policy requires mineral planning authorities (MPAs) to define Minerals Safeguarding Areas (MSAs) and adopt appropriate policies in order that known locations of specific minerals resources of local and national importance are not needlessly sterilised by non-mineral development; and to define Minerals Consultation Areas based on these MSAs. MPAs need to set out policies to encourage the prior extraction of minerals, where practicable and environmentally feasible, if it is necessary for non-mineral development to take place.
- 5.36 In order to help determine an approach to safeguarding, North Yorkshire County Council commissioned the British Geological Survey (BGS) in 2011 to identify an approach to safeguarding of minerals resources in the NYCC area, based on best practice guidance. The report of the study is available to view www.northyorks.gov.uk/26668. Consultation with the minerals industry took place during the project and views received were incorporated into the recommendations in the Report. This work is being supplemented by comparable studies by BGS for the City of York Council and NYMNPA areas which are currently being finalised. The key recommendations of the BGS work for the NYCC area, in respect of the safeguarding of sand and gravel, are to safeguard the overall resource of sand and gravel with provision of a 250m buffer zone and the same buffer recommended by BGS to be set within the North York Moors National Park and the City of York. The purpose of a buffer zone would be to ensure that the potential impacts of development near to but just beyond the resource boundary are also taken into account when considering the potential for sterilisation of minerals resources by other forms of development.
- 5.37 Further options relating to the mechanism for safeguarding minerals resources are included in Chapter 8 Development Management later in this document.

What you told us

5.38 Responses to the Minerals and Waste Joint Plan First Consultation considered Mineral Safeguarding for future use to be an important element that the Joint Plan should consider. One representation supported an approach to safeguarding in line with the BGS report for NYCC (2011).

Key Issues and options

• Identifying the extent of sand and gravel resources which should be safeguarded for the future.

Options: Safeguarding sand and gravel		
Option 1	This option could safeguard all known sand and gravel resources with a 250m buffer zone to help prevent sterilisation from proximal development.	
Justification	The option reflects the approach identified in the BGS Safeguarding report for NYCC (2011) and in the draft reports for the City of York and the North York Moors National Park, based on local consultation with industry.	
or		
Option 2	This option could safeguard all known sand and gravel resources with a 100m buffer zone to help prevent sterilisation from proximal development.	

Justification	This option reflects the generic advice of the National mineral safeguarding in England: good practice advice (2011) in relation to the size of buffers for sand and gravel but would not be consistent with the buffers agreed through consultation on the local MSA work.
	or
Option 3	This option would only safeguard sand and gravel resources outside urban areas and National Park and AONB designations.
Justification	This option reflects the presence of key environmental constraints associated with National Park and Areas of Outstanding Natural Beauty designations and the national policy presumption against maintenance of aggregates landbanks in such areas, as well as physical constraints imposed by built development, taking into account the very limited overall 'footprint' of such areas in the Joint Plan area, relative to the scale of the sand and gravel resource.
	and
Option 4	This option could operate in parallel with other options and would only safeguard sand and gravel resource areas with an identified tonnage of 0.75mt or more.
Justification	This option reflects that resources with lesser tonnage would be less likely to be economically viable for development and would help prevent unnecessary consultation in relation to resources unlikely to be worked. A 0.75mt figure was identified as a lower limit in work by BGS for NYCC in relation to identification of viable sand and gravel resources.
	and
Option 5	This option could operate in parallel with other options and would safeguard any additional resources (not identified in the current evidence base) where put forward for allocation as sites or preferred areas and where supported by adequate information to justify the presence of a viable resource.
Justification	This option reflects that sites may be proposed which fall outside the current BGS resource data, subject to adequate evidence being available to demonstrate the existence of a potentially viable resource of sand and gravel.

As safeguarding does not infer any sand and gravel development will take place there is generally no predicted effect. Were development to take place it would need to accord with other policies in the Plan.

Most of the options perform strongly in terms of minimising the use of resources as well as the economic growth objective as future sterilisation is avoided, thus conserving resources for future economic benefit. Option 1 performs better than Options 2 and 3 in relation to the economy, whilst all of Options 1, 2 and 3 perform strongly in relation to resource efficiency. There are indirect negative effects associated with the reduced buffer size under Option 2 as problems such as proximity of receptors to noise and dust may limit the extent of area which could be worked.

Option 4 generally performs less well than Option 5 as a number of sustainability objectives may be subject to the cumulative effects of more concentrated areas of development if smaller sand and gravel resource areas are sterilised through lack of safeguarding and thus possible future development. Option 5 also performs better than Option 4 in relation to the economy and resource efficiency.

Under each option, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied. This will need to considered when assessing policies at the Preferred Options stage.

Questions - Safeguarding sand and gravel resources



17) Do you have a preference for any of the options presented above relating to safeguarding sand and gravel resources?

18) Are there any alternative options that the Authorities should consider relating to safeguarding of sand and gravel resources?



Crushed Rock

Overall Provision of Crushed Rock

- 5.39 The Joint Plan area is a major producer of crushed rock in the Yorkshire and Humber Region and a significant exporter to other areas, including West and South Yorkshire and the East Riding and to areas within the North East Region. The main types of crushed rock worked within the Joint Plan area comprise Carboniferous limestone, Magnesian limestone and Jurassic limestone. Chalk also exists in smaller quantities within the Plan area although there is no significant production taking place. All crushed rock extraction takes place in the NYCC part of the Joint Plan area, although a relatively small amount has previously been extracted from within the National Park, from two quarries which are no longer operational. There are no crushed rock resources within the City of York.
- 5.40 National planning policy requires planning authorities to consider and plan for a steady and adequate supply of aggregate for their area, taking account of any significant cross boundary movements, by preparing an annual Local Aggregate Assessment (LAA). A North Yorkshire sub-regional LAA has been produced in partnership with North Yorkshire County Council, City of York Council and the North York Moors and Yorkshire Dales National Park Authorities.
- 5.41 The LAA recommends that future provision for crushed rock be calculated on the basis of average sales over the past 10 years. This results in future provision of 66.5mt of crushed rock being required over the period 2012-2030. Taking into account substantial estimated reserves of around 96mt at the end of 2011 (excluding any reserves in dormant sites) this would not lead to a need to make any further provision over the joint plan period. Although the LAA identifies an average of 0.1mt of sales of crushed rock from the North York Moors National Park over the past ten years, as the two quarries have closed and the NPPF is clear that landbanks should be maintained outside of National Parks, it assumes no further supply requirement from this part of the Plan area¹¹.
- 5.42 However, the LAA acknowledges that, when specific types of crushed rock worked in the Joint Plan area are considered and taking account of the differing end use capabilities of the different rock types, there is a potential shortfall in the availability of Magnesian limestone. Magnesian limestone in the Plan area tends to serve lower quality end uses (although some may be suitable for use for concrete manufacture). The availability of a range of crushed rock reserves may help ensure that a wide range of rock qualities exists to meet market needs and could help prevent the use of higher quality rock when a lower quality may suffice. Data within the LAA indicates that, in order to maintain supply capability for Magnesian limestone in accordance with the current split of production between the main crushed rock types, total provision of Magnesian limestone over the Plan period of 23.9mt would be required. Based on levels of reserves at the time of preparation of the LAA this would lead to a theoretical shortfall of around 16mt. However, there may also be some potential for different types of crushed rock, or alternatives to primary aggregates such as secondary and recycled aggregates, to substitute for Magnesian limestone for some end uses and this could reduce the impact of any theoretical shortfall of Magnesian limestone.

¹¹ A site for the extraction of Jurassic limestone at Spikers Hill Quarry in the NYMNP has recently (November 2013) been submitted for consideration in response to the earlier 'calls for sites'

What you told us

- 5.43 Durham County Council suggested that adequate provision of crushed rock should be made within the plan area to prevent an increase in requirements from the Durham area.
- 5.44 Responses to previous consultations by North Yorkshire County Council raised the matter of providing a separate landbank for each of the different types of crushed rock worked in the area, including Magnesian limestone, with mixed views about the benefits of such an approach and no definitive decision can be drawn at this stage. Consultation on the LAA led to the view being expressed that, with the exception of high specification aggregate (in the Yorkshire Dales National Park) and Magnesian limestone, there are large reserves and changing the methodology by which future requirements are calculated is not going to make a great deal of difference to landbanks for crushed rock.

Key Issues and Options

• Establishing the level of supply, including consideration of the extent to which further resources of Magnesian limestone should be made available in order to maintain the balance of supply between the main types of crushed rock currently worked within the Joint Plan area.

Options: Provision of	
Option 1	This option could identify future provision for crushed rock utilising the most recent 10 year average sales figures available at the time of production of the Joint Plan (i.e. total provision of 66.5mt). This option would not result in any requirement to release further reserves of crushed rock.
Justification	This option would follow the approach based on national guidance and identified in the LAA which calculates future provision based on the most recent 10 years average sales figures.
	or
Option 2	This option could identify future provision for crushed rock utilising the most recent 10 year average sales figures available at the time of production of the Joint Plan, but with the identification of separate provision for Magnesian limestone at a level equivalent to 50% of the theoretical shortfall of Magnesian limestone (i.e. provision of an additional 8mt).
Justification	This option recognises the different qualities of crushed rock and would seek to maintain provision of Magnesian limestone, notwithstanding the scale of overall reserves of crushed rock, by making specific further provision for Magnesian limestone. This option also recognises the potential substitutability of Magnesian limestone by other sources of crushed rock and therefore proposes additional provision at a level of 50% of the theoretical shortfall of Magnesian limestone.
	or
Option 3	This option would operate in parallel with options promoting the increased use of secondary and recycled materials as alternatives to primary aggregate (see subsequent section on Secondary and Recycled Aggregates) by assuming a reduced overall requirement for crushed rock (equivalent to a reduction of 0.1mtpa over the period 2015-2030), such that the overall crushed rock requirement

	for the plan is reduced by 1.5mt to a total of 65mt.
Justification	This option assumes that there is potential for increased supply of secondary and recycled aggregates to substitute for an element of supply otherwise met by crushed rock. As further crushed rock provision would only be made under Option 2 above, Option 3 could be implemented as an alternative to Option 2 by reducing any additional provision of Magnesian limestone by 1.5mt, to a total of around 6.5mt.

Note: The assumed requirements referred to in the above options are based on the position as calculated using data available for the 2011 calendar year. The calculations will need to be updated as work on the plan progresses.

What does the Sustainability Appraisal say?

The assessment has revealed that Option 2 is likely to result in negative effects on the environment, including biodiversity / geodiversity, water and air quality, the historic environment and landscape, but would act particularly positively in relation to ensuring sufficient minerals are available. Under Option 3 there are likely to be positive effects on environmental objectives, although overall these may be slight as the option represents only a small decrease in crushed rock provision. Option 1 has limited effects as further provision of crushed rock would not be required.

Questions - Provision of crushed rock



19) Do you have a preference for any of the options presented above?

20) Are there any alternative options the Authorities should be considering in order to determine the level of provision of crushed rock over the plan period?

21) Do you agree that there should be a 'zero' requirement for crushed rock from the North York Moors National Park?

Landbanks for Crushed Rock

- 5.45 As with sand and gravel, national policy requires that mineral planning authorities maintain a landbank for crushed rock. The recommended level is at least 10 years. Based on the average level of sales over the past 10 years this equates to a volume of around 38mt. Current data identifies that reserves of crushed rock are around 96mt, resulting in no need for the release of further reserves in order to maintain the landbank during the plan period.
- 5.46 When considering maintenance of landbanks, national policy also states that separate landbanks can be maintained for specific types or quality of aggregate which have a distinct separate market. Historically no sub-division of the crushed rock landbank has taken place in the plan area between the different types of crushed rock within. However, by considering crushed rock resources in this way a potential shortfall in Magnesian limestone resources can be identified. If a separate landbank for Magnesian limestone was to be calculated it would equate to 9 years (at the end of 2011) and options have been put forward earlier in this section relating to the potential future provision of Magnesian limestone. If such an approach were

followed it would be necessary also to make provision for the maintenance of a landbank of Magnesian limestone separate from other forms of crushed rock, in order that availability of supply can be monitored.

- 5.47 Working of crushed rock currently takes place in Areas of Outstanding Natural Beauty and no extraction has taken place in the National Park since 2008, although there is current commercial interest in resuming extraction. There are significant reserves remaining within sites located in the AONBs and therefore it is unlikely that any substantial new resources of crushed rock will need to be developed in these areas over the plan period in order to maintain overall continuity of supply. National policy seeks the maintenance of landbanks from areas outside National Parks and AONBs and this approach is identified in the LAA.
- 5.48 Available evidence indicates that there are a number of crushed rock sites in the Joint Plan area, subject to time limited permissions, where current permissions are likely to become time-expired during the plan period and prior to the exhaustion of current permitted reserves. Extensions of the time period for completion of extraction would be needed at these sites if their reserves are to make a full contribution to the overall landbank over the plan period.

What you told us

- 5.49 Representations to the Minerals and Waste Joint Plan First Consultation suggested that flexibility should be applied to crushed rock provision to respond to economic changes and that a separate landbank for Magnesian limestone should be maintained.
- 5.50 Representations to previous consultations by North Yorkshire County Council raised the matter of providing a separate landbank for each of the different types of crushed rock comprising the overall landbank, including Magnesian limestone although views were mixed and no definitive decision can be made at this stage.

Key Issues and Options

• Establishing the approach to maintenance of an adequate landbank for crushed rock.

Options: Maintenance of landbanks for crushed rock		
Option 1	Provide for maintenance of a single 10 year landbank of crushed rock over the plan period and support the principle of time extensions at individual sites where necessary to allow full extraction of permitted reserves.	
Justification	This option would only be available if Option 1 is selected from Option box <i>Provision of crushed rock</i> . It would establish the principle of maintaining a ten year landbank, in line with NPPF policy and as quantified in the <i>Provision of crushed rock</i> Option box, and would provide the flexibility to respond to any change in demand over the plan period that may affect the requirements.	
or		
Option 2	Provide for the maintenance of a separate 10 year landbank for Magnesian limestone and other crushed rock reserves over the plan period and support the principle of time extensions at individual sites where necessary to allow full extraction of permitted reserves.	

Justification	This option would only be available if either Option 2 or 3 are selected from option box <i>Provision of crushed rock</i> . It would reflect the requirements of the NPPF to calculate separate landbanks for any aggregate material of a specific type or quality which have distinct and separate markets. This option would establish the principle of maintaining a ten year landbank for Magnesian limestone, as quantified in the <i>Provision of crushed rock</i> Option box, and would provide the flexibility to respond to any change in demand over the plan period that may affect the requirements.	
and		
Option 3	This option could operate in association with either Option 1 or 2 above and would seek to ensure that landbanks of crushed rock are maintained within those parts of the plan area outside the National Park and AONBs.	
Justification	This option would be consistent with the requirements of national policy towards the maintenance of landbanks for aggregate.	
	and	
Option 4	This option could operate in association with either Option 1 or 2 above and would rely on national policy and development management policies in the Joint Plan to ensure that landbanks of crushed rock are maintained within those parts of the plan area outside the National Park and AONBs. The NPPF requires landbanks for non-energy minerals to be maintained outside of National Parks, AONBs, World Heritage Sites, Scheduled Monuments and Conservation Areas as far as is practical.	
Justification	This option would avoid the potential duplication of national policy in the Plan, but would leave an element of uncertainty over the role of National Parks and the AONBs in the provision of landbanks.	

The assessment has revealed that both Options 1 and 2 could have negative effects on the environment, including biodiversity / geodiversity, air and water quality, landscape and the historic environment, and communities of the Plan area should these result in the need to release more land for extraction than is currently permitted. They would however, enable a level of minerals supply to meet demand for development.

Option 3 would provide protection for the National Park and the AONBs to a greater extent than Option 4 where there would be a level of uncertainty over potential protection for these areas, particularly in the longer term.

Questions - Landbank for crushed rock



22) Do you have a preference for any of the options presented above?

23) Are there any alternative options that the Authorities should be considering relating to the maintenance of landbanks for crushed rock?

Safeguarding of Crushed Rock Resources

- 5.51 National planning policy requires mineral planning authorities to define Minerals Safeguarding Areas (MSAs) and adopt appropriate policies in order that known locations of specific minerals resources of local and national importance are not needlessly sterilised by non-mineral development; and to define Minerals Consultation Areas based on these MSAs. MPAs need to set out policies to encourage the prior extraction of minerals, where practicable and environmentally feasible, if it is necessary for non-mineral development to take place.
- 5.52 In order to help determine an approach to Safeguarding minerals, NYCC commissioned the British Geological Survey (BGS) to identify an approach to safeguarding of minerals resources in the NYCC area, based on best practice guidance. The report of the study is available to view at www.northyorks.gov.uk/26668. This work is being supplemented by comparable studies by BGS for the CYC and NYMNPA areas which are currently being finalised. The key recommendations of the BGS work for the NYCC area, in respect of the safeguarding of crushed rock, are to safeguard the overall resource of Jurassic, Magnesian and Carboniferous limestones, Carboniferous sandstones and chalk with provision of a 500m buffer consultation zone, taking into account potential impacts associated with working hard rock quarries, including the need for blasting. The same buffer has been recommended by BGS for the North York Moors National Park. As crushed rock resources have not been identified in or adjacent to the City of York, consideration of a buffer zone is not relevant for that area.
- 5.53 The purpose of a buffer zone would be to ensure that the potential impacts of development near to but just beyond the resource boundary are also taken into account when considering the potential for sterilisation of minerals resources by other forms of development.
- 5.54 Further options relating to the mechanism for safeguarding minerals resources are included in the Development Management chapter later in this document.

What you told us

5.55 Consultation responses to the Minerals and Waste Joint Plan First Consultation considered mineral safeguarding for future use to be an important element that the Joint Plan should consider. One representation supported an approach to safeguarding in line with the BGS report 2011.

Key Issues and Options

Options: Safeguarding crushed rock	
Option 1	This option could safeguard all known crushed rock resources with a 500m buffer zone.
Justification	This option is based on the approach identified in the BGS Safeguarding report for NYCC (2011) taking into account local consultation with industry.
or	
Option 2	This option could safeguard all known crushed rock resources, with a
	200m buffer zone.

• Safeguarding crushed rock resources for the future.

Justification	This option utilises the recommended approach identified in the generic national advice in Mineral safeguarding in England: good practice advice (2011) but would not be consistent with the buffers agreed as part of consultation on the local MSA work.	
	and/or	
Option 3	This option would only safeguard crushed rock resources outside urban areas and National Park and AONB designations.	
Justification	This option reflects the presence of key environmental constraints associated with National Park and Areas of Outstanding Natural Beauty designations and the national policy presumption against maintenance of aggregates landbanks in such areas, as well as physical constraints imposed by built development, taking into account the very limited overall 'footprint' of such areas in the Joint Plan area, relative to the scale of the crushed rock resource.	
and		
Option 4	This option could operate in parallel with other options and would safeguard any additional resources proposed in site allocations and preferred areas where supported by adequate resource information.	
Justification	This option reflects that sites may be proposed which fall outside the current BGS resource data, subject to adequate evidence being available to demonstrate the existence of a potentially viable resource of crushed rock.	

Overall, minerals safeguarding areas are unlikely to have a great effect on sustainability objectives as their presence does not create a presumption, or add any weight, towards minerals extraction. The options would all have significant positive effects on safeguarding minerals resources, although Option 3 would be slightly less positive as these effects would not be felt in the National Park or AONBs. The positive effects under Option 1 are likely to be greater than those resulting from Option 2 due to the presence of a larger buffer. Under each option, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions - Safeguarding of crushed rock resources



24) Do you have a preference for any of the options presented above relating to safeguarding crushed rock resources?

25) Are there any alternative options that the Authorities should consider relating to safeguarding of crushed rock resources?

Delivery of primary aggregates supply

- 5.56 Delivery of identified needs for aggregates may require the identification of one or more sites or locations for future development. National planning policy indicates a preference for provision for aggregates extraction to be made through the allocation of specific sites where practicable, with preferred areas (areas with known resources where planning permission might reasonably be anticipated) and areas of search (where resources are known in less detail but within which planning permission may be granted, particularly if there is a potential shortfall in supply) being identified as alternatives where necessary.
- 5.57 National policy on plan-making also suggests that consideration should be given to the allocation of sites which are of sufficient significance (in terms of overall delivery of the Joint Plan) that they should be considered 'strategic' sites or locations, with delivery of development at such sites or locations being given a degree of priority in the Plan. It will therefore be necessary to consider in general terms below the overall approach to be used to identify appropriate sites or areas for future working. A more detailed site assessment methodology is being developed to help assess the actual suitability of sites which have been submitted for consideration for allocation in the Plan www.northyorks.gov.uk/26220.

What you told us

5.58 Previous consultation carried out by NYCC has involved discussion around potential approaches to the identification of strategic sites and allocations for aggregate provision. Suggestions included an approach which allocated areas rather than strategic sites and that no current individual sand and gravel sites in North Yorkshire are likely to be of strategic importance. In addition, criteria were suggested which could be used to help define strategic sites.

Concreting Sand and Gravel

5.59 Evidence suggests that significant additional resources of sand and gravel will need to be released during the plan period in order to help maintain supply, and this is considered to be a priority issue for the Plan to address.

Options: Concreting sand and gravel delivery	
Option 1	This option could seek to deliver Joint Plan requirements for concreting sand and gravel through the identification of specific site allocations where possible, with preferred areas and areas of search identified as alternatives only if necessary.
Justification	This option would provide the greatest degree of certainty as to where future development may take place and would be in line with national policy.
	or
Option 2	This option could seek to deliver Joint Plan requirements for concreting sand and gravel through the identification of specific site allocations only for large scale sites (e.g. sites with greater than 5mt total reserve and planned output of 0.25mtpa or greater), with remaining provision being provided through preferred areas or areas of search.
Justification	This approach would only consider concreting sand and gravel sites over a certain scale threshold to be of sufficient strategic significance to justify identification as specific site allocations,

	because of the greater significance that such sites would have in delivering overall plan requirements for concreting sand and gravel, whilst still allowing a degree of flexibility in future provision.
or	
Option 3	This option could rely on identification of areas of search to meet Joint Plan requirements. Areas could be selected from within the overall sand and gravel resource blocks identified in the BGS sand and gravel assessment report 2011.
Justification	Greater flexibility for industry to come forward with a range of sites for delivery of sand and gravel requirements could potentially be provided through the identification only of areas of search.

Options 1 and 2 both perform well against most sustainability appraisal objectives (other than the SA objective to minimise the use of resources). This is because allocating sites helps to plan for constraints and opportunities in advance so the most sustainable sites are utilised. Of the two options, however, Option 1 performs the best as this seeks to alleviate uncertainty through allocating the most sites.

Option 3 performs more negatively as only areas of search are utilised, and these have only considered the most major environmental constraints in their definition, leaving localised effects to be addressed through mitigation at the planning application stage. However, there are economic benefits with this approach through allowing flexibility in site selection for developers.

Questions - Concreting sand and gravel delivery



26) Do you have an initial preference for any of the options presented above?

27) Do you have any views on an appropriate size threshold that could be applied within Option 2?

28) Are there any other options that the Authorities should consider relating to delivery of concreting sand and gravel requirements?

Building Sand

5.60 Evidence suggests that the scale of additional provision for building sand required over the plan period is small (amounting to around 0.8mt over the period to 2030). The strategic significance of building sand in the context of the Joint Plan is not considered to be such that identification of specific site allocations should be a priority for the Plan. There is only very limited evidence available on the distribution of potentially suitable building sand resources and this may also limit the potential to identify viable preferred areas or areas of search for building sand.

5.61 It is therefore considered that requirements could be met through the identification of specific allocations if suitable sites are put forward, and/or through a criteria-based policy supporting the principle of the development of new sites and extensions to existing sites, where these are needed to meet Joint Plan requirements for building sand.

Options: Building s	Options: Building sand delivery	
Option 1	This option could seek to deliver Joint Plan requirements for building sand through the identification of specific site allocations, should any suitable sites come forward, and via criteria supporting new sites and extensions to existing sites where necessary, in line with environmental and amenity objectives of the Joint Plan.	
Justification	This option reflects the relative lack of evidence on the distribution of viable resources for building sand.	
	or	
Option 2	This option could seek to deliver Joint Plan requirements for building sand through the identification of Areas of Search.	
Justification	This option could seek to provide greater flexibility in the provision of building sand through the identification of one or more Areas of Search, subject to industry being able to identify potential resource areas with sufficient clarity.	

What does the Sustainability Appraisal say?

Option 1, when compared to the sustainability appraisal objectives, performs very well. It includes strong positive effects for all or part of the short to long term time period considered for biodiversity and geodiversity, water quality and supply, air quality, climate change, climate adaptation, heritage, landscapes and townscapes, community vitality, recreation and leisure, health and wellbeing and flooding. This is because, through allocating sites and considering criteria, the most sustainable locations can be chosen.

Option 2 also reports a number of (albeit less strong) positive effects as strategic sustainability issues can be considered when deciding upon areas of search and preferred areas. However, there is greater uncertainty as specific locations are unknown.

Both options report negative effects for the resource efficiency objective as these options will inevitably, if applications are approved under them, lead to significant non-renewable resource consumption.

Questions - Building sand



29) Do you have an initial preference for any of the options presented above?

30) Are there any other options that the Authorities should consider relating to delivery of building sand requirements?

Magnesian limestone

5.62 One option that has been identified within the section dealing with provision of crushed rock is the potential need to make of additional provision for Magnesian limestone in order to help maintain supply of this particular type of crushed rock. In view of the scale of overall reserves of crushed rock, it is not considered that there is a need to identify site specific allocations for crushed rock as a matter of priority in the Joint Plan. However, potential sites for the working of Magnesian limestone have been submitted during previous calls for sites for aggregate working, suggesting that there may be potential to identify specific sites.

Options: Magnesian	Options: Magnesian limestone delivery	
Option 1	This option could seek to deliver any Joint Plan requirements for Magnesian limestone through the identification of specific site allocations, and via criteria supporting new sites and extensions to existing sites where necessary, in line with environmental and amenity objectives of the Plan.	
Justification	Evidence suggests there may be the potential to identify specific sites for working of Magnesian limestone and this option would provide the greatest certainty as to where any future development would take place.	
or		
Option 2	This option could seek to deliver Joint Plan requirements for Magnesian limestone through the identification of preferred areas or areas of search.	
Justification	This option could provide more flexibility in the identification of any future locations for the working of Magnesian limestone.	

What does the Sustainability Appraisal say?

Option 1 is likely to result in positive effects for biodiversity and geodiversity, water quality and supply, air quality, climate change, climate adaptation, heritage, landscapes and townscapes, community vitality, recreation and leisure, health and wellbeing and flooding. This is because, through allocating sites and considering criteria, the most sustainable locations can be chosen.

Option 2 also reports a number of (albeit less strong) positive effects as strategic sustainability issues can be considered when deciding upon areas of search and preferred areas. However, there is greater uncertainty as specific locations are unknown.

Both options report negative effects for the resource efficiency objective as these options will inevitably, if applications are approved under them, lead to significant non-renewable

Questions - Magnesian limestone



31) Do you have an initial preference for any of the options presented above?

32) Are there any other options that the Authorities should consider relating to the delivery of Magnesian limestone requirements?

Extensions to existing aggregates quarries on unallocated sites

- 5.63 The policy approach in the North Yorkshire Minerals Local Plan (1997) has been to support the principle of small scale extensions to aggregate quarries on sites not allocated in the Plan, subject to a number of criteria being met, which generally seek to ensure that the scale and duration of working remain in context with the existing site. Any reserves coming forward in such sites have been treated as 'windfalls' adding to the overall landbank of the relevant mineral.
- 5.64 It is recognised that proposals for extensions to existing aggregate quarries are likely to continue to come forward as planning applications during the life of the new Joint Plan and that, in some cases, such applications may not be on land allocated specifically in the Plan as being suitable in principle for further working. Such applications are most likely to come forward in order to maintain continuity of production at an established site where current permitted reserves are near to exhaustion but further suitable resources have been identified on immediately adjacent land. It may therefore be appropriate to consider the development of a suitable policy against which to consider any such proposals that come forward over the period to 2030.
- 5.65 In all cases any reserves granted on unallocated sites would be counted as contributing towards the landbank of the relevant mineral.

What you told us

5.66 In the Minerals and Waste Joint Plan First Consultation views were expressed that extensions to sites should only be allowed where existing reserves are exhausted, and that prior restoration of worked areas should be required before permitting further extraction, but also that new areas of extraction should be developed. One representation expressed a preference for continuation of a similar policy approach to that currently in the NYCC Minerals Local Plan relating to small scale extensions.

Key Issues and options

 Deciding on an appropriate policy approach to applications for extensions to existing aggregate quarries.

Options: Unallocated	extensions to existing aggregates quarries
Option 1	This option would support the principle of extensions to existing quarries, where the proposed extension area has not been allocated in the Joint Plan, subject to it being demonstrated that the development would be consistent with the overall aggregates supply strategy in the Plan, or meet another demonstrable need for aggregate consistent with Joint Plan objectives, would not significantly undermine the potential for a greater total proportion of supply to come from alternatives to primary aggregate, and that the site to be extended is not located within the National Park ¹² or an AONB.
Justification	This option would help ensure the maintenance of supply of aggregate, the utilisation of existing infrastructure and the maintenance of local employment whilst supporting the delivery of the overall strategy in the Plan.

¹² Note that there are not currently any aggregates quarries within the National Park

or	
Option 2	This option would only support the principle of extensions, where the proposed extension area has not been allocated in the Plan, where the reserves are necessary in order to maintain the landbank of permitted reserves above the minimum required by national and local policy and the site to be extended is not located within the National Park or an AONB.
Justification	This option would provide flexibility for delivery of additional aggregate provision for example as a result of unforeseen demand or development not coming forward or being permitted on allocated sites.
or	
Option 3	This option would not support the principle of development on unallocated sites, including proposals for the extension of existing sites.
Justification	This option would help ensure that the strategic approach to aggregate supply identified in the plan will be implemented, and give maximum certainty as to where future development would or would not be supported.

The assessment revealed that Option 3 would provide greater protection for the environment and communities than Options 1 or 2 yet would raise questions over the deliverability of minerals, although this would depend on whether or not there was a sufficient landbank maintained at other permitted sites throughout the plan period.

Questions - Unallocated extensions to existing aggregate quarries



33) Do you have an initial preference for any of the options presented above?

34) Are there any other options that the Authorities should consider relating to consideration of applications on unallocated sites?

35) Do you consider that there is a need for the Joint Plan to contain a policy relating to applications for aggregates working on unallocated sites?

Secondary and Recycled Aggregates

- 5.67 National policy in the NPPF requires mineral planning authorities, so far as practicable, to take account of the contribution that secondary and recycled material and minerals waste would make to supply of aggregate, before considering extraction of primary materials. Secondary aggregates are by products of other processes which can be used to substitute for primary aggregate minerals such as sand and gravel and crushed rock. Typical examples which occur in the Joint Plan area include colliery spoil and power station ash, comprising furnace bottom ash (FBA) and pulverised fuel ash (PFA). Recycled aggregates, arising from construction, demolition and excavation activities, can also be used to substitute for primary minerals, often as low quality aggregate in for construction uses such as bulk fill.
- 5.68 The southern part of the Joint Plan area contains two of the three major power stations within the Yorkshire and Humber region (Drax and Eggborough) with a third (Ferrybridge) located just outside the boundary of the Plan area and utilising ash disposal facilities located within the area. Colliery spoil is produced at Kellingley Colliery, which is also located in Selby District.
- 5.69 Current evidence suggests that the power stations in the area produce a relatively constant supply of PFA and FBA per annum. However, as this material, and other secondary aggregate such as colliery spoil, is not produced for its own sake, the future availability of the material is also dependent upon the future of the primary process to which they relate. Any changes which may occur, such as the closure of a major producer of material with capability to be used as secondary aggregate, may therefore have a substantial impact on the availability of supply of such material. Current data indicates that in recent years all FBA generated is fully utilised, whereas there is surplus PFA and colliery spoil which, subject to suitable markets, could provide an additional contribution to secondary aggregate supply. Market constraints are likely to be a significant barrier to increased utilisation and cannot be directly addressed in the Plan. Current information suggests that a large proportion (potentially over 80%) of material capable of use as recycled aggregate is already being put to beneficial use and this is considered unlikely to change significantly over the plan period.
- 5.70 In addition, it is recognised that large amounts of ash and spoil are contained in existing disposal facilities, such as the Barlow and Gale Common ash disposal sites. These facilities could potentially provide additional sources of secondary aggregates if they were subjected to a limited degree of re-working, although this could give rise to a range of environmental and local amenity considerations.
- 5.71 National planning policy requires planning authorities to consider and plan for a steady and adequate supply of aggregate for their area, taking account of any significant cross boundary movements, by preparing an annual Local Aggregate Assessment (LAA). A North Yorkshire sub-regional LAA has been produced in partnership by North Yorkshire County Council, City of York Council and the North York Moors and Yorkshire Dales National Park Authorities. The LAA concludes that, in terms of secondary and recycled aggregates, it would be reasonable to assume capability to maintain supply at levels similar to those prevailing over recent years, although there may be potential for a small increase in utilisation of some secondary and recycled materials. This potential has been reflected in some of the options presented earlier in this document relating to supply of crushed rock.

5.72 The overall extent to which the Plan can influence the use of secondary and recycled aggregates in development is limited. However, policy support in principle by the Joint Plan Authorities and District and Borough Councils within the North Yorkshire area for the use of such materials in new development would encourage the consideration of this matter early in the design stage. For the NYCC area this issue would need to be further developed in consultation with the relevant planning authorities. This issue is addressed further in options within the Development Management chapter, later in this document.

What you told us

- 5.73 Representations to the Minerals and Waste Joint Plan First Consultation considered that the Plan should encourage the use of secondary and recycled aggregates, although one contrary view was received.
- 5.74 Representations to previous consultation exercises by NYCC suggested that the Joint Plan has a role to play in encouraging the use of recycled aggregates including the requirement for submission of waste management plans by developers. Responses suggested that consideration should be given to the long term role of mineral sites for recycling activities. It was also suggested that an upward revision of the current limit on export of ash from the Gale Common ash disposal site could help increase supply from this source. Barlow ash mound was also identified in responses as a potential supply of secondary resources.

Key Issues and Options

- Making appropriate and realistic assumptions about the potential role of secondary and recycled aggregates in future supply.
- Supporting the potential for increased supply from secondary and recycled aggregate.

Options: Supply of a	ternatives to land won primary aggregates
	This option would seek to encourage the maximum use of secondary materials through one or more supporting measures which could include:
	• Supporting the principle of development of new infrastructure, such as ancillary manufacturing facilities of appropriate scale utilising secondary aggregate as the primary raw material, at sites where secondary aggregates are produced.
Option 1	• Supporting the principal of limited re-working of secondary aggregate materials already deposited in current or former disposal facilities, where consistent with environmental and amenity objectives of the Joint Plan. These would principally include ash disposal sites and current and former colliery spoil disposal facilities. This could also include supporting the principle of an upward revision to the current annual tonnage export limit for secondary aggregate from the Gale Common ash disposal facility.
	• Supporting the use of secondary aggregate materials as part of a broader policy approach to the sustainable use of materials in the design and construction of development.

JustificationThis option would help provide a range of support for the increased use of secondary aggregate as an alternative to primary aggregate, in line with national planning policy.and/orand/orThis approach could promote the use (including the potential for increased use) of recycled aggregate though a range of measures including:• Supporting the use of recycled aggregate materials as part of a broader policy approach to the sustainable use of materials in the design and construction of development.• Encouraging the maximum recovery of recycled aggregate during demolition activity.• Encouraging the separation of materials with potential for use as recycled aggregate during waste management processes.• Encouraging the use of existing minerals extraction sites as locations for the reception, processing and onward sale of recycled aggregate during their period of operation.• Making adequate provision for any new facilities needed for the management of construction and demolition waste identified through any waste needs assessment undertaken during preparation of the Joint Plan.JustificationThis option would help provide a range of support for the increased use of recycled aggregate as an alternative to primary aggregate, in line with national planning policy.		-
Justification This approach could provide the use (including the potential for increased use) of recycled aggregate though a range of measures including: • Supporting the use of recycled aggregate materials as part of a broader policy approach to the sustainable use of materials in the design and construction of development. • Encouraging the maximum recovery of recycled aggregate during demolition activity. • Encouraging the separation of materials with potential for use as recycled aggregate during waste management processes. • Encouraging the use of existing minerals extraction sites as locations for the reception, processing and onward sale of recycled aggregate during their period of operation. • Making adequate provision for any new facilities needed for the management of construction and demolition waste identified through any waste needs assessment undertaken during preparation of the Joint Plan. Justification This option would help provide a range of support for the increased use of recycled aggregate as an alternative to primary aggregate, in	Justification	use of secondary aggregate as an alternative to primary aggregate,
Increased use) of recycled aggregate though a range of measures including:• Supporting the use of recycled aggregate materials as part of a broader policy approach to the sustainable use of materials in the design and construction of development.• Encouraging the maximum recovery of recycled aggregate during demolition activity.• Encouraging the separation of materials with potential for use as recycled aggregate during waste management processes.• Encouraging the use of existing minerals extraction sites as locations for the reception, processing and onward sale of recycled aggregate during their period of operation.• Making adequate provision for any new facilities needed for the management of construction and demolition waste identified through any waste needs assessment undertaken during preparation of the Joint Plan.JustificationThis option would help provide a range of support for the increased use of recycled aggregate as an alternative to primary aggregate, in		and/or
JustificationThis option would help provide a range of support for the increased use of recycled aggregate as an alternative to primary aggregate, in	Option 2	 This approach could promote the use (including the potential for increased use) of recycled aggregate though a range of measures including: Supporting the use of recycled aggregate materials as part of a broader policy approach to the sustainable use of materials in the design and construction of development. Encouraging the maximum recovery of recycled aggregate during demolition activity. Encouraging the separation of materials with potential for use as recycled aggregate during waste management processes. Encouraging the use of existing minerals extraction sites as locations for the reception, processing and onward sale of recycled aggregate during their period of operation. Making adequate provision for any new facilities needed for the management of construction and demolition waste identified through any waste needs assessment undertaken
Justification use of recycled aggregate as an alternative to primary aggregate, in		
	Justification	use of recycled aggregate as an alternative to primary aggregate, in

Page 95

What does the Sustainability Appraisal say?

Both of these options will result in largely positive effects, with particularly strong positive effects associated with sustainability objectives relating to biodiversity, soil / land, climate change, resource use and minimising waste generation.

Minor negative effects occur under the health and wellbeing SA objective under both options due to the local impacts of transport around secondary or recycled aggregates facilities.

There is some uncertainty noted under both Option 1 and 2 due to possible future constraints on the supply of recycled and secondary aggregate.

Questions - Supply of alternative to land won primary aggregates



36) Do you have an initial preference for either of the options presented above?

37) Are there any other options that the Authorities should consider relating to the supply of alternatives to land won primary aggregates?

38) Do you have any views on the potential scale of change in the supply of secondary and recycled aggregates that may be expected over the plan period to 2030?

39) Do you have any views on the range of measures that should be supported in the Joint Plan area in order to increase supply of secondary and recycled aggregate?

Silica Sand

5.75 Silica sand is a relatively scarce industrial mineral which can, depending on its particular properties, serve a variety of end uses in manufacturing and industry. The overall geographical extent of potential resources of silica sand within the Plan area is relatively small, with occurrences in two separate locations: at Burythorpe, near Malton to the east and Blubberhouses, in Harrogate Borough to the west. There are no resources of silica sand in the City of York area or the North York Moors National Park.

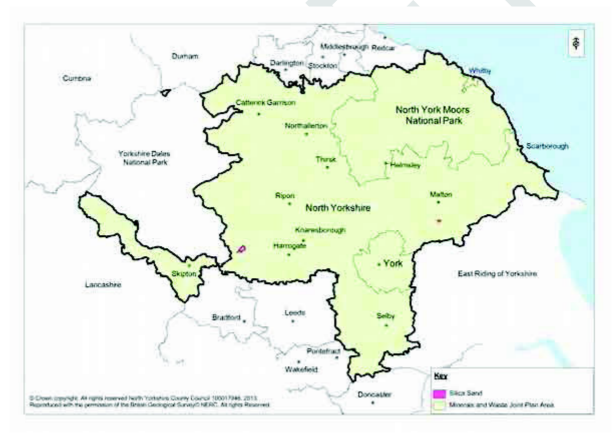


Figure 10: Silica sand resources

5.76 Burythorpe Quarry provides a large proportion of the UK market share of resin coated sand, as well as supplying markets outside the UK. The site has permitted reserves for extraction beyond the Plan period, and the current permission is valid until 2042. Blubberhouses Quarry is located within the Nidderdale AONB, which is subject of national policy protection, and lies immediately adjacent to an internationally important nature conservation site. The silica sand resource at Blubberhouses is understood to be suitable for glass production. The site has been

mothballed since 1991, and the processing plant has been removed. Permission at the site was due to expire in 2011 although a planning application has been submitted which seeks to extend the life of the permission for a further 25 years. Due to the location of the site any further development will need to be demonstrated to be in the public interest and an Appropriate Assessment under the Habitats Regulations will also be required. Although a date for determination of the planning application is not yet known it is likely that the application will be resolved prior to completion of preparation of the Joint Plan.

- 5.77 National policy requires mineral planning authorities (MPAs) to identify and include policies for the extraction of mineral resources of local and national importance in their area. Due to its relative scarcity silica sand is a resource of national significance. MPAs are required to plan for a steady and adequate supply of industrial minerals by co-operating with neighbouring and more distant authorities to co-ordinate the planning of industrial minerals, to ensure adequate provision is made to support their likely use in industrial and manufacturing processes, and encourage safeguarding or stockpiling so that important minerals remain available for use.
- 5.78 Specifically in relation to silica sand, the NPPF states that a supply sufficient for a period of at least 10 years should be maintained for individual sites, with a 15 year supply where significant investment is required.
- 5.79 There are no published forward projections of likely demand for silica sand and no specific up to date data on production of silica sand from the one active site in North Yorkshire. However, taking into account the current reserves position at Burythorpe Quarry this policy requirement is likely be met, and would be met at Blubberhouses Quarry in the event that planning permission for the current application for an extension of time is granted.
- 5.80 It is understood that silica sand is imported from a site in Norfolk to a glass manufacturer located in Selby district. Due to the specific properties of the silica sand needed to produce the quality of glass required it is not considered that suitable resources are currently available within the Joint Plan area. It is understood that emerging land use plans in Norfolk are seeking to make provision for continued extraction of silica sand in that area, which would enable this supply arrangement to continue.

What you told us

- 5.81 Representations to the Minerals and Waste Joint Plan First Consultation suggested that the retention of Blubberhouses quarry should be reviewed due to its impact upon the landscape and AONB.
- 5.82 Responses to previous consultations undertaken by NYCC raised concern in relation to the potential environmental impacts from silica sand extraction, and of particular concern was the overlap of resources with high quality landscapes and the potential impact on groundwater.

Key Issues and Options

• Considering the potential to maintain supply of silica sand at existing sites, including taking account of constraints resulting from internationally and national important statutory designations and the status of the current planning application to extend the life of the current permission at Blubberhouses Quarry.

Options: Cont	inuity of supply of silica sand	
Option 1	This option would support the principle of continued production at the Blubberhouses and Burythorpe sites, including the principle of lateral extensions and/or deepening of those sites where necessary, if needed to help provide a 10 year landbank at the Burythorpe site and 15 years at the Blubberhouses site.	
Justification	This option would seek to follow national policy and provide a landbank of 10 years at Burythorpe, where significant new investment is not expected to be required, and in the case of Blubberhouses Quarry a landbank of 15 years would be supported to reflect the level of investment that would be required for the construction of a new processing plant. For the Blubberhouses site it would also be necessary to demonstrate that any proposals for the continued availability of reserves would be in the public interest (subject to considerations for major development in protected areas as set out in the NPPF) and be subject to a satisfactory outcome of an Appropriate Assessment under the Habitats Regulations.	
	or	
Option 2	This option would support the principle of continued production at the Burythorpe site only, including the principle of lateral extensions and or deepening where necessary in order to help provide a 10 year landbank.	
Justification	The principle of future supply from Blubberhouses Quarry would not be expressly supported due to its location within the Nidderdale AONB, and any developer would need to demonstrate that the requirements of the major development test have been met as well as meeting the requirements of Appropriate Assessment under the Habitats Regulations.	
	or	
Option 3	This option would not express support in principle for continued supply of silica sand but would identify a range of criteria to be applied to any proposals which come forward for development of silica sand resources. Criteria could include a need for adequate demonstration of the quantity and quality of the resource, and, in the case of any proposals for the working of silica sand within the Nidderdale AONB, a requirement to demonstrate that the proposals are in the public interest and, where international nature conservation designations may be affected, the satisfactory outcome of an Appropriate Assessment under the Habitats Regulations.	
Justification	This option would provide a greater degree of flexibility in the consideration of any proposals which may come forward.	

These three options exhibit contrasting sustainability effects. Option 1 is associated with the most negative effects. This is largely because there are some key environmental receptors (such as an internationally important nature conservation site) around the Blubberhouses site in particular. The Burythorpe site was considered to have fewer constraints affecting it.

Option 2 reports similar sustainability effects to Option 1, though these are less significant as Option 2 considers only the possibility of extensions at Burythorpe, which while being close to a number of environmental receptors, these tend to be of a lower order.

Option 3 is considered the most sustainable as no assumptions are made on which of these sites will be developed, and criteria allow the opportunity to consider environmental effects prior to any approval. However, there are negative effects on the economic growth objective under this option.

There is considerable uncertainty in the assessment of all three options and further tests, through the site allocations and Habitats Regulations assessment processes may be necessary to give a more certain assessment of sustainability.

Questions - Silica sand



40) Do you have an initial preference for any of the options presented above?

41) Are there any alternative options we should consider in relation to the continuity of silica sand supply?

Safeguarding of Silica Sand

- 5.83 As a relatively scarce mineral, safeguarding of silica sand resources will be important. Work carried out by British Geological Survey (BGS) indicates the presence of additional resources adjacent to both the Blubberhouses and Burythorpe sites and these resources will require safeguarding for the longer term. Work undertaken by BGS on behalf of NYCC recommends safeguarding of all resources of silica sand and proposes a buffer zone around the resource of 500 metres to ensure the effective safeguarding of the resource area from other development proposed nearby. This takes into account that silica sand may need to be worked with techniques such as blasting which can impact on wider areas.
- 5.84 Further options relating to the mechanism for safeguarding minerals resources are included in the Development Management chapter later in this document.

Key Issues and Options

• Safeguarding resources of silica sand for the future.

Options: safec	guarding silica sand
Option 1	This option would safeguard all known silica sand resources, with a 500m buffer zone to help ensure maximum protection of the resource from proximal sterilisation.
Justification	The option reflects the approach identified in the BGS Safeguarding report for NYCC (2011).
	or
Option 2	This option would safeguard all known silica sand resources, without a buffer zone given the absence of expectation of significant additional working of silica sand beyond current permission boundaries during the plan period.
Justification	Following this approach would reduce slightly the degree of protection given to the resource but could be appropriate given the highly constrained nature of part of the resource in environmental terms, and the reduced likelihood of sterilisation through proximal development.
	or
Option 3	This option would only safeguard silica sand resources outside AONB and international nature conservation designations as working in these areas are less likely to be acceptable in principle.
Justification	This option reflects the presence of key environmental constraints associated with Areas of Outstanding Natural Beauty designations.
	and/or
Option 4	This option could operate in parallel with other options and would safeguard any additional resources of silica sand (not identified in current minerals resource evidence) proposed in site allocations and preferred areas, where supported by adequate resource information.
Justification	This option reflects that sites may be proposed which fall outside the current BGS resource data, subject to adequate evidence being available to demonstrate the existence of a potentially viable resource of silica sand.

As safeguarding does not infer any silica sand development will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

Safeguarding contributes positively, however, to the SA objective 'to minimise the use of resources and encourage their re-use and safeguarding'. In a number of other ways positive indirect effects are noted for all options, though these vary in significance according to factors such as whether or not a buffer is used and whether sites are allowed within protected landscapes or international sites.

Under each option, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions - Safeguarding silica sand



42) Do you have an initial preference for any of the options presented above?

43) Are there any alternative options we should consider in relation to the safeguarding of silica sand resources?

Clay

- 5.85 Potential resources of clay are widely distributed in the Joint Plan area, mainly in the lower lying central part of NYCC and within the City of York. The quality of clay resources is likely to be very variable and workable deposits may be much more limited in distribution. The principal clay resource in the Joint Plan area is brick clay, although small amounts of fireclay are also likely to be present, in association with shallow coal which has not itself been subject of any commercial interest. There are only a small number of active sites, all located in the NYCC area. The main uses of clay worked in the Joint Plan area are for brick manufacture (at Alne Brickworks) and for the manufacture of lightweight aggregate blocks (at the Plasmor site at Great Heck in Selby District, which is served by clay from the nearby Hemingbrough Clay Pit).
- 5.86 Deposits of brick clays also occur in the Heworth, Layerthorpe, Dringhouses and Acomb areas in City of York. Historically, brick clay has also been extracted in the City of York area, although there have been no workings or brick making industry in York for over 50 years.

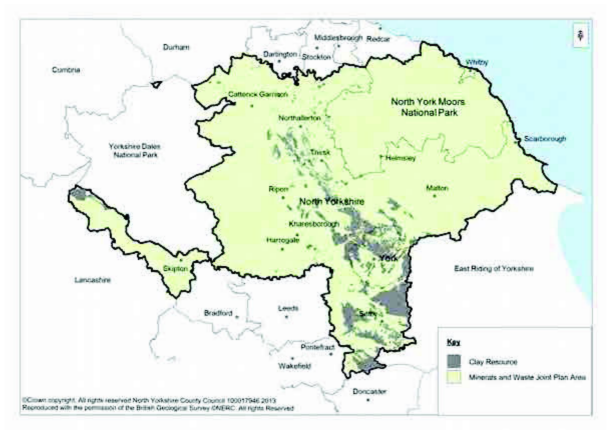


Figure 11: Clay resources

- 5.87 Clay is identified in national planning policy as a mineral of national and local importance. National policy requires mineral planning authorities to plan for a steady and adequate supply of industrial minerals (including clay). Specifically in relation to clay, national policy encourages a stock of permitted reserves to support the level of investment required for new or existing plant. A level of at least 25 years supply is specified for brick clay. Policy also requires account to be taken of the need for provision of clay from a number of sources to enable appropriate blends to be made.
- 5.88 Following discussions with operators of the active clay production sites in the Joint Plan area, it was identified that new reserves of clay would be needed at both Hemingbrough Quarry and Alne Brickworks in order to maintain continuity of supply to existing associated manufacturing facilities over the plan period. The operator at each of the sites has identified the potential for future extension. Three potential new sites for clay extraction have also been put forward for consideration as part of the Site identification process. These include a site within the Green Belt of the City of York area which is intended to produce clay for construction and engineering purposes, and a site at Escrick adjacent to a former tileworks in the NYCC area. This latter site is intended to provide a longer term source of clay for the Plasmor block making facility at Great Heck.

What you told us

- 5.89 No representations relating to clay were received during the Minerals and Waste Joint Plan First Consultation.
- 5.90 Responses to previous consultations, carried out by North Yorkshire County Council, raised matters relating to the environmental impacts of clay, including the impacts

upon ground water. The extraction of clay as a by-product of other extractive processes has also been supported.

Key Issues and Options

- Identifying an appropriate approach to securing continuity of supply of clay to support existing manufacturing facilities.
- Identifying an appropriate approach to planning for any new clay sites which may come forward.

Options: Cont	Options: Continuity of supply of clay	
Option 1	This option would support the principle of continued production at the Alne and Hemingbrough sites and seek to make specific provision, through allocation of sites or preferred areas, for the working of further reserves of clay as extensions to Hemingbrough and Alne clay pits, in order to help provide a 25 year landbank at each of these sites. It could also seek to identify resources at Escrick as being suitable in principle to meet longer term requirements for clay to serve the Plasmor blockworks. Alternatively, where suitable specific sites or areas could not be identified, this option would seek to identify Areas of Search for clay sites in proximity to existing locations where clay is utilised (at Alne brickworks and Great Heck).	
Justification	This option would help deliver the national policy objective of maintaining continuity of supply to existing manufacturing facilities.	
	and/or	
Option 2	This option would support the principle of development of new reserves of clay (either as extensions to existing sites or as new greenfield sites) where there is a demonstrable need to release further reserves in order to maintain continuity of supply to existing or any new manufacturing facilities in the Plan area.	
Justification	This option would help deliver the national policy objective of maintaining continuity of supply to existing manufacturing facilities, but would provide a greater degree of flexibility than Option 1.	
	and	
Option 3	In addition this option could support the principle of development of new sources of clay for other uses (i.e. uses which are not directly related to supporting existing or new manufacturing facilities in the Plan area) where it can be demonstrated that there is a need for the mineral and the requirement could not reasonably be met by secondary or recycled materials.	
Justification	This option would allow greater flexibility to encourage development of clay resources for other purposes where there is appropriate justification.	

All of the options are likely to have environmental impacts in relation to biodiversity, land take and landscape given the nature of clay working, particularly where they work in combination. However, Option 1 is likely to have fewer significant impacts by predominantly locating additional capacity near to existing extraction or processing locations thus reducing transport implications (minimising the number and length of trips) as well as impacts on new locations elsewhere.

The effects of Options 2 and 3 have a number of uncertainties. However, Option 2 offers more flexibility to maximise the use of clay in other locations where it could be viable and help to maximise economic benefits from extraction.

Option 3 would support the wider economy given that the extraction of clay would be for other uses not currently identified within the plan area. However, adverse effects in relation to exportation and transportation outside of the Plan area as well as cumulative environmental impacts as result of further extraction, are identified.

Questions - Clay



44) Do you have an initial preference for any of the options presented above?

45) Are there any other options the Authorities should consider in relation to the continuity of clay supply?

Options: Incid	Options: Incidental working of clay in association with other minerals	
Option 1	This option would support the incidental working of clay in association with production of other minerals, where the incidental extraction of clay would help secure the most sustainable use of resources and would not prejudice the overall environmental or amenity impacts of the primary working or the subsequent reclamation and afteruse of the site.	
Justification	Following this option would allow maximum utilisation of resources without compromising sustainability objectives.	
	or	
Option 2	This option would not expressly support the incidental working of clay in association with production of other minerals.	
Justification	Following this option would limit the potential for utilisation of a primary mineral and therefore may support the use of suitable alternatives.	

The effects arising from option 1 are predominantly neutral to uncertain. The option would support incidental clay extraction where overall sustainability and environmental / amenity impacts from the extraction of the primary mineral are not prejudiced. However, there is some uncertainty as to the scope of impacts that will be considered.

This option is likely to maximise opportunities for productivity from mineral extraction, minimising the generation of clay waste and providing positive benefits for the economy. In comparison to Option 1, Option 2 is likely to have predominantly neutral effects as it would be reliant on proposals coming forward to be assessed against other policies within the Plan. The impacts on the economy are considered to be mixed given that there is uncertainty in relation to missed opportunities and reliance on the market to determine incidental working of clay. Negative effects may be experienced in relation to effective management of site waste and the efficient use of resources.

Questions - Incidental working of clay



46) Do you have any initial preference for any of the options presented above?

47) Are there any other options the Authorities should consider in relation to the incidental working of clay in association with other minerals?

Safeguarding of Clay

- 5.91 Work undertaken by British Geological Survey on behalf of the authorities has identified the potential resources of clay that should be subject of safeguarding, with a recommended 250m buffer zone to help prevent sterilisation through proximal development, taking into account that clay is typically worked without the need for techniques such as blasting.
- 5.92 Further options relating to the mechanism for safeguarding minerals resources are included in the Development Management chapter later in this document.

Key issues and Options

Options: safeguarding clay	
Option 1	This option would safeguard all known clay resources, with a 250m buffer zone to help ensure maximum protection of the resource from proximal sterilisation.
Justification	Following this approach would safeguard clay in line with the approach recommended by BGS and would provide a high degree of protection to the resource.
or	
Option 2	This option would safeguard all known clay resources, without a buffer

• Safeguarding resources of clay for the future.

	zone given the large geographical scale of the resource relative to the
	current and expected future extent of working.
	Following this approach would reduce slightly the degree of protection
Justification	given to the resource but would help reduce the extent of consultation
	needed in relation to other development proposals.
or	
	This option would only safeguard clay resources outside urban areas and
Option 3	National Park and AONB designations as working in these areas are less
	likely to be proposed or acceptable.
as de Justification de bu	This option reflects the presence of key environmental constraints
	associated with National Park and Areas of Outstanding Natural Beauty
	designations and the national policy presumption against major
	development in such areas, as well as physical constraints imposed by
	built development across the whole of the Plan area, taking into account
	the limited overall 'footprint' of such areas in the Plan area, relative to the
	scale and distribution of the clay resource.
and	
	This option would operate in parallel with other options and would
Option 4	safeguard any additional resources of clay (not identified in current
	minerals resource evidence) proposed in site allocations and preferred
	areas, where supported by adequate resource information.
Justification	This option reflects that sites may be proposed which fall outside the
	current BGS resource data, subject to adequate evidence being available
	to demonstrate the existence of a potentially viable resource of clay.

As safeguarding does not infer clay extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the Plan.

Safeguarding contributes positively, however, to the SA objective 'to minimise the use of resources and encourage their re-use and safeguarding'. In other ways positive indirect effects are noted in relation to the soil / land, and economic objectives through maintaining optimum sites for extraction. Given that Option 4 could increase the amount of clay safeguarded, this is likely to increase economic benefits over the plan period. Option 3 may result in minor positives for the National Park, AONBs and York should less harmful development sterilise the clay resource, but the likelihood of this is questionable.

Questions - Safeguarding clay resources



48) Do you have an initial preference for any of the options presented above?

49) Are there any alternative options we should consider in relation to the safeguarding of clay resources?

Building Stone

- 5.93 Building stone includes material used for roofing, walling, flagstones or ornamental purposes. There are currently 14 active building stone quarries in the Joint Plan area although historically there have been many more. Sandstones and limestones suitable for use as building stone can be found relatively widely within the Joint Plan area outside the Vale of York and the lower lying parts of Selby District. There are no known resources in the City of York. In many cases it is only certain parts of the resource which may be suitable for use as building stone, as a result of varying geotechnical and aesthetic properties.
- 5.94 Provision of building stone is important for the upkeep of traditional buildings and historic assets and for ensuring new development reflects the character of its surroundings. As previously stated, there are many historic buildings within the Joint Plan area, including within the City of York, which require high quality building stone for repair and renovation work. The colour and appearance of stone varies greatly depending upon where it is found, which means that building stone must often be sourced locally if the character and appearance of local buildings is to be maintained.
- 5.95 It is highly likely that demand for building stone will continue throughout the plan period and the National Planning Policy Framework requires planning authorities to include policies for the extraction of building stone, and to meet demand for small scale extraction of building stone needed for the repair of historic assets at or close to former quarries.
- 5.96 A recent national study, led by English Heritage working with British Geological Survey, local geologists and historic experts, has sought to identify the most significant building stone resources as well as the original sources of stone for particular buildings or settlements. This work has included mapping the locations of all known quarries (including former quarries) which may have provided these stones. The results of this Strategic Stone Study has been published, in the form of a series of Building Stone Atlases covering specific parts of the country¹³, with two such atlases, North Yorkshire East and North Yorkshire West, covering the Plan area. An online map of the location of quarries and relevant settlements and structures has been made available on the English Building Stone Pits (EBSpits) website as part of the project. One objective of the study is to provide improved evidence for the identification and safeguarding of important sources of building stone.

What you told us

- 5.97 Representations to the Minerals and Waste Joint Plan First Consultation generally suggested that building stone extraction should be facilitated and that locally sourced building materials should be available. It was suggested that this could be achieved through facilitating development of small scale sites to provide local materials for maintenance and repair. Other responses indicated that the quality of stone and demand / need for it should be assessed to avoid unnecessary harm.
- 5.98 Responses to previous consultation, carried out by North Yorkshire County Council, suggested that policy should be informed by further understanding of the markets and future requirements for building stone, and possibly the introduction of landbanks.

¹³ www.bgs.ac.uk/mineralsUK/buildingStones/StrategicStoneStudy/EH project.html

Key Issues and Options

• Identifying an appropriate strategy to support the continued availability of local sources of building stone.

Options: Continuity of supply of building stone	
Support the principle of continued production, including extensions to	
Option 1	workings, at existing permitted building stone sites.
Justification	This option reflects the NPPF support for extraction of building stone but wouldn't address the potential for re-opening former quarries. It would include support for lateral extensions and/or deepening of those sites where necessary in order to help provide continuity of supply of building stone. The scale of the proposed extraction should be consistent with the expected requirement for the stone.
	or
Option 2	Support the principle of development of resources of building stone at new sites (including former building stone quarries without planning permission) as well as extensions to existing sites.
Justification	This option reflects the NPPF support for extraction of building stone, including at former quarries. It would need to be demonstrated, for example via the Strategic Stone Study, that the stone is required to contribute to the quality of the built environment of the Joint Plan area, or additionally in the case of former sites without planning permission, for the repair of important designated or undesignated structures outside the Joint Plan area where it can be demonstrated that the site is either the original source of stone for the structure or can provide a directly equivalent product which can no longer be provided from the original source quarry. The scale of the proposed extraction should be consistent with the expected requirement for the stone.
	or
Option 3	This option would not express support in principle for continued supply of building stone but would identify a range of criteria to be applied to any proposals which come forward for development of building stone resources. In addition to the general criteria included in the Development Management policies, indicative criteria for building stone development could include adequate demonstration of the nature, quality and quantity of resource, the market to be served and the availability of stone at alternative sites.
Justification	This option would not expressly reflect the NPPF supportive approach but would potentially facilitate new quarries, extensions and re-opening of former quarries.

What does the Sustainability Appraisal say?

The assessment has revealed that all options are likely to result in negative effects on the environment to some degree although Option 2 could in particular have significant negative effects on landscape, biodiversity, recreation, the historic environment, water, soil, air and amenity. Whilst Option 1 would have the least effects on the environment, it could also fail to deliver a sufficient supply of the right types of building stone to support development consistent with landscape / townscape character and the historic environment.

Questions - Continuity of supply of building stone



50) Do you have a preference for any of the options set out above?

51) Are there any other options the Authorities should consider in relation to the continuity of building stone supply?

52) Do you agree with the criteria used in Option 3 above? If not, what alternatives would you suggest?

5.99 In addition to consideration of the overall approach to supply of building stone, it is necessary to consider whether the particular circumstances applicable to building stone supply and demand, particularly the potential for building stone to meet local supply requirements specific to the Plan area, should be subject of a specific policy approach.

Options: Use of building stone	
Option 1	This option would support applications for extraction of building stone from within the National Park and AONBs only where the stone would be used within the designated area it is extracted from, unless for repair of important designated or undesignated structures elsewhere which rely on this stone. Elsewhere in the Joint Plan area there would be no restriction placed on the use of the stone extracted.
Justification	This option recognises that the upkeep of historic buildings and integration of new ones is important in maintaining the landscapes and townscapes of these important designated areas, but that stone needed elsewhere should preferably be provided for from sources outside of these areas, in line with NPPF policies which seek to protect these designated areas.
	or
Option 2	This option would support applications for extraction of building stone from within the Joint Plan area for use only within the Joint Plan area, unless for repair of important designated or undesignated structures elsewhere which rely on this stone. Stone extracted in the National Parks and AONBs would only be used within the designated area from which it is extracted.
Justification	This seeks to protect the Joint Plan area as a whole from a proliferation of building stone sites which meet external needs, as well as protecting the National Park and AONBs from development which is not essential to maintaining their character and quality.
	or
Option 3	No restrictions to be placed on the use of building stone – planning applications would be considered against national policy, other building stone policies in the Joint Plan and any relevant Development Management policies only. The NPPF does not place any restrictions on the use of building stone but does require planning authorities to consider how to meet any demand for small-scale extraction of building stone at, or close to, relic quarries needed for the repair of heritage assets, taking account of the need to protect designated sites.
Justification	This option recognises that the NPPF identifies it as a mineral of local and national importance and that its extraction has a relatively small scale

	impact.	
	and	
Option 4	Alongside any of options 1, 2 or 3, this option would support the limited extraction of stone for use in building projects on the same site, acknowledging that in some instances this may in fact be Permitted Development and not require planning permission.	
Justification	Although there would still most likely be a need for stand-alone building stone quarries, this option would reduce impacts associated with transportation of minerals and enable the appropriate material to be sourced, noting that material extracted on-site is likely to be the 'best match'.	

The assessment has revealed that Options 1 and 2 would be beneficial in terms of protecting the environment. However, Option 2 may result in negative effects on the local economy should there be less extraction across the area (through this is uncertain).

Option 4 is likely to have positive effects in terms of supply of building stone and reducing the effects of transportation, and any negative effects are likely to be minor and very temporary.

Questions - Use of building stone



53) Do you have a preference for any of the options set out above?

54) Are there any other options the Authorities should consider in relation to the use of building stone?

Safeguarding of Building Stone Resources

5.100 Development of an approach to safeguarding of building stone resources is not as straightforward as for other types of surface minerals. Specific national policy on this matter was included in Minerals Policy Statement 1, but this policy has now been superseded by less specific national policy on minerals safeguarding in the NPPF. The original MPS1 policy encouraged the safeguarding of stone which is scarce in terms of its technical and/or aesthetic properties and which has been identified as having characteristics which match those required for building repair and preservation purposes. The policy also recommended safeguarding important historic quarries where the quarry was the source of stone used in the construction of a historic building or monument, or is technically compatible with the structure to be repaired and is required for restoration or conservation purposes in the absence of viable alternatives.

- 5.101 Work undertaken by BGS for NYCC on minerals safeguarding has identified that, for building stone, specific expertise is necessary to identify those resources that match the criteria identified for safeguarding in the former MPS1. BGS also identified a difficulty in clearly defining historic building stone quarries. In order to develop a potential approach for safeguarding in the Plan, BGS developed an approach in consultation with building stone specialists. This has led to the identification of a number of specific scarcer mineral resources within which active working for building stone is taking place and which could be subject of safeguarding. BGS point out that an issue with this approach is that it leads to a situation where some active building stone quarries lie outside the area proposed by BGS for safeguarding. To address this issue, BGS have suggested that active quarries lying outside the proposed safeguarding areas could be safeguarded separately by defining a buffer zone around them, where consultation would be required in relation to certain other proposed development activity.
- 5.102 In relation to inactive, closed and historic sites in the NYCC area, BGS indicated that there was, at the time the work was undertaken, insufficient evidence to justify decisions about the relative importance of such sites in line with the safeguarding principles originally contained in MPS1. Whilst BGS have therefore identified the location of known such sites on the proposed safeguarding map for information, they have not recommended a specific approach to their safeguarding in the NYCC area.
- 5.103 Since completion of the work by BGS for NYCC the national Strategic Stone Study, referred to above, has been published. This has identified a very large number of former sites (approximately 300) in the Plan area. Whilst the study seeks to link significant buildings with individual quarries, so that important quarries could be safeguarded for the future, very few definite links have been identified. The number of former sites, and the relative scarcity of information about the former role and significance of many of them, suggests that it may not be practicable or appropriate to safeguard them all individually.
- 5.104 The study does however identify a number of links between important building stone resources and particular buildings. A number of these building stone resources are already included within the scarcer resources identified by BGS as potentially requiring safeguarding (see above). However there also a number of links identified between important buildings and building stone resources where the resource would not be safeguard under the current approach recommended by BGS. These include a number of Jurassic and Carboniferous sandstones such as the Jurassic Saltwick Sandstone, used in the construction of Rievaulx Abbey and Mount Grace Priory, both located in the Plan area. Consideration could be given to safeguarding these resources in addition to those suggested by BGS.
- 5.105 The draft Minerals Safeguarding report for the North York Moors National Park recommends safeguarding some specific former quarries which may be important future sources of building stone for specific parts of the Park and for the repair of specific buildings or groups of buildings in and around the Park, based on the Strategic Stone Study. The report recommends that a buffer of 250m should be applied around the quarries.
- 5.106 Further options relating to the mechanism for safeguarding minerals resources are included in the Chapter 8 Development Management later in this document.

What you told us

5.107 No specific comments have been received in relation to safeguarding building stone resources.

Key issues and Options

• Safeguarding important building stone sources.

Options: Safe	guarding building stone
Option 1	Safeguard all known resources with potential for use as building stone.
Justification	This option would take a precautionary approach by safeguarding all known resources with potential for use as building stone, taking into account evidence produced by BGS for the Authorities, together with the Strategic Stone Study. Given the extent of the safeguarded area involved in this approach, relative to the current extent of building stone working, a buffer zone to help prevent sterilisation through proximal development is not proposed under this option.
	or
Option 2	Safeguard all the scarcer resources with potential for use as building stone.
Justification	This option would more closely reflect the minerals safeguarding work undertaken by BGS for NYCC by safeguarding only those resources identified by BGS as being more scarce, in general accordance with the advice in the former MPS1. This option could include the application of a 250m buffer zone around the resource to help prevent sterilisation through proximal development.
	and/or
Option 3	Safeguard both active and known important former building stone quarries.
Justification	This would reflect the fact that active extraction of building stone takes place only within a very limited area of the total extent of potential building stone resource and would safeguard a buffer zone of 250m around active sites to help ensure their future viability. It would also seek to identify and safeguard former building stone quarries where there is evidence to suggest that the site was the original source of stone used in the construction of an important designated or undesignated historic building or monument. This reflects the approach recommended in the draft Minerals Safeguarding Areas report for the North York Moors National Park.
and	
Option 4	This option would operate in parallel with the other options and would safeguard any additional resources of building stone (not identified in current BGS minerals resource information) proposed in site allocations and preferred areas, where supported by adequate resource information.
Justification	This option reflects that sites may be proposed which fall outside the current BGS resource data, subject to adequate evidence being available to demonstrate the existence of a potentially viable resource of building stone.
Note: It may be a	ppropriate to select different options for different parts of the Plan area to reflect the

Note: It may be appropriate to select different options for different parts of the Plan area to reflect the differing approaches recommended in the Minerals Safeguarding Area reports.

As safeguarding does not infer building stone extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

Safeguarding contributes positively, however, to the SA objective 'to minimise the use of resources and encourage their re-use and safeguarding'. In other ways positive indirect effects are noted, such as in terms of contributing to the future supply of building stone for new build and for the repair of historic assets or buildings which contribute to landscape character.

Under each option, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions - Safeguarding building stone resources

55) Do you have a preference for any of the options set out above?



56) Are there any other options the Authorities should consider in relation to the safeguarding of building stone resources?

57) Are there any particular former building stone quarries which you consider should be safeguarded if Option 3 is followed?

58) Should different options be applied to each of the different planning authority areas, bearing in mind the differing recommendations in the Minerals Safeguarding Area reports?

Oil and Gas

Overall Approach

- 5.108 There is no known oil resource in the Joint Plan area but resources of gas are present and have been exploited over a substantial period of time. National policy identifies four forms of gas development: Conventional on-shore oil and gas (COG), Coal bed methane, methane capture and Underground Coal Gasification. More recently, interest has arisen within the UK in the extraction of shale gas. A further consideration relevant to planning for oil and gas is capture and storage of carbon such as that produced through the combustion of fossil fuels during power generation.
- 5.109 Conventional gas reserves are present in the eastern part of the Joint Plan area and licences for their exploration, appraisal and development have been granted in blocks around the western fringe of York, to the east in the Vale of Pickering and within the North York Moors. Coal mine methane extraction takes place in association with underground coal mines in the Selby District, and there has been interest in methane capture from coal beds in Hambleton District and areas around

York. There has been no history of coal gasification or shale gas development in the area.

5.110 The ownership of oil and gas reserves lies with the Government, who licence operators to explore, appraise and produce gas. The location of existing oil and gas exploration and development licences (PEDLs¹⁴) is known, but there may be new ones in the future. The locations within which further proposals may come forward over the plan period are therefore partially dependent on the future national licensing process. It is understood that the Government intends to commence a further onshore oil and gas licensing round in the near future and the outcome of this may enable a more detailed spatial steer to potential locations for future development of gas resources.

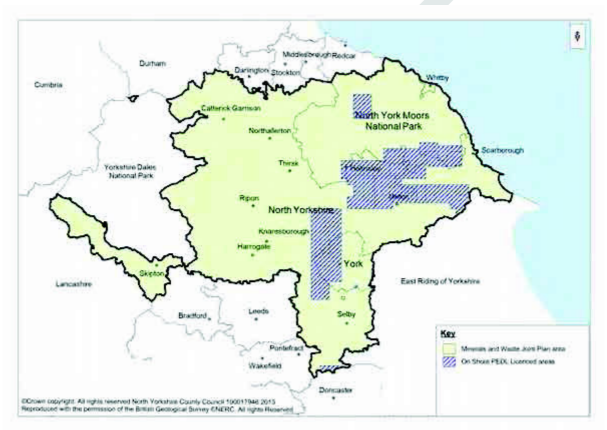


Figure 12: Areas licensed for onshore oil and gas exploration and development (PEDLs)

5.111 There are several active conventional gas well sites in operation in the Vale of Pickering, with the gas being transported by pipeline to a generating station at Knapton, in the NYCC area, where it is processed to produce electricity which is fed into the National Grid. Planning permission was granted in 2012 for an extraction well site in the National Park and associated processing facility at Thornton-le-Dale, within NYCC, with gas being fed into the National Gas Transmission System (NTS). It is not yet known if this facility will be developed. Subsequently, approval has recently been given for production of gas from an existing well site at Ebberston in the North York Moors National Park which would supply gas to the existing generating station at Knapton via a new pipeline. A separate temporary permission was also granted which would enable gas extracted from the well site to be fed into the Pickering to Whitby gas transmission pipe for five years. An application for construction of the proposed new pipeline to link the Ebberston well site with the Knapton generating

¹⁴ PEDLs - Petroleum Exploration and Development Licences issued by the Department of Energy and Climate Change

station is currently under consideration by NYCC. There is also ongoing commercial interest in the development of new sources of conventional gas, and in the maximisation of output from existing resources.

- 5.112 The current NYCC Minerals Local Plan requires production of conventional onshore gas to be within a framework of an overall development scheme relating to all proven deposits within the gasfield and encouraged the co-ordinated use of processing facilities such as gathering stations, in order to prevent the unnecessary development of new processing infrastructure. A key question for the Joint Plan to consider is whether a similar policy requirement should be included. Any such approach could take into account the presence of the existing processing facility at the Knapton generating station and, should it be developed, the recent permission for development of a new processing facility and connection to the NTS at Hurrell Lane, near Thornton-le-Dale.
- 5.113 The operator of the Knapton generating station has indicated that the plant is currently working below capacity and the company is undertaking further assessments to locate future supply. There is the potential to diversify into feeding gas directly into the NTS as well as, or instead, of generating electricity.

What you told us

- 5.114 A representation received in relation to the Minerals and Waste Joint Plan First Consultation suggested that no oil and gas related development should take place within the National Park and AONBs.
- 5.115 Respondents to previous consultations, carried out by North Yorkshire County Council, expressed concern in relation to the potential impacts of the infrastructure associated with gas related developments. Mixed views were received on the current practice, contained in saved policies in the NYCC Minerals Local Plan, of seeking to encourage operators to work together in a co-ordinated way on development schemes. Although views were received in support of continuing such an approach, contrary views were also received, which considered such an approach is outdated.

Key issues and Options

- Developing an appropriate approach to oil and gas development which reflects the overlap between current licenced areas and the North York Moors National Park and the Howardian Hills AONB, which are nationally significant designations.
- Identifying a suitable approach to the potential development of new gas resources, including consideration of the need for a co-ordinated approach to development of surface infrastructure.

Options: Overall spatial options for Oil and Gas	
Option 1	Aim to direct all gas developments (including production and processing) to locations outside of the National Park and AONBs, where viable alternatives to these locations exist.
Justification	This acknowledges the fact that there are licensed potential gas resources located outside National Parks and AONBs and, reflecting the protection the NPPF applies to these areas, aims to direct gas developments to non-designated areas as a matter of priority.

or	
Option 2	Support the principle of gas developments (including production and processing) across the whole of the Joint Plan area provided that, within the National Park and AONBs, and in locations which may impact on the townscape and setting of the historic City of York, particularly high standards of siting, design and mitigation are applied.
Justification	This reflects the fact that licenses have been awarded within non- designated and designated areas and proposals are likely to come forward in potentially sensitive locations.
	or
Option 3	Support the principle of exploration, appraisal and production of gas across the whole of the Joint Plan area, but aim to direct the siting of any processing or electricity generating facilities to locations outside National Parks and AONBs, where viable alternatives to these locations exist.
Justification	This reflects the fact that exploration and appraisal activity usually takes place over a relatively short time period with relatively limited impacts, whereas processing facilities are likely to be present over substantially longer time scales and give rise to more significant potential impacts. It also reflects the potential for locations of gas production and processing to be physically separated as a result of the ability to transport gas by pipeline.

The assessment has revealed that Option 1 is likely to provide the most benefits in terms of both protecting the natural and historic environment and landscapes and also supporting local economies, although this option could direct gas developments to areas of highest agricultural land quality and would provide less scope for protecting water quality.

Questions - Overall spatial options for Oil and Gas



59) Do you have an initial preference for any of the options presented above?

60) Are there any other options the Authorities should consider in relation to the overall spatial options for oil and gas?

Options: Co-ordination of gas extraction and processing	
Option 1	Support a co-ordinated approach to gas extraction and processing through supporting, where viable, the preferential use and/or adaptation of existing permitted processing infrastructure for the processing of any new gas finds and, in relation to any development of new gas resources not accessible to existing processing infrastructure, support co-ordination between licence operators and encourage the development of shared processing infrastructure where this would help reduce overall environmental impacts.

Justification	This option would help minimise the overall surface infrastructure needed for processing and connections into the national gas and electricity networks, and help reduce overall impacts, whilst ensuring continuity of supply and investment.	
or		
Option 2	Do not express specific support for a co-ordinated approach to gas extraction and processing.	
Justification	This option would provide greater flexibility for the location of new infrastructure, including any processing needs relating to potential future finds in areas not subject to current exploration or development activity.	

The approach outlined in Option 1 is likely to have more positive effects than option 2 in relation to making use of existing infrastructure and supporting shared infrastructure where environmental impacts can be minimised. This is likely to reduce the need for additional land, reduce disturbance to wildlife and any additional impacts on the landscape/historic environment as well as reduce the cumulative impacts of processing across the plan area. The majority of effects from Option 2 are uncertain given that they would predominantly rely on other policies in the Plan as well as developers to co-ordinate gas processing. In terms of the economy, both options have mixed effects given that Option 1 is likely to reduce costs through use of existing or shared facilities but may reduce the flexibility of processing in certain areas or proximity to markets; whilst Option 2 is likely to allow more flexibility but may require new facilities which may affect viability.

Question - Co-ordination of gas extraction and processing



61) Do you have an initial preference for any of the options presented above?

62) Are there any other options the Authorities should consider in relation to the co-ordination of gas extraction and processing?

Exploration, Appraisal and Production

5.116 National policy requires mineral planning authorities to distinguish, in their local policies, between the three main phases of oil and gas development (exploration, appraisal and production). The NPPF states that constraints on the production and processing stage need to be addressed and to some extent this is reflected in the overall options presented above. Other policies may be required to help manage impacts from oil and gas development such as the design of plant and the consideration of a variety of other factors, including landscape impact and local amenity.

What you told us

5.117 Respondents to previous consultation were of the view that any gas extracted in North Yorkshire should be produced in the least damaging way possible and appropriate conditions will need to be imposed and robust policies developed.

Key Issues and Options

• Identifying a suitable approach to the potential development of new gas resources, including distinguishing between the three phases of development.

Options: Gas developments (exploration and appraisal)	
Option 1	This option would support development for the purposes of exploration and appraisal for gas (where such development would be consistent with other strategic policies in the Plan) where the site has been selected to minimise any adverse impacts on the environment, amenity and on transport considerations resulting from the exploration and appraisal activity, so far as practicable taking into account the geological target being explored or appraised, and subject to particularly high standards of siting, design and mitigation where any development is proposed within or in close proximity to the National Park or AONBs and in locations which may impact on the townscape and setting of the historic City of York.
	This option recognises that exploration and appraisal for gas can only take
Justification	place where the gas is located and would seek to ensure that any impacts
	are minimised.

Note: An alternative to this option has not been identified at this stage

What does the Sustainability Appraisal say?

This option requires the consideration of environmental, amenity and transport effects in relation to gas exploration and appraisal. This, when considered alongside the regulatory regime, is likely to have predominantly positive effects in ensuring that any adverse impacts as result of this are minimised and locations are chosen which are not significantly affected, though some residual effects may remain. However, due to the nature of exploration, development may be proposed in locations which conflict with landscape or other designations. This would need to be balanced against the potential economic benefits from exploration as well as other social and environmental effects.

Questions- Gas developments (Exploration and Appraisal)



63) Do you agree with the option presented above?

64) Are there any alternatives that you would like the Authorities to consider in relation to gas developments (exploration and appraisal)?

65) Are there any additional specific criteria that should be included?

Page 119

Options: Gas	developments (production and processing)
Option 1	This option would support the development of new gas production and processing facilities (where such development would be consistent with other strategic policies in the Plan including any policy seeking the co- ordinated use of gas processing infrastructure) where the site has been selected to minimise any adverse impacts on the environment, amenity and public safety and on transport considerations, and would give preference to the siting of any significant new processing facilities on brownfield, industrial or employment land. Transportation of gas from locations of production to any remote processing facilities would be expected to be via underground pipeline, with the routing of pipelines selected to have the least environmental or amenity impact. Particularly high standards of siting, design and mitigation would be required where any development is proposed within or in close proximity to the National Park or AONBs and in locations which may impact on the townscape and setting of the historic City of York.
Justification	This option recognises that production of gas can only take place where the resource is located but there may be more locational flexibility for processing facilities, with the potential for pipeline transport between the two, and would seek to direct such facilities to the most sustainable locations.
	or
Option 2	This option would be the same as Option 1 but would also support gas production and processing on greenfield sites and at locations away from existing industrial and employment land.
Justification	This option would provide more flexibility in the development of new gas production and processing facilities whilst seeking to ensure that impacts are minimised.

Note: These options would need to be considered alongside the Overall Spatial options and the coordination of Extraction and Processing options above.

What does the Sustainability Appraisal say?

The assessment reveals that Option 1 would score more positively than Option 2 in a range of areas due to the preference for use of brownfield land over greenfield land. In particular, Option 2 would lead to the loss of soils and, potentially, high quality agricultural land. It may also exacerbate rainwater run-off through loss of permeable land and, in some circumstances, the loss of the areas of habitat that provide a climate regulation function. Some uncertainties, but no negative effects, are identified under Option 1.

Questions - Gas developments (production and processing)



66) Do you agree with either of the options presented above?

67) Are there any alternatives that you would like the Authorities to consider in relation to gas developments (production and processing)?

Coal Mine Methane (CMM)

- 5.118 Locations for development of coal mine methane resources are more constrained than some other forms of gas development because, by definition, the gas occurs in existing mine workings. There are currently two locations in the Joint Plan area where CMM is extracted and processed: the active coal mine at Kellingley, and; at the former Stillingfleet mine, near Selby, where CMM from the closed Selby Coalfield is extracted. In both cases the gas is burned on site to generate electricity.
- 5.119 National policy states that MPAs should encourage capture and use of methane from coal mines in active and abandoned coalfield areas.
- 5.120 The operator at Kellingley Colliery currently operates 3 gas generators which utilise the CMM at the site. Two further generators are expected to be activated to increase capacity, which will be used on site if possible.

What you told us

5.121 A representation to the Minerals and Waste Joint Plan First Consultation considered there should be a presumption in the plan against the extraction of Coal Mine Methane. No other comments were received.

Key Issues and Options

• Developing a potential approach to ongoing supply of coal mine methane.

Options: Coa	I Mine Methane
Option 1	This option would support the ongoing extraction and utilisation of CMM at existing sites, including the utilisation of additional generating equipment.
Justification	This option would support use and expansion of existing infrastructure and give greatest certainty as to where exploitation of coal mine methane will take place.
or	
Option 2	This option would support the extraction and utilisation of CMM at other locations as well as existing sites, with a preference that any new plant and equipment is located on brownfield, industrial or employment land and operational coal mining sites where practicable and where the choice of location would enable the efficient utilisation of the energy produced.
Justification	This option would provide wider opportunities for extraction of CMM, in line with the NPPF which encourages its capture in active and abandoned coalfield areas.

Both Option 1 and Option 2 exhibit broadly positive effects on the sustainability objectives, though there remains some potential for minor negative effects on biodiversity / geodiversity, historic environment, landscape / townscape for both options. There is also some uncertainty about effects on water quality / quantity under both objectives as it is unclear whether these options will enable pre mining extraction of coal mine methane (which depending on technology used may involve water use). Some limited uncertainty with effects on land / soil is observed under Option 1 as it is not clear whether the option would result in a preference for brownfield land.

However, notwithstanding these issues, both options, and especially Option 2, will result in benefits for air quality, climate change, resource use, waste minimisation, jobs and safety.

Questions - Coal Mine Methane



68) Do you have a preference for either of the options presented above?

69) Are there any alternatives that you would like the Authorities to consider in relation to coal mine methane?

Underground Coal Gasification (UCG), Coal Bed Methane (CBM), Shale Gas and underground storage of carbon

- 5.122 These four forms of development are emerging technologies in the UK. Underground Coal Gasification, Coal Bed Methane and shale gas together comprise unconventional sources of gas and, with the exception of limited exploration activity for CBM, have not so far been subject of commercial interest in the Joint Plan area.
- 5.123 There is uncertainty about the potential for any proposals to come forward during the plan period. Nevertheless, national planning policy indicates that local plans should contain policies addressing these forms of development, where information suggests that there may be development potential.
- 5.124 Coal bed methane can be extracted from coal seams which have not been mined. Exploration for CBM has taken place to the north of York in recent years, although there is no current expectation of proposals for production being brought forward in the foreseeable future and there is no other current known interest in CBM in the area. Exploitation of CBM typically involves drilling a network of wells, with the gas typically being extracted via the well through natural pressure release or through the pumping of water from the seam in order to reduce pressure.
- 5.125 Like CBM extraction, Underground Coal Gasification (UCG) can be carried out on seams of coal which have not been mined. It is carried out in situ, by drilling boreholes into the coal seam, injecting water/oxygen mixtures down one pipe, igniting and partially combusting the coal and extracting the gasification products, (syngas) through another pipe. It produces a mixture of gases including carbon

monoxide, carbon dioxide, hydrogen and methane that can be processed to provide fuel for power generation, vehicle fuels and chemical feed-stocks. Although there may be potentially suitable geology for UCG in the Plan area, the Government has indicated that it currently expects that any commercial interest in UCG is likely to be offshore.

- 5.126 Exploration and appraisal generally involves small scale works which are short term, whereas production may involve more substantial infrastructure for a longer period of time.
- 5.127 More recently, there has been increasing interest in the prospects for exploitation of shale gas resources in the UK. The potential for any proposals in the Plan area is not yet clear, although maps published recently by the British Geological Survey and the Department for Energy and Climate Change identify areas of deep shale rocks (the Bowland shale) in the Joint Plan area, particularly within parts of the Ryedale, Scarborough, York and Selby Council areas and the southern part of the North York Moors National Park. These rocks may potentially contain resources of shale gas. There is no evidence of any current commercial interest in North Yorkshire, although a recent planning application for an exploratory borehole at Kirby Misperton in Ryedale District identified drilling and coring of the Bowland shale as one of its objectives.
- 5.128 Like CBM and UCG, exploitation of shale gas involves relatively unfamiliar technologies (in the UK at least), although the initial exploration phases (involving exploratory boreholes) are likely to be similar. In particular, concerns have been expressed about the potential impacts of the hydraulic fracturing ('fracking') techniques used in extraction of shale gas, particularly in relation to matters such as pollution of ground and surface water, use of water resources, and air pollution, as well as wider local amenity considerations The planning system has a role to play in relation to control of such matters, but drilling operations, including shale gas development, is also subject to a number of other regulatory regimes, including through the Department of Energy and Climate Change, the Health and Safety Executive and the Environment Agency and Government policy is that the planning system should not seek to duplicate controls implemented by other agencies.
- 5.129 Carbon capture and storage (CCS) is a method which can be used for reducing carbon dioxide emissions into the atmosphere from sources such as fossil fuel power stations and UCG processes. It involves capturing carbon dioxide, either before or after burning, transporting it in pipelines and permanently storing it deep underground in suitable geological formations. The Government believes CCS has potential to be an important technology in climate change mitigation. Potentially suitable geologies have been identified across the UK including areas within Ryedale and Scarborough which may be suitable for such processes. Proposals are currently being brought forward for development of a CCS scheme from Drax power station, as a major infrastructure projects. This would involve carbon captured from Drax being sent for storage within depleted gas reservoirs under the North Sea. The potential for other CCS developments coming forward in the Joint Plan area within the Plan period is not known but the Authorities may need to acknowledge the potential with the emerging plan.
- 5.130 National policy requires mineral planning authorities (MPAs) to encourage underground gas and carbon storage and associated infrastructure if local geological circumstances indicate its feasibility. When determining planning applications MPAs should ensure that the integrity and safety of underground storage facilities are

appropriate, taking into account the maintenance of gas pressure, prevention of leakage of gas and the avoidance of pollution.

What you told us

- 5.131 Respondents to the Minerals and Waste Joint Plan First Consultation expressed the view that there is a need to develop policy for any shale gas proposals. A specific view that support should not be given to development of any shale gas resources within the Plan area was also expressed.
- 5.132 Respondents suggested that the Joint Plan should provide for UCG within the onshore concealed coalfields such as the deposits in the East of Selby or the North East of York. One representation considered there should be a presumption in the Plan against the extraction of Coal Bed Methane.
- 5.133 No consultation responses have been received in relation to Carbon capture and storage.

Key issues and Options

• Identifying a suitable approach to any proposals for Coal Bed Methane, Underground Coal Gasification, shale gas and carbon storage development within the Joint Plan area.

Options: Coal Bed Methane, Underground Coal Gasification, Shale gas and Carbon			
and Gas Stor	and Gas Storage		
Option 1	This option would support the principle of development of CBM, UCG and shale gas resources and the underground storage of carbon and gas subject, where relevant, to the other gas policies in the Joint Plan but would also in particular require robust assessment of, and the prevention of potential impacts on, a range of other matters including in relation to the integrity of geological or hydrogeological resources and processes (including groundwater and land stability), availability of water resources and local amenity and public safety issues. Transport of gas or carbon would be expected to be via pipeline, with the routing of pipelines selected to give rise to the least environmental or amenity impact.		
Justification	This reflects the generally supportive stance taken in the recently issued Government guidance on development of gas resources and storage of carbon but also takes into account the potential for public concern, the unproven (in the Plan area) nature of the technologies involved and the potential for important environmental assets to be affected.		
or			
Option 2	This option would not express support in principle for the development of CBM, UCG and shale gas resources, or the underground storage of carbon or gas due to the uncertain nature of the impacts and risks involved within the Plan area. Any proposals which come forward would be considered		

	against other relevant policies in the Plan and relevant national policy. The
	NPPF states that minerals planning authorities should encourage
	underground gas and carbon storage, taking into account the integrity and safety of such facilities, and should encourage extraction of Coal Mine
	Methane.
	This option would take into consideration consultation responses received to
Justification	date which are generally negative towards shale gas extraction as well as
	the potential benefit of a precautionary approach.

Note: these options would operate alongside the options dealing with the overall approach to gas development presented earlier.

What does the Sustainability Appraisal say?

The assessment has revealed that under Option 1 there is more potential for negative effects on the environment, and communities of the Joint Plan area yet more potential for wider gains including reduced CO_2 emissions. Option 2 may provide more safeguards for the environment and communities of the Plan area yet may restrict the development of alternative sources of energy. It would also create greater uncertainties towards the latter part of the Plan period as the approach would largely be controlled by national policy rather than a local approach.

Questions - Coal Bed Methane, Underground Coal Gasification, Shale gas and Carbon and Gas Storage



70) Do you have a preference for either of the options presented above?

71) Are there any alternatives that you would like the authorities to consider?

Safeguarding Oil and Gas

- 5.134 The BGS Mineral Safeguarding Areas for North Yorkshire County Council report, and the draft reports produced for the City of York and the North York Moors National Park, do not recommend safeguarding any of the oil and gas resource. This is because insufficient data is available due to the limited area covered by existing PEDL licences areas, which may therefore only present a relatively short-term view of the resource. Furthermore, exploitation of oil and gas is unlikely to give rise to significant issues associated with sterilisation of minerals, due to the nature of the resource and the way it is extracted.
- 5.135 National guidance¹⁵ indicates that there is normally no need to create mineral safeguarding areas for hydrocarbons, given the depth of the resource, the ability to use directional drilling and the small surface area requirements of well sites.

¹⁵ Planning Practice Guidance for Onshore Oil and Gas (DCLG, July 2013)

- 5.136 One respondent to the First Consultation expressed concerns over the potential for shale gas extraction to have implications for the extraction of other underground minerals.
- 5.137 On the basis of the National Guidance, no options for safeguarding oil and gas resources from surface development have been proposed at this stage. However, it is acknowledged that conflicts can arise through the extraction of different types of deep mineral resources and options considering how these potential conflicts can be addressed are set out in the Safeguarding Deep Mineral Resources options later in this chapter.

Questions - Safeguarding Oil and Gas



72) Do you agree with this approach?

73) If not, what alternatives would you suggest in relation to the safeguarding of oil and gas?

Coal

5.138 Until 2004 substantial tonnages of coal were worked within the Selby Coalfield in North Yorkshire. However, with the closure of the coalfield in 2004, current workings are confined to seams accessible from Kellingley Colliery, which is one of the few remaining operational deep mines in the country.

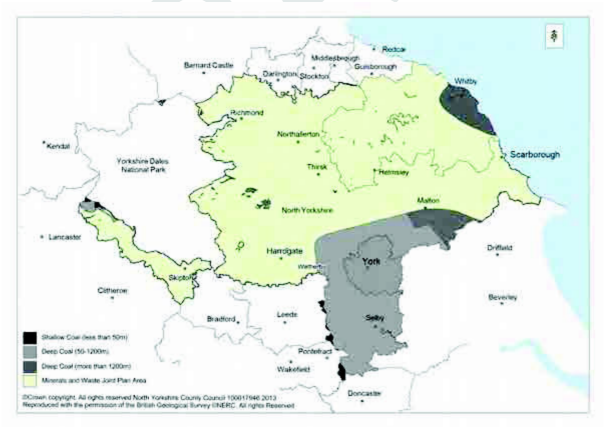


Figure 13: Shallow and deep coal resources

- 5.139 The majority of the coal produced at Kellingley is sold to nearby power stations to which it is transported by rail from a rail head located at the colliery. Whilst it is understood that there are substantial reserves remaining (approximately 54 million tonnes in 2010¹⁶) against a typical annual output of around 2 million tonnes, the mine operator has indicated that further resources to the north and north east may be accessible in the longer term subject to further permissions being granted. Development of these resources would be likely to require development of a new surface access site, which is not considered likely in the foreseeable future. Technical and operational reasons, for example localised geological conditions, may also lead to a need for the operator to seek the development of additional reserves, in the form of limited extensions to the existing permitted area, in the nearer term. The mine is a major employer and important contributor to the economy.
- 5.140 Minerals resource information also suggests that limited and relatively fragmented resources of shallow coal are present in some parts of the Joint Plan area, but there has been no recent history, or any current known commercial interest, in the working of these by opencast mining methods.

What you told us

- 5.141 Representations relating to coal at the Minerals and Waste Joint Plan First Consultation stage were limited. However responses that were received suggested that the need for domestic coal should be considered as part of the Plan, and another representation considered there should be a presumption against any exploitation of coal and associated activities within the Plan.
- 5.142 A wide range of views have been received in response to previous consultations, carried out by NYCC, including the need to consider the potential impact of open cast mining and the increasing use of renewable and low carbon energy and the impact this may have upon the demand for coal over the life time of the Plan.

Key Issues and Options

- Considering the need to maintain continuity of supply of deep mined coal from Kellingley Colliery.
- Developing a local policy for shallow coal.

Options: Continuity of supply of deep coal

	This option would support the principle of lateral extensions to the	
	permitted underground working area for Kellingley Colliery, in locations	
	accessible from the current colliery site, and would set out criteria against	
Option 1	which proposals would be assessed. Criteria could include a requirement	
	for the mineral planning authority to be satisfied that the arrangements for	
	managing and mitigating the effects of subsidence and the disposal of	
	mining waste materials arising from the development are acceptable.	
	This option would give flexibility to help maintain supply of coal where	
Justification	resources can be identified in suitable locations immediately adjacent to	
	the current permitted area.	
or		
Option 2	This option would not express support for the principle of further lateral	
	extensions to the underground working area for Kellingley Colliery and	

¹⁶ UK Coal Annual Report 2010

	would seek the maximum exploitation of the resource within the current permitted area.
Justification	This option would give greater certainty about the location of future mining but may reduce flexibility to secure the efficient overall extraction of resources.

Both options show a range of environmental, social and economic effects, with negative effects being observed for Options 1 and 2 for a wide range of environmental objectives including climate change, resource use and waste generation, with the latter option showing some falling off of effects if levels of coal mining decline in the longer term. Other negative effects associated with Option 2 include a longer term negative effects on the economy and community viability.

Option 1 shows very positive economic effects and positive effects on community vitality. There are also positive effects on the population SA objective, which has a sub objective on reducing social exclusion. Option 2 also reports lower level positive effects for the economy and community vitality in the short and medium term.

Several other objectives under both options report minor negative effects, though Option 2 reports less negative effects as a whole.

Questions - Continuity of supply of deep coal



74) Do you have an initial preference for any of the options above?

75) Are there any alternative options we should consider in relation to the continuity of deep coal supply?

Options: Shall	Options: Shallow coal	
Option 1	This option would not express specific support for the principle of shallow coal mining in the Joint Plan area (except where extraction would take place as part of an agreed programme of development to avoid sterilisation of shallow coal as a result of the implementation of other permitted surface development).	
Justification	This option would reflect the limited and fragmented area of the resource and the lack of commercial interest in development and would give greater certainty that any proposals for shallow coal mining would not be supported in principle unless needed to avoid sterilisation of coal.	
	or	
Option 2	This option would support the principle of extraction of shallow coal where it would be consistent with the development management policies in the Plan.	
Justification	This option would give greater flexibility to respond to any proposals for shallow coal extraction which may come forward.	

Both options are associated with a number of negative effects, and Option 1 records a significant amount of uncertainty in relation to several environmental and social factors – though effects would be dependent upon the scale and location of extraction. Potential effects on the North York Moors are unlikely under Option 1 as it is unlikely that other development of a sufficient scale would be permitted in the area of shallow coal resource. There is, however, greater certainty that Option 2 would at least create a more supportive policy environment for shallow coal extraction. This, if development occurs, could potentially cause significant sustainability effects, such as landscape and amenity effects, the nature and magnitude of which would depend on the development management policies chosen.

There are a limited number of positive effects, mainly associated with Option 2, including benefits accruing for possible restoration, reduction in transport miles, and increased employment.

Questions - Shallow coal



76) Do you have any initial preference for either of the options above?

77) Are there any alternative options we should consider in relation to shallow coal?

Safeguarding Coal Resources

- 5.143 Although the shallow coal resource is not currently being worked in North Yorkshire the Coal Authority recommends safeguarding the resource. Work undertaken by British Geological Survey (BGS) for NYCC also recommends safeguarding all of the shallow coal resource.
- 5.144 Whilst mineral safeguarding considerations mainly relate to surface minerals resources, which are most at risk of sterilisation through other forms of surface development, the whole of the deep coal resource has also been recommended for safeguarding by BGS, following consultation with the operator of Kellingley Colliery. This is in recognition that some sensitive surface developments can have the potential to sterilise deep mineral resources as a result of their potential vulnerability to subsidence damage. UK Coal have indicated that some types of development, such as certain industrial processes and large structures, may be particularly sensitive to the strains caused by subsidence of the ground surface when mining takes place. This can potentially lead to the sterilisation of resources or the potential for subsidence damage to vulnerable structures. The current permitted underground mining area for the colliery lies within NYCC, which is a two tier planning authority area, with decisions on planning applications for most development other than minerals and waste within the area being determined by Selby District Council. Greater co-ordination between the two planning authorities on this matter may therefore be beneficial. Further information relating to minerals safeguarding, and the potential approach to consultation between District Councils and the County

Council, is contained in the Development Management chapter later in this document.

- 5.145 As an alternative to safeguarding the whole of the deep coal resource, the Coal Authority has suggested that a more limited approach to safeguarding of deep coal could be appropriate, for example by safeguarding only areas licensed by the Coal Authority for mining.
- 5.146 Further options relating to the mechanism for safeguarding minerals resources are included in the Development Management chapter later in this document.
- 5.147 It is acknowledged that conflicts can also arise through the extraction of different types of deep mineral resources and options considering how these potential conflicts can be addressed are set out in the Safeguarding Deep Mineral Resources options later in this chapter.

What you told us

5.148 The Coal Authority has advised that, in addition to the need to address safeguarding of coal, the Plan should address coal mining 'legacy' issues. This is covered in Chapter 8 Development Management.

Key Issues and Options

• Addressing the need for safeguarding shallow and deep coal.

Options: Safe	guarding shallow coal
Option 1	This option would safeguard the whole of the known shallow coal resource, with a 500m buffer zone to help ensure maximum protection of the resource from proximal sterilisation. A buffer of 250m would be applied in the NYMNP.
Justification	This option is based on the approach identified in the BGS Safeguarding report for NYCC (2011) and in the draft report for NYMNP and would help provide maximum protection to the resource.
or	
Option 2	This option would only safeguard the shallow coal resource without a buffer zone, given the absence of expectation of working of shallow coal during the plan period.
Justification	This option would recognise the absence of commercial interest in shallow coal resources in the Plan area and help prevent unnecessary consultation on surface development proposals.
	or
Option 3	This option would only safeguard shallow resources outside urban areas and National Park and AONB designations as working in these areas are less likely to be acceptable.
Justification	This option reflects the presence of key environmental constraints associated with National Park and Areas of Outstanding Natural Beauty designations and the national policy presumption against major development in such areas, the physical constraints imposed by build development across the whole Joint Plan area, as well as the absence of any known commercial interest in the working of shallow coal in the Plan area.

As safeguarding does not infer shallow coal extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

Safeguarding contributes positively, however, to the SA objective 'to minimise the use of resources and encourage their re-use and safeguarding'. In other ways positive indirect effects are noted for all options, such as benefits for the economy.

Option 1, as it safeguards land with a buffer zone, shows additional positive effects through avoiding proximal sterilisation of the resource.

Option 3 shows some additional indirect positive effects as it prevents land with little prospect of development being safeguarded. This is likely to positively contribute to the needs of the population and community vitality sub objectives.

Under the options which support safeguarding, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions - Safeguarding shallow coal



78) Do you have an initial preference for any of the options presented above?

79) Are there any alternative options we should consider in relation to the safeguarding of shallow coal?

80) Do you have any view on the extent of any buffer zone that should be applied to the safeguarding of shallow coal.

Options: Safe	Options: Safeguarding deep coal	
Option 1	This option would not support the safeguarding of deep coal resources.	
	This option would reflect the position set out in national policy that there is	
Justification	no requirement to safeguard deep minerals resources as they are less	
	vulnerable to sterilisation.	
or		
Option 2	This option would safeguard the whole of the deep coal resource.	
	This option is based on the approach identified in the BGS Safeguarding	
Justification	report for NYCC (2011) and would help provide maximum protection to	
Justification	the resource, taking into account the known potential in the Plan area for	
	sensitive surface structures to constrain mining activity.	
or		
Option 3	This option would only safeguard deep coal resources within extant coal mining licence areas for Kellingley Colliery and within the Selby Coalfield.	
Justification	This option would help provide protection to the coal resource in line with Option 2 but would reflect the limited extent of areas currently licenced for mining (by the Coal Authority) and the low probability of proposals coming forward for development of new deep mining areas during the plan	

	period.
	or
Option 4	This option would only safeguard deep coal resources within the Kellingley Colliery licensed area.
Justification	This option would help provide protection to the coal resource in line with Option 2 but would reflect the fact that the Kellingley colliery licenced area is the only active coal mine within the Joint Plan area and the low probability of proposals coming forward for development of new deep mining areas during the plan period, or the re-opening of any workings within the Selby Coalfield.
and	
Option 5	In association with any safeguarding of deep coal, this option would include an additional 700m buffer zone to help protect the resource from sterilisation through proximal development.
Justification	Work undertaken for the Authorities by BGS on minerals safeguarding identified the potential to apply a 700m buffer zone to deep coal resources to allow for the potential lateral extent of surface subsidence associated with deep mining of coal.

As safeguarding does not infer deep coal extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

Safeguarding contributes positively, however, to the SA objective 'to minimise the use of resources and encourage their re-use and safeguarding'. This positive effect occurs with options 2, 3, 4 and 5, with option 2 performing the best in this respect.

Option 5, as it safeguards land with a buffer zone, shows additional positive effects when used in conjunction with other options through avoiding proximal sterilisation of the resource.

In other ways indirect effects are noted for options, in particular benefits for the economy (e.g. Options 3, 4 and 5). Some of options also note negative effects (Option 1), or both positive and negative (option 2) effects on the economy.

Under each option, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied. This will need to considered when assessing policies at the Preferred Options stage.

Questions- Safeguarding deep coal



81) Do you have an initial preference for any of the options presented above?

82) Are there any alternative options we should consider in relation to the safeguarding of deep coal?

83) Do you have any view on the extent of any buffer zone that should be applied to the safeguarding of deep coal?

Colliery Spoil

- 5.149 A major by-product of deep coal mining is colliery spoil. Colliery spoil can be re-used as secondary aggregate subject to market and other factors, and so be diverted from disposal, moving the management of colliery spoil up the waste hierarchy (for options relating to supply of secondary aggregate as an alternative to primary aggregate please see the relevant section under Aggregates Supply and Delivery). Notwithstanding this, large volumes of spoil from Kellingley Colliery are likely to require disposal over the foreseeable future. The Authorities will therefore need to help ensure that suitable arrangements can be made to dispose of any remaining spoil which cannot be put to more beneficial use. Existing arrangements for spoil disposal will not last until the end of the Plan period. An application has been submitted for an additional increase in capacity at the existing Womersley spoil disposal site, which serves Kellingley Colliery. However, even if permitted it is likely that further disposal capacity would be required before 2030, although the operator has not yet identified any potential options for delivery of this. The large volume of spoil requiring disposal means that any disposal options involving road haulage can have the potential for significant adverse impact, and road haulage associated with the current disposal facility at Womersley has given rise to local concerns. It will therefore be important that transport arrangements for any longer term disposal options adequately address this issue, using non-road transport where practicable.
- 5.150 In the past, spoil from Kellingley Colliery has also been disposed of in association with power station ash at the nearby Gale Common ash disposal facility. This location has the benefit of being located closer to the Colliery than the existing Womersley disposal site, therefore limiting impacts from road haulage of spoil. However, it is currently understood that this option may not be available in future.

What you told us

5.151 A range of responses were received including the need for constraints on disposal of spoil and encouragement of use of spoil as a secondary aggregate; the need to consider alternatives such as backfilling of mine workings; and, the need for disposal capacity to be provided close to the colliery as large transport distances would be uneconomic and put the mine at risk.

Key Issues and Options

• Identifying a suitable approach to management of colliery spoil from Kellingley Colliery and supporting the use of spoil as secondary aggregate.

Options: Disposal of colliery spoil	
Option 1	This option would support the principle of maximising the availability of disposal capacity at the existing Womersley spoil disposal site and the utilisation of any available capacity at the Gale Common ash disposal site.
Justification	This option would help support the maximum utilisation of existing infrastructure used for the disposal of spoil as well as any capacity that can be secured at the nearby Gale Common site, which has been used in the recent past for the disposal of spoil from Kellingley Colliery.
or	

Option 2	This option would not express support for any further increase in capacity at the Womersley spoil disposal site, which has already been subject of recent proposals for the further raising of tipping levels, and would instead seek the utilisation of any available capacity at the Gale Common ash disposal site, as well as support the principle of development of a new disposal facility for the colliery if necessary, and would set out criteria against which any proposals for a new facility would be assessed. Criteria could include the requirement for proposals to utilise quarry voids or, if not possible, derelict or degraded land wherever possible; and, provide a detailed justification for proposals which, in exceptional circumstances, seek to utilise best and most versatile agricultural land. Proposals could also be required to provide satisfactory arrangements for transport of spoil from the colliery to point of disposal, with preference being given to options that would use alternatives to road transport, or road haulage routes which minimise any impacts on local communities.
Justification	This option would provide more support for the bringing forward of proposals to secure longer term tipping capacity for the colliery, whilst limiting further impact associated with use of the current Womersley disposal facility.

There is significant uncertainty around both options. Overall the most major negative effects are reported under Option 2 where a new site in particular may affect biodiversity, soil and land, waste generation, heritage, landscape, recreation and leisure and health and wellbeing; though negative effects are recorded under both options.

Positive effects are generally minor, however, utilisation of available capacity under both options may, to a degree, incentivise the extraction of secondary aggregate from these sites.

Questions- Disposal of colliery spoil



84) Do you have an initial preference for any of the options presented above?

85) Are there any alternative options we should consider in relation to the disposal of colliery spoil?

Potash and Salt

- 5.152 There are various forms of potassium-bearing minerals which can be mined for potash including sylvinite, polyhalite and carnalite. Potash is mainly used as a fertiliser. Rock salt may occur in association with potash and is commonly used for de-icing roads.
- 5.153 Potash and salt resources are both found throughout the eastern part of the Joint Plan area, mainly within the North York Moors National Park. They are currently mined at the Boulby Potash Mine in the north of the North York Moors National Park. The mine is the only one of its kind in the UK and supplies both the UK and international markets. In 2011, an estimated 770,000 tonnes of potash were produced from the mine and around 700,000 tonnes of rock salt was produced in 2009. The potash extracted is mostly sylvinite, although extraction of polyhalite has commenced recently at quantities of around 100,000 tonnes per year. Boulby potash mine aims to increase production over the next few years through investment in new equipment and plant. The mine operator, Cleveland Potash, has confirmed that they will be looking to extend the lifetime of the Boulby mine beyond the end of the current permission of 2023.

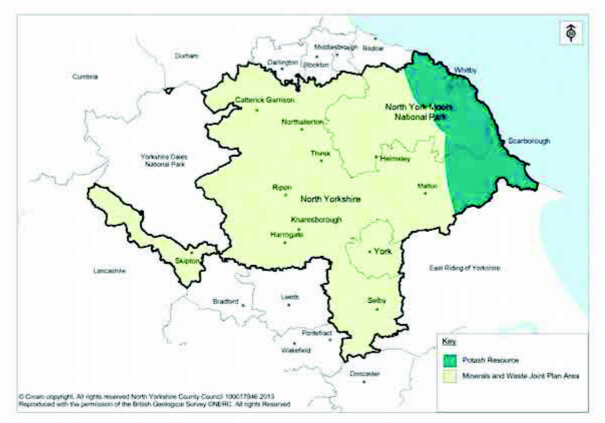


Figure 14: Potash resources

5.154 A planning application for a second major potash mine in the National Park, proposing to mine polyhalite, was submitted to the North York Moors National Park Authority in February 2013. The proposal involves the underground extraction of potash beneath the National Park and the North Sea, at a rate up to the vicinity of 15 to 20 million tonnes per annum, accessed from a minehead proposed to be located in the National Park. After initial processing at the minehead the mineral would be transported by pipeline to material handling facilities in Teesside.

- 5.155 At the time of writing, the applicant indicates that the majority of the mineral would be exported to markets outside the UK. It is currently expected that the planning application will be determined in late 2014 following the anticipated submission of a revised application in August 2014 to the National Park Authority and North Yorkshire County Council. Whilst the proposed minehead development and extraction of potash will be considered by the National Park Authority and the County Council, the pipeline and new / extended port facilities at Teesside will be submitted to the Planning Inspectorate as National Significant Infrastructure Projects. The Marine Management Organisation has granted a licence for extraction below the North Sea.
- 5.156 Potash and salt are all identified as minerals of local and national importance in the National Planning Policy Framework which requires policies to be included for their extraction. There is however no requirement within national policy to maintain a certain level of potash reserves. For this reason, and acknowledging the fact that the new potash mine proposed is a particularly complex project and at a relatively advanced stage in planning terms, it is not appropriate to consider allocating land for potash extraction within this Plan. Draft National Planning Practice Guidance on Minerals states that preferred areas or areas of search are not expected to be designated in National Parks.

What you told us

- 5.157 Responses to the Minerals and Waste Joint Plan First Consultation suggested that potash extraction should not take place within the National Park.
- 5.158 Responses received during previous consultation exercise carried out by NYCC generally suggested that potash mining should take place in a way which does not harm the natural environment, landscape and heritage but that demand for and scarcity of the mineral should also be considered.

Key Issues and Options

- Responding to the current commercial interest in a second potash mine in the North York Moors National Park.
- Addressing the aims for continued production at Boulby Potash Mine.

Options: Potash Supply		
Option 1	Support an indigenous supply of potash from one location only.	
Justification	This option recognises that it is in the national interest to have a supply of potash from within the country and reflects the fact that in England commercially viable potash resources only exist along the eastern coast of northern England.	
or		
Option 2	Support the principle of multiple sources of potash supply from within the Plan area.	
Justification	This option would provide support to the principle of further potash mines in the Plan area, recognising the economic benefits that this may bring.	
	or	
Option 3	Support new locations for potash extraction outside of the North York Moors National Park only.	
Justification	This reflects the approach in the NPPF towards protecting National Parks. Under this option extraction would only be supported outside of the National Park reflecting the fact that the resource extends beyond the boundaries of	

	the National Park. This also reflects the fact that the National Park already hosts one potash mine.
or	
Option 4	Support extraction of potash from under the National Park as well as outside of the National Park but only support siting of surface infrastructure outside the National Park.
Justification	This reflects the fact that the underground working would not be likely to have an effect on the statutory purposes and special qualities of the National Park but that the surface infrastructure would potentially have an impact and this should therefore be located outside of the Park.

Option 1 would enable the economic and minerals supply benefits associated with having a potash mine in the Plan area to be maintained, whilst limiting the environmental effects. However, the scale of potential negative environmental, community and recreational effects in the longer term may vary depending on whether the option would lead to the development of a new mine. The environmental effects include effects on landscape, biodiversity / geodiversity, the historic environment, water and air quality. Of all the options, Option 2 would have the most significant negative effects on the environment and communities however could provide overall gains for the economy. Options 3 and 4 would provide the least harm, through protecting the environment and recreational assets of the National Park, although of these Option 4 would have greater positive effects on the economy and minerals supply.

Questions- Potash supply



86) Do you have a preference for any of the options presented above?

87) Are there any alternative options the Authorities should consider in relation to potash supply?

Safeguarding of Potash Resources

- 5.159 Mineral safeguarding work undertaken by British Geological Survey for North Yorkshire County Council and for the North York Moors National Park Authority has identified the potential extent of a safeguarding area for potash resources. This reflects the potential for surface subsidence associated with underground mining to be constrained by certain forms of major or sensitive surface development. Further options relating to the process for safeguarding minerals resources, including identification of the forms of sensitive surface development that may warrant safeguarding, are included in Chapter 8 later in this document.
- 5.160 As salt is extracted through the same processes as, and in association with, potash no separate options are set out for salt.
- 5.161 It is acknowledged that conflicts can also arise through the extraction of different types of deep mineral resources and options considering how these potential

conflicts can be addressed are set out in the Safeguarding Deep Mineral Resources options later in this chapter.

What you told us

5.162 A representation to the Minerals and Waste First Consultation recommended safeguarding the potash resource from sterilisation caused by the extraction of other underground minerals (particularly shale gas) through the inclusion of a 5km buffer around existing permitted areas as well as applying restrictions on the types of development that can take place between 5km and 10km.

Key Issues and Options

• Considering an approach to safeguarding potash resources for the future.

Options: Safeguarding potash	
Option 1	Safeguard land above the area permitted for potash working only.
Justification	This option would recognise that the risk of subsidence will only occur over the resource which is actually being worked. This would include the safeguarding of any areas approved for working following the adoption of this Plan.
Option 2	Safeguard land above all of the potash resource.
Justification	This option would provide a safeguard against sensitive surface development impacting upon the extent of potash which can be worked in the future, beyond the limits of current permissions, although it may cover areas which realistically will not be worked.

What does the Sustainability Appraisal say?

As safeguarding does not infer deep mineral extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

The assessment has concluded that all options may have indirect benefits for the environment and communities should the extraction of potash preclude certain types of development from taking place on the surface above. However, Option 1 may not have positive effects in terms of the supply of minerals as land could become sterilised prior to the granting of planning permission for the extraction of potash below. Option 2 would provide benefits in terms of ensuring potash supply could be maintained.

Under each option, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions- Safeguarding Potash



88) Do you have a preference for either of the options presented above?

89) Are there any alternative options the Authorities should consider in relation to safeguarding potash?

Gypsum

- 5.163 Gypsum is a product of the evaporation of seawater and is used mainly in the manufacturing of plaster, plasterboard and cement. It is possible that demand for gypsum will increase in line with future development and economic growth.
- 5.164 Gypsum is found close to the surface and is present across significant parts of the Joint Plan area although it is not currently mined, with a former mine at Sherburn in Elmet closing in 1988 although the permission remains extant. The mine workings are now understood to be flooded. There is no information available on the thickness and quality of any beds of gypsum in the Plan area and whether any further extraction may be viable. Synthetic gypsum is produced at Drax and Eggborough power stations as a by-product of the process of flue gas desulphurisation. Moves towards greater use of lower carbon fuel for power generation may lead to reduction in output of synthetic gypsum in the longer term.
- 5.165 Gypsum is identified as minerals of local and national importance in the National Planning Policy Framework, which requires policies to be included for their extraction.

What you told us

5.166 No representations were received in relation to Gypsum during the Minerals and Waste Joint Plan First Consultation.

Key Issues and Options

• Developing an appropriate local policy for the supply of gypsum.

Options: Supply of gypsum			
Option 1	This option would support the principle of the extraction of natural gypsum subject to suitable proposals coming forward and would set out a range of environmental criteria against which proposals would be assessed.		
Justification	This option is based on the NPPF requirement to include policies for minerals which are identified as being of local or national importance.		
	or		
Option 2	This option would not express support for the principle of working of natural gypsum.		
Justification	This option is based upon the fact that there has been no interest in gypsum extraction over recent years. Any proposals which come forward would be assessed against national policy and relevant Development Management policies in the Plan.		
	and		
Option 3	This option would operate independently of Options 1 and 2 above and would support the principle of continued supply of desulphogypsum from power stations in the Joint Plan area.		
Justification	This option recognises that the NPPF identifies gypsum as being of local and national importance and that for the time-being secondary sources can contribute to overall supply. It also recognises that use of desulphogypsum may avoid the generation of waste.		
and			
Option 4	This option would operate independently of Options 1 and 2 above and would not express support for the principle of continued supply of		

	desulphogypsum from power stations in the Joint Plan area.
	This option is based on the fact that the power stations are likely to
	continue to produce desulphogypsum for the time-being regardless of
Justification	support expressed in the plan and that any applications related to this
	would be considered against any relevant Development Management
	policies contained in the Plan.

Comparatively, Options 1 and 2 result in similar effects given that over the last few years natural gypsum has not been extracted in the Plan area. In the long-term, not overtly supporting the extraction of gypsum through Option 2 may have a minor negative impact on the economy should demand increase while supporting Option 1 would ensure that this is considered more favourably. The effects from the extraction of gypsum on environmental and social objectives would be location specific and commensurate to the scale of the building works/processing above ground as predominantly this mineral is mined underground.

Options 3 and 4 also have negligible effects given that synthetic gypsum is a by-product from existing fossil fuel power stations although would have limited positive effects in terms of air quality, reducing waste and supporting the power stations economically.

Questions- Continuity of supply of gypsum



90) Do you have an initial preference for any of the options presented above?

91) Are there any alternative options the Authorities should consider in relation to the continuity of gypsum supply?

Safeguarding of gypsum

- 5.167 Safeguarding areas for gypsum have not been identified in work undertaken for the Authorities by British Geological Survey due to the variable nature of the deposit and the information British Geological Survey hold on the distribution of any economically viable mineral. However, it may be practicable to develop an approach to safeguarding based on the extent of the permitted (but no longer operational) area for gypsum working in the Sherburn-in-Elmet area.
- 5.168 Further options relating to the mechanism for safeguarding minerals resources are included in the Development Management chapter later in this document.
- 5.169 It is acknowledged that conflicts can also arise through the extraction of different types of deep mineral resources and options considering how these potential conflicts can be addressed are set out in the Safeguarding Deep Mineral Resources options below.

Key Issues and Options

• Considering an approach to safeguarding gypsum resources for the future.

Options: Safeguarding gypsum		
Option 1	This option would safeguard gypsum based on the area covered by the extant permission for gypsum extraction in the Sherburn-in Elmet area.	
Justification	This option reflects the significance of the only permission for gypsum extraction in the Plan area, although this has not been worked since 1988 and the mine is understood to be flooded.	
or		
Option 2	This option would not safeguard gypsum given the absence of expectation of significant additional working of natural gypsum during the plan period.	
Justification	This option reflects the BGS Minerals Safeguarding Areas work which recommended not identifying safeguarding areas for gypsum due to the lack of sufficiently robust evidence on its distribution.	

What does the Sustainability Appraisal say?

As safeguarding does not infer gypsum extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

In most cases effects of both options are neutral. However, Option 1 shows positive effects associated with objectives 5 (soil / land), 8 (resource use) and 12 (sustainable economic growth). This is because minerals will not be sterilised or under threat under this option. The inverse is true for Option 2, with negative effects reported for the same objectives.

Under Option 1, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions- Safeguarding gypsum



91) Do you have an initial preference for either of the options presented above?

92) Are there any alternative options the Authorities should consider in relation to safeguarding gypsum?

Safeguarding Deep Mineral Resources

5.170 As detailed throughout this chapter, the Plan area has a range of deep mineral resources namely coal (including coal bed methane), gas (including shale gas), gypsum, potash, polyhalite and salt. The extraction of these resources has the potential to sterilise another due to the fact that areas of the resources can overlap. The extraction methods used could also impact upon areas of underground mining for other resources, for example by causing instability or water ingress.

What you told us

5.171 One respondent suggested that a 'fracking exclusion zone' be placed around the area of potash working at Boulby mine, which would preclude fracking within 5km and apply restrictions in the area between 5km and 10km away from the extent of permitted workings.

Key Issues and Options

• Providing an approach to addressing potential conflicts between the extraction of different deep mineral resources.

Options: Safeguarding deep mineral resources		
Option 1	This option would include a policy which would require the developer to demonstrate that there would not be significant conflict with other areas and forms of deep minerals extraction.	
Justification	This would provide a flexible approach and reflects the fact that at present the full implications of some types of underground extraction are not fully understood.	
or		
Option 2	This option would identify 'exclusion zones' around areas of existing deep mineral extraction which would prevent the extraction of other resources where there is the potential for or there are known to be effects on these current areas of extraction.	
Justification	This option would reflect the comment made as part of the First Consultation but would place priority upon areas which are currently being extracted.	

What does the Sustainability Appraisal say?

As safeguarding does not infer deep minerals extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

Both options may indirectly provide protection the environment and communities through potentially limiting the amount of extraction of deep minerals, although these benefits would be more certain and potentially greater under Option 2 whereby such development would definitely not be supported in certain locations. Whilst Option 2 may robustly safeguard existing extraction processes, it may unnecessarily lead to preclusion of extraction which in could have been undertaken alongside existing extraction.

Under each option, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions- Safeguarding deep mineral resources



93) Do you have a preference for either of the options presented above?

94) Are there any alternative options the Authorities should consider in relation to the safeguarding of deep mineral resources?

95) If Option 2 is pursued, are there any particular 'exclusion zones' that should apply?

Vein Minerals

- 5.172 National policy requires local planning authorities to identify and include policies for extraction of mineral resources of local and national importance in their area although, with the exception of fluorspar, vein minerals are not specifically mentioned.
- 5.173 Fluorspar, barytes and lead mineralisation occur in association with other minerals within parts of Craven District, Richmondshire District and Harrogate Borough, as part of the North Pennine orefield.
- 5.174 In the context of the Joint Plan area, vein minerals are often found in areas of landscape interest or significant ecological interest such as the Nidderdale AONB and North Pennine SPA and SAC.
- 5.175 Fluorspar occurs in association with Carboniferous limestone and historically was worked in the Plan area around the vicinity of Greenhow Hill, near Pateley Bridge in Harrogate Borough as well as at Cononley in Craven District.
- 5.176 Historic working has comprised a combination of both surface and underground mining, although there has been no known activity in terms of vein minerals for at least 15 years. However, planning permissions still remain in the vicinity of Greenhow Hill and Cononley for fluorspar extraction, although these would have to be subject to a mineral review and a new set of planning conditions determined before working could take place, as these sites are currently classified as dormant.
- 5.177 There are no quantifiable requirements relating to future provision of vein minerals. There is no evidence of any current commercial interest in reactivating workings, or the opening of new workings in the Plan area and no indication of the likely scale of any future requirements if any.

What you told us

- 5.178 Vein minerals have not been considered during pervious consultations and no consultation responses have raised the subject.
- 5.179 No interest in vein minerals was expressed through the 'call for sites' process.

Key Issues and options

• It is considered that, due to the lack of recent activity and lack of current commercial interest, vein minerals are not a priority to address within the Plan.

Nevertheless, an overall policy approach would be helpful in circumstances where any proposals do come forward.

Options: Supply of vein minerals	
Option 1	This option would support the principle of the further development of resources of vein minerals in suitable locations and would identify criteria to be applied to the consideration of such applications, including the need to protect important habitats and wildlife, landscapes, heritage and tourism assets.
Justification	This option would support national policy as fluorspar is considered to be of national or local importance, and may still be present in the Plan area. The identification of criteria to be applied to the consideration of any such applications would aim to protect important habitats and wildlife, landscapes, heritage and tourism assets in particular, given the general location of vein mineral resources in relation to such assets.
	or
Option 2	This option would not indicate support in principle for the development of vein minerals but would identify criteria to be applied to the consideration of such applications. Criteria could include the need to protect important nature conservation, landscape and tourism assets.
Justification	This option would reflect the point that there is currently no known commercial interest in vein minerals in the Plan area, but if interest was shown in the future criteria would be in place to protect important nature conservation, landscape and tourism assets in particular, given the general location of vein mineral resources in relation to such assets.

What does the Sustainability Appraisal say?

The assessment shows that there are numerous negative effects associated with both options, with Option 1 displaying the possibility of major negative effects for biodiversity / geodiversity, climate change, resource use, waste generation and landscape. This is largely because vein minerals occur close to sensitive receptors (such as wildlife sites and designated landscapes) and extraction techniques can utilise a significant area of land, and extraction is essentially non-renewable and energy intensive. In addition, Option 1 would be likely to attract more development. However, several negative assessments allude to the potential for impacts to be lessened, for instance by extracting more than one mineral type from quarries (even though this might increase some impacts locally, they would be offset at a plan area scale), or adding additional criteria to the list such as transport or amenity considerations.

There are positive economic benefits associate with both options (with Option 1 performing the best), and Option 1 also has both positive and negative effects associate with community vitality.

Questions - Supply of vein minerals



96) Do you have an initial preference for either of the options presented above?

97) Are there any alternative options the Authorities should consider in relation to the supply of vein minerals?

Safeguarding of vein minerals

- 5.180 BGS have not identified any specific resource areas for vein minerals in the safeguarding reports produced for the Joint Plan area.
- 5.181 Nevertheless, as there are potential resources of vein minerals present in the Joint Plan area the issue of safeguarding should be considered, although it may not be practicable to identify an approach to safeguarding of un-consented areas due to a lack of information on the overall distribution of resources.
- 5.182 Further options relating to the mechanism for safeguarding minerals resources are included in the Chapter 8 Development Management later in this document.

Key issues and Options

• Developing a local approach to the safeguarding of vein minerals.

Options: Safeguarding vein minerals		
Option 1	This option would safeguard the area of extant dormant permissions for vein minerals extraction.	
Justification	This option would prevent alternative development taking place in the areas covered by extant permissions for vein mineral extraction, protecting the permission areas in case there is future interest in extraction of vein minerals, unless there is an overriding reason why the new development should take place.	
or		
Option 2	This option would not seek to safeguard vein minerals in the absence of sufficient information on the distribution of such resources, or commercial interest in their exploitation.	
Justification	This option reflects the lack of detailed information regarding the distribution of vein minerals resources, which makes it difficult to identify specific areas which could be safeguarded, as well as the lack of any known recent or current commercial interest in their exploitation.	

What does the Sustainability Appraisal say?

As safeguarding does not infer minerals extraction will take place there is generally no predicted direct effect. Were development to take place it would need to accord with other policies in the plan.

In most cases effects of both options are neutral. However, Option 1 shows positive effects associated with objectives 5 (soil / land), 8 (resource use) and 12 (sustainable economic growth). This is because minerals will not be sterilised under this option.

The inverse is true for Option 2, with negative effects reported for the same objectives.

Under Option 1, effects from displacement of development which would have taken place are uncertain as this will depend upon the stringency of any policy approach applied.

Questions - Safeguarding vein minerals



98) Do you have an initial preference for either of the options presented above?

99) Are there any alternative options the Authorities should consider in relation to the safeguarding of vein minerals?

Borrow Pits

- 5.183 Borrow pits are mineral workings used to supply material solely in connection with a specific construction or engineering project. Such workings are usually located in close proximity to the project so as to avoid or lessen the traffic generation through importation along public roads. Sometimes the voids created are backfilled with surplus or unusable material from the project and the land is restored under a much shorter timescale than for a conventional quarry. Often the extraction is time limited to tie the date of restoration to the completion of the project, for example the opening of a new road.
- 5.184 Other potential benefits which can arise through the use of borrow pits include the use of a resource that might otherwise have been sterilised, discouragement of the use of better grade materials for a low grade use (such as in embankments), and the avoidance of need for new or expanded quarries.
- 5.185 Previous improvements to the A1 in North Yorkshire (near Kirk Deighton and at Allerton Park) have utilised sand and gravel, and clay borrow pits respectively. It is currently not known what volume of material may be required by the proposed improvements to the Leeming to Barton section of the A1, which is expected to take place during the plan period, and whether such needs could be met through borrow pits. An application for a borrow pit to serve construction of the Bedale, Aiskew and Leeming bypass was under consideration at the time of preparation of this consultation document.

What you told us

5.186 No specific comments were received on the issue of the borrow pits in the Minerals and Waste Joint Plan First Consultation.

Key Issues and Options

- Options: Borrow pits

 Support borrow pits where all the following criteria can be met:

 • the site lies on, or immediately adjoins, the proposed construction scheme so that the mineral can be transported from the borrow pit to the point of use without transport on the public highway system

 • the site can be landscaped and appropriately restored to an agreed end-use without the use of imported material other than that generated on the adjoining construction scheme
- Determining an appropriate local policy approach to borrow pits.

	the proposal mosts all the aritaria pat out in other relevant Development	
	 the proposal meets all the criteria set out in other relevant Development Management policies. 	
Justification	This option would provide positive support for borrow pits where relevant criteria are met. This would include support for small scale extraction by landowners for use on their own land.	
	or	
Option 2	 Only support borrow pits where the mineral cannot reasonably be supplied by existing quarries or alternative secondary or recycled sources within the area; or, the supply from such existing sources would be seriously detrimental to the amenities of the area due to the scale, location or timing of the development requiring the mineral and subject to criteria including: the site being on, or immediately adjoining, the proposed construction scheme so that the mineral can be conveyed from the borrow pit to the point of use without transport on the public highway system satisfactory landscaping and reclamation to an agreed end-use without the use of imported material other than that generated on the adjoining construction scheme the proposal meeting all the criteria set out in other relevant development policies. 	
Justification	This would help ensure that the supply of mineral to large scale developments would be from existing mineral sites and so help ensure that the overall mineral supply approach in the Joint Plan is implemented, unless there are good reasons why the use of a borrow pit is preferable.	

The assessment has shown that option 1 would have positive effects in terms of reducing minerals transport miles and also in terms of ensuring that the most appropriate mineral can be sourced for the development. However, it would not help to reduce the overall use of minerals or to use more secondary and recycled minerals. Option 2 would have some, but fewer, benefits in terms of reducing minerals transport miles but would support the aim of reducing the use of primary minerals in favour of alternatives.

Questions - Borrow pits



100) Do you have an initial preference for either of the above options?

101) Are there any alternative options the Authorities should consider in relation to borrow pits?

Site submissions for minerals development

- 5.187 North Yorkshire County Council and the City of York Council have previously issued calls for submission of sites for minerals related development. A further call for sites was carried out as part of the First Consultation on the Joint Plan. This includes potential sites for minerals working, production of secondary and recycled minerals, and provision of minerals ancillary infrastructure. A substantial number of submissions have been received, mainly in respect of sites located in the NYCC area.
- 5.188 Whilst the main emphasis of this consultation is the strategic and development management policies in the Plan, initial consultation is also taking place on the various sites put forward for consideration.
- 5.189 It is emphasised that, at this stage, no decisions have been taken about the number and range of sites that may need to be allocated in the Plan to help with its delivery, as these are matters which will need to be resolved as the Plan itself develops and may depend on the overall approach that is followed. It is also emphasised that, for some sites put forward for consideration, only very limited information is currently available.
- 5.190 A methodology to assess sites put forward for consideration is being developed and some consultation on this has already taken place. A further draft of the assessment methodology has been prepared and is also available for comment.
- 5.191 Information about the sites put forward can be found in Appendix 1. The proposed assessment methodology can be found at <u>www.northyorks.gov.uk/26220</u>.
- 5.192 Any parties wishing to submit further minerals and waste sites for consideration are requested to do so in response to this consultation and by the consultation deadline. Further details about the information required to accompany any submission can be found at <u>www.northyorks.gov.uk/26220</u>.

Chapter 6: Provision of Waste Management Capacity and Infrastructure

Introduction

- 6.1 This chapter focusses on planning for the management of waste arising in the Joint plan area. As noted in the Minerals and Waste Context section in Chapter 2, waste is generated by a wide range of domestic, commercial and industrial activities and is produced in large quantities. Commercial and Industrial waste, waste from the agricultural sector and waste from construction and demolition activity are the most common types of waste arising in the area, although substantial amounts of waste, known as Local Authority Collected Waste (LACW) is also collected (mainly from households) or delivered to Household Waste Recycling Centres and managed by local authorities in the Plan area¹⁶.
- 6.2 LACW arises widely across the Joint Plan area but, as household and some commercial waste is an important component of this waste stream, there is a strong association with the distribution of population, with the more urbanised parts of the Joint Plan area being key sources of arisings. It can comprise a wide range of items including inert waste and biodegradeable materials such as food waste, as well as waste which needs specialist management, such as waste electrical equipment.
- 6.3 Commercial and Industrial (C&I) waste arises in association with business and industrial activity and therefore will arise relatively widely within the area, with a particular concentration in the more urbanised parts. C&I waste can include a very wide range of materials, due to the range of sources from which it is generated. Certain elements of the C&I waste stream, such as mixed ordinary C&I waste, can be very similar to household waste and can often be dealt with through similar processes. However, an important exception to this is the Power and Utilities sector, which comprises a large proportion of total C&I waste in the Plan area. The majority of this arises in the form of power station ash in association with electricity generation in Selby District.
- 6.4 Whilst there is limited data on where Construction, Demolition and Excavation (CD&E) waste arises, it is logical to assume that most arises in the more urban areas, or at other locations where large scale construction projects take place. It includes inert materials such as bricks and rubble, as well as non-inert material such as wood and plastic. A large amount of CD&E waste is disposed of or beneficially reused on the site where it arises and therefore does not enter the wider waste market and is not recorded. This position is expected to continue. In particular, overburden and waste stone generated during quarrying activity is generally disposed of as part of landscaping and quarry reclamation activity at the site where it

¹⁶ The District and Borough Councils in North Yorkshire have responsibility to collect LACW arising within NYCC. North Yorkshire County Council has responsibility to ensure arrangements are in place to manage the waste which is collected. As a Unitary Council, the City of York Council fulfils both these responsibilities within its area. Redcar and Cleveland Borough Council are responsible for collecting and managing LACW in the part of the North York Moors National Park in that Borough.

is produced and does not generally enter the wider waste market. An exception in the Plan area is spoil from Kellingley Colliery, which is disposed of at an off-site location. This issue is addressed further in the Minerals Chapter.

- 6.5 The large majority of agricultural waste comprises organic materials, although other items such as plastic packaging may arise. Agricultural waste arises widely across the area outside urban locations but is particularly associated with more intensively farmed areas outside the upland parts of the Plan area.
- 6.6 Hazardous waste is waste which requires specialised management because of the potential it has to cause harm to health or the environment. It can arise in association with a range of commercial, industrial and domestic activities and may include some common household items which are discarded. Low-Level Radioactive Waste (LLRW) from the non-nuclear industry arises in very small quantities, often in association with medical and research activities as well as some industrial processes. Waste water and sewage sludge arises in association with domestic, commercial and industrial activity and therefore its overall distribution is likely to be similar to that of LACW and C&I waste.
- 6.7 The following Table presents estimates of arisings of the main waste streams in the North Yorkshire Sub-region¹⁷ in 2011.

North Yorkshire Sub-region - Estimated Ma	ain Waste Arisings 2011 (tonnes)
Commercial waste	455,622 ¹⁸
Industrial waste (excluding arisings from the power and utilities sector ¹⁹)	289,559
Commercial and Industrial waste combined (excluding arisings from the power and utilities sector)	745,179
Power and utilities waste	Approximately 861,000 tonnes of power station ash deposited at Barlow and Gale Common ash disposal facilities
Construction, Demolition and Excavation Waste	768,765 ²⁰
Local Authority Collected Waste	438,535*
Agricultural Waste	4,581,445 ²¹
Hazardous Waste	27,014
Low-Level Radioactive Waste	Estimated at less than 100m ³
Waste water	No data available

Table 1: Estimated waste arisings in the North Yorkshire Sub-region (2011)²² *LACW data relates to 2011/12 and does not include waste arising in the Redcar and Cleveland area of the NYMNP

¹⁷ For definitions of Sub-Region for each waste type, reference should be made to North Yorkshire Sub-Region Waste Arisings and Capacity Requirements - Interim Report and North Yorkshire Sub-Region Waste Arisings and Capacity Requirements - Final Report (Urban Vision and 4Resources, October 2013)

³ Estimates for C&I waste in this Table are based on extrapolation from the North West C&I survey 2009 ¹⁹ Waste from the power and utilities sector arises in large quantities in the area in the form of combustion ash from power generation but is managed at dedicated ash disposal facilities and therefore does not 'compete' for merchant waste management capacity ²⁰ Comprises an estimated 215,559 tonnes C&D waste and 553,205 tonnes Excavation waste

²¹ A very large majority (estimated at 4,549,257t) of this is expected to be organic material dealt with on site through composting/land recovery/treatment with only 32,188 tonnes likely to require management off site ²² Urban Vision and 4Resources, Waste Arisings and Capacity Requirements Interim Report (October 2013) and EA data

- 6.8 Alongside these estimates of waste arisings, information published by the Environment Agency suggests that a total of around 2.6mt²³ of waste was deposited at EA permitted waste management facilities²⁴ in the NY sub-region in 2011. There are also a range of import and export movements across the sub-regional boundary, mainly to and from West Yorkshire, the North East Region and the former Humberside area. Known exports of waste exceed known imports, although the actual volumes of known imports and exports are relatively small in comparison to total deposits and estimated arisings. This suggests that the Plan area is largely self-sufficient in managing its waste arisings.
- 6.9 National Government policy (as expressed in PPS10 Planning for Sustainable Waste Management) is focussed towards ensuring that waste can be managed in more sustainable ways and this means moving away from traditional waste disposal practices such as landfill, towards alternative means of managing waste as a resource, for example through recycling or recovery of other value, such as energy, from it. The Plan area has traditionally been heavily reliant on landfill to deal with waste, although in recent years significant progress has been made towards increasing the amount of waste dealt with by other means such as reuse, recycling or composting. The recycling and composting rate for household waste is now at around 46%²⁵, with local and national targets to achieve a level of 50% by 2020. It is expected that this trend in diversion of waste away from landfill will need to continue over the plan period in order to ensure that a range of national and local targets for the management of waste can be achieved.
- 6.10 A particular challenge for the Plan is to contribute to the need to divert LACW away from landfill in accordance with agreed targets in the York and North Yorkshire Municipal Waste Management Strategy²⁶. The current rate of landfill for this waste stream is around 54%²⁷, with an agreed target of diverting a minimum of 75% of municipal waste from landfill by 2013. NYCC and CYC have been working towards procurement of a new contract for the management of residual LACW which would enable the landfill diversion target level to be met, as well as helping to increase the recycling rate. Key to achieving this shift would be the construction of a new facility (known as the Allerton Waste Recovery Park facility AWRP) for which planning permission was granted in 2013. A decision on the procurement of a new contract for the management of residual LACW, and which would lead to construction of the AWRP facility, is now expected during 2014.
- 6.11 There are also a range of national targets supporting the more sustainable management of waste. These include achieving a target rate of 50% for recycling of household waste by 2020 and recycling or recovering 70% of Construction and Demolition waste by the same date. There is a further target to reduce the amount of biodegradable LACW sent to landfill to 35% of 1995 levels by 2020. More recently, Government has indicated an intention to move towards a 'zero waste economy' in

 ²³ This figure excludes any waste deposited at sites exempt from permitting but includes approximately 0.86mt of power station waste deposited at restricted user facilities.
 ²⁴ There are a substantial number of permit exempt sites in the area but information on waste deposited at these

²⁴ There are a substantial number of permit exempt sites in the area but information on waste deposited at these is not available.
²⁵ This figure relates to the requeling sets for the Vielen site in the information of waste deposited at these is not available.

²⁵ This figure relates to the recycling rate for the York and North Yorkshire Waste Partnership area and therefore does not include those parts of the North York Moors National Park and Yorkshire Dales National Park areas falling within Redcar and Cleveland Borough and Cumbria County Council respectively. The recycling rate for the Plan area itself is expected to be very similar ²⁶ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste ²⁶ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste ²⁶ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste ²⁶ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste ²⁶ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste ²⁶ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste ²⁶ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste ²⁶ The Joint Municipal Waste ²⁶ The Joint ²⁶ The Jo

²⁰ The Joint Municipal Waste Management Strategy was produced by the York and North Yorkshire Waste Management Partnership in 2007 and sets out a range of local targets and objectives for managing this waste stream

²⁷ See footnote 10

which waste is viewed as a resource with disposal only taking place where waste cannot be dealt with further up the waste hierarchy.

- 6.12 The Landfill Tax is also a key driver in the need to divert waste from landfill. It aims to encourage waste producers to produce less waste and recover more value from waste. Inert or inactive waste is subject to a lower rate of tax, currently £2.50 per tonne. The standard rate is currently (2013/14) £72 per tonne and will increase to £80 per tonne in 2014/15. This means that landfill is an increasingly expensive means of dealing with waste, as well as an option which is generally less preferable in environmental terms.
- 6.13 As detailed in Chapter 2 the Plan area has a range of waste management facilities including recycling facilities, landfill sites, treatment facilities and transfer stations. Most of these are located within the NYCC and City of York areas and are generally located close to centres of population. There are relatively few facilities in the North York Moors National Park and much of the waste generated in the Park (and also in the adjacent Yorkshire Dales National Park) is managed in the NYCC area or elsewhere.
- 6.14 To help with planning for waste in North Yorkshire the three planning authorities involved in preparation of the Joint Plan (NYCC, CYC and NYMNPA), together with the adjacent Yorkshire Dales National Park Authority, commissioned consultants to look in more detail at future waste management needs in the area over the period up to 2030. The findings of this sub-regional study²⁸ are available at <u>www.northyorks.gov.uk/mwevidence</u>. A key objective of this work was to examine potential future needs for waste management capacity in the light of information about existing capacity, in order to identify any important capacity 'gaps' for which provision should be made in the Plan. The findings of the project have informed the content of this Issues and Options consultation.
- 6.15 The main role that the Authorities can play, as Waste Planning Authorities, in promoting the more sustainable management of waste, is to support the provision of any additional capacity that is likely to be required in the area in order to meet future waste management needs in a sustainable way. This can be achieved by establishing a supportive local planning policy framework which encourages development of any new waste facilities which may be needed, in appropriate locations, whilst ensuring a high level of protection for our environment and communities.
- 6.16 Supporting the provision of facilities needed to move waste up the hierarchy will also help support delivery of agreed targets for waste management, such as those adopted by NYCC and the CYC in their roles as Waste Management Authorities. However, the wide range of parties involved in the management of waste, the rapidly evolving policy and regulatory climate, as well as continuing advances in technologies, suggest that there will also need to be a degree of flexibility in any local policy approach. This will help ensure that the waste management industry can come forward with proposals which deliver one of the Government's overall objectives for waste planning of providing the right facilities, in the right place, at the right time.

²⁸ North Yorkshire Sub-Region Waste Arisings and Capacity Requirements – Final Report (Urban Vision and 4Resources, October 2013)

- 6.17 The following sections address the overall strategic approach that could be followed in planning for waste. It includes consideration of the overall approach to dealing with waste further up the waste hierarchy as well as the overall approach to delivery of any new waste management capacity that may be required and identification of new locations and sites for waste development.
- 6.18 It should be noted that the policy options presented in this chapter are not intended to represent draft policy wording, rather they are intended to summarise what a policy based on that option would seek to achieve.



Moving waste up the waste hierarchy

6.19 Moving waste management practice up the waste hierarchy is a key objective of Government policy²⁹ and needs to be reflected in the approach taken in local plans for waste. Achieving the management of waste further up the hierarchy will involve the actions of a wide range of organisations and individuals, including the public, businesses, the waste management industry and waste management and planning authorities. The Plan can play a role in this by encouraging and supporting proposals which enable waste to be dealt with at higher levels of the hierarchy than is currently the case and by imposing a degree of restraint on landfill and incineration without energy recovery (which, as disposal options, represent the lowest level of the hierarchy), unless there is appropriate justification.

What you told us

6.20 Respondents to the Joint Plan First consultation supported the approach of moving waste further up the waste hierarchy, with particular support given to the enhanced provision of facilities for recycling and re-use provided in accessible locations. Opinion was mixed on whether there should or should not be support for continued landfill, with some respondents suggesting it could play a useful role, including in the reclamation of quarries, with opinion also mixed on whether to avoid sending any biodegradeable waste to landfill. A significant number of respondents were opposed to incineration of waste. Respondents also considered that incineration to recover energy should only be supported where there is an end user for the energy.

²⁹ E.g. Planning Policy Statement 10: Planning for Sustainable Waste Management (DCLG 2011)

6.21 In responses received in relation to previous consultations carried out by NYCC differing views on whether energy from waste facilities should be developed were expressed. Representations also sought the maximum recovery of energy from waste before landfilling and restricting landfill to residual waste only.

Key Issues and Options

• Developing an appropriate local approach to moving waste up the waste hierarchy, taking account of national policy requirements.

Options: Overal	approach to the waste hierarchy
	 This option would help move waste up the waste hierarchy by: Supporting in principle proposals which enable the re-use,
Option 1	 recycling and composting of waste and supporting the principle of recovery of waste where it can be demonstrated that it is not practicable to manage the waste further up the hierarchy. Supporting provision of new capacity for the landfill of biodegradeable waste only where it can be demonstrated that it is not practicable to manage the waste further up the hierarchy and there is insufficient landfill capacity in the area to meet identified needs. Incineration of waste without energy recovery would only be supported for the small scale incineration of specialised wastes arising in the area and where the scale of the development would mean that energy recovery is not viable. In relation to inert waste, landfill would only be supported where it would facilitate a high standard of quarry reclamation in accordance with agreed reclamation objectives, or the substantial improvement of derelict or degraded land to a condition where it can be returned to agricultural productivity or other beneficial use.
Justification	This option would help provide a high level of policy support for movement of waste up the hierarchy.
	or
Option 2	 This option would be similar to Option 1 but would give stronger encouragement to dealing with waste further up the hierarchy by: Supporting in principle proposals which can demonstrate that the waste to be managed at the facility would be managed at the highest practicable level of the hierarchy appropriate to the type/s of waste to be dealt with. Supporting provision of new capacity for the landfill of biodegradeable waste only in exceptional circumstances where it can be demonstrated that it is the only practicable management option for the waste to be managed and there is insufficient capacity available within or outside the Plan area which could reasonably meet the need. Incineration of waste without energy recovery would only be supported for the small scale incineration of specialised wastes arising in the area and where the planning authority can be satisfied that the scale of the development would mean that energy recovery is not viable. In relation to inert waste, landfill would only be supported where it would facilitate a high standard of quarry reclamation in accordance with agreed reclamation objectives, or the substantial improvement of derelict or degraded land to a condition where it can be returned to agricultural productivity or other beneficial use.

Justification	This option would also help provide a high level of policy support for movement of waste up the hierarchy and would be generally in line with the Government's 'zero waste' policy objective.	
	or	
Option 3	This option would provide support in principle for proposals for a range of waste management methods where it can be demonstrated that the facility would help reduce reliance on landfill as a means of waste management. Support in principle would also be provided for new landfill of waste where it can be demonstrated that the proposal would meet a need for additional landfill capacity not identified at the time of preparation of the Plan, or it would facilitate a high standard of quarry reclamation in accordance with agreed reclamation objectives, or the substantial improvement of derelict or degraded land to a condition where it can be returned to agricultural productivity or other beneficial use.	
Justification	This option would provide a greater level of flexibility for proposals at a range of levels within the waste hierarchy whilst still encouraging an overall move up the hierarchy.	

Options 1 and 2 would encourage sustainable waste management by managing waste further up the waste hierarchy. Both options are likely to have positive effects in relation to resource consumption, waste management and the economy. Option 2 is likely to deliver this higher up the waste hierarchy but would have to be balanced against the practicability of doing so. Option 3 is identified to also have some positive environmental effects as well as positive effects for the economy in being more flexible over choice of waste management method used. However, it is considered that this approach would not effectively manage waste to deliver the maximum environmental benefits in comparison to Options 1 and 2. All 3 options are identified to have uncertain effects on the remaining environmental and social objectives given that the scales of the impacts would be determined in relation to the proximity and type of waste management facility.

Questions - Overall approach to the waste hierarchy



102) Do you have a preference for any of the options presented above?

103) Are there any alternative options the Authorities should consider in relation to the overall delivery of waste hierarchy objectives?

Strategic role of the Plan area in the management of waste

- 6.22 A particular consideration for the Plan area is the role it plays in the management of waste over the wider North Yorkshire sub-region (i.e. the Plan area together with the adjacent Yorkshire Dales National Park (YDNP) which is a separate waste planning authority area).
- 6.23 There are currently no significant waste management facilities in the YDNP and national policy constraints suggest that this position is unlikely to change. NYCC, as waste management authority, has a responsibility for the management of LACW arising over the majority of the YDNP ³⁰ and this waste is currently dealt with mainly within the NYCC area, although the Harewood Whin site in the City of York area also plays a significant role. It is likely that this arrangement capacity required in the Plan area. This approach has been reflected in the waste arisings and capacity evidence project undertaken by the four Authorities. Waste generated in the Redcar and Cleveland part of the North York Moors National Park has been addressed through the Tees Valley Minerals and Waste Core Strategy (adopted in 2011).
- 6.24 A view also needs to be taken on the extent to which the Plan area can or should seek to be self-sufficient in capacity to manage waste arising in the area, or whether greater reliance on exports to facilities elsewhere should be planned for. Current information suggests that the area is reliant or partially reliant on capacity elsewhere in a number of respects but particularly for:
 - Treatment and landfill of hazardous waste
 - Management of Low Level Non-Nuclear Radioactive Waste (LLRW)
 - Recycling (reprocessing) capacity for Commercial and Industrial waste (C&I) and Local Authority Collected Waste (LACW)³¹
- 6.25 Evidence, for example through Environment Agency permitting information and information supplied by the Waste Management Authorities in the area, also indicates that exports of Household, Industrial and Commercial waste for treatment and landfill occur but only represent a relatively small proportion of total arisings.
- 6.26 The Environment Agency Waste Interrogator indicates that in 2011 the North Yorkshire Sub-region imported a minimum of 135,000 tonnes of waste. However, the actual figure is likely to be higher due to the lack of detail on the origin of waste arisings. The majority of the waste known to be imported arises within West Yorkshire, with approximately 65,000 tonnes being received from Leeds. Imports from authorities to the north, such as Redcar & Cleveland, are also significant. In the same year the Sub-region exported 216,000 tonnes of waste, over half of which was managed at sites within the Yorkshire & Humber region, i.e. in West Yorkshire, East Riding of Yorkshire and South Yorkshire, with the Leeds WPA accounting for over 20% of total exports. Areas to the north, such as County Durham and Redcar & Cleveland, also received a significant amount of waste.
- 6.27 More recent information indicates that a range of LACW waste types are managed solely or partly outside of the Joint Plan area. Examples include materials or items such as: asbestos, automotive and household batteries, glass, paper, wood, chemicals, ferrous and non-ferrous metal, textiles, engine and cooking oil and cooling

³⁰ i.e. the area excluding that part of the YDNP located within Cumbria

³¹ Initial separation and sorting of materials for recycling takes place within the Plan area, for example, in association with the operation of waste transfer activities, and at HWRCs. However, it is likely that a substantial amount of final reprocessing of materials to be recycled takes place outside the Plan area.

appliances. These are transported to a range of adjoining authorities for management including the Council areas of Leeds, Bradford, County Durham, Darlington, Middlesbrough and Hartlepool, the East Riding and Doncaster, as well as some more distant locations including Sunderland, Preston, Bury, Salford, Sheffield, West Midlands, Lincolnshire, Cambridgeshire and Norfolk.

- 6.28 All LACW arising in the part of the North York Moors National Park located within Redcar and Cleveland Borough is managed outside of the Joint Plan area.
- 6.29 The range of other WPA areas that LACW from the Plan area is currently transported to demonstrates the complexity of the waste management market that exists. Such complexity is likely to continue to exist over the Plan period.
- 6.30 Approximately 88% of Hazardous waste arising within the Joint Plan area in 2011 was ultimately managed outside the Joint Plan area, with around 11% of the total exported to Leeds to be managed, with Wakefield also taking a significant proportion. In the same year relatively small amounts of hazardous waste were imported into the County from a range of other WPAs, including Leeds, and Wakefield.
- 6.31 Government policy³² encourages communities to take responsibility for their waste arisings and to deal with waste in proximity to where it arises, as this is often the most sustainable arrangement, for example in terms of reducing traffic movements. However, there is no specific requirement in national policy for an area to be self-sufficient in capacity to manage its own waste and policy acknowledges that management of waste outside the administrative boundary of the area may be the most appropriate solution, for example where it would minimise the overall transport of waste or help use existing infrastructure effectively³³.
- 6.32 In some cases self-sufficiency is unlikely to be practicable, particularly for waste requiring specialist facilities and/or for waste which only arises in very small quantities. This is very likely to be the case within the Plan area for facilities for the treatment and landfill of hazardous waste and LLRW for example. Markets for reprocessing of recyclate are geographically varied and extensive and may include overseas destinations and this position is unlikely to change significantly as a result of market and economy of scale factors. The Joint Plan is unlikely to be able to influence this position significantly. It is likely that the large majority, if not all, of other waste capacity needs could in principle be met within the area subject to suitable proposals coming forward for any new capacity required.
- 6.33 As part of ongoing work for the Joint Plan, contact is taking place with other waste planning authorities where it is known that significant imports and/or exports of waste to or from the Plan area have occurred in recent years. The outcome of this consultation will be taken into account as work on the Plan progresses.

What you told us

6.34 Responses to previous consultations carried out by NYCC recommended the Plan be developed through cooperation with adjoining authorities to avoid the risk of creating excess waste management capacity. Conversely, some respondents expressed a preference for a strategy which considered the development of locally focussed

³² E.g. Planning Policy Statement 10: Planning for Sustainable Waste Management (DCLG 2011)

³³ A further consideration is the requirement, contained in the EU Waste Framework Directive, for waste to be disposed of and, in the case of recovery of mixed municipal waste, recovered in the nearest appropriate installation

waste management facilities which accept multiple waste streams and sought for the plan area to be self-sufficient.

Key Issues and Options

• Defining the overall strategic role of the Plan area in the management of waste taking into account potential cross-boundary movements and the requirements of national policy.

Options: Strated	gic role of the Plan area in the management of waste
Option 1	This option would seek to ensure that capacity is provided across the Plan area at a level sufficient to meet identified needs for waste arising in the area (i.e. a level that would allow net self-sufficiency to be achieved where practicable) whilst allowing for current known levels of imports to continue. This would exclude more specialised management needs including capacity for landfilling and/or treatment of hazardous waste and low level non-nuclear radioactive waste and other specialised provision which can only be met on a wider geographical basis.
Justification	This option would help ensure that the Plan area is as self-sufficient as practicable in its capacity to manage waste, reflecting national policy themes of community responsibility and proximity, whilst also acknowledging the fact that certain waste streams arise in limited quantities and/or are highly specialised or can practicably only be dealt with on a larger geographical scale as a result of market factors such as economies of scale, or technical viability issues. It would also allow the area to continue its role in receiving waste from other nearby areas as part of a wider pattern of cross-border movements of waste.
	or
Option 2	This option would acknowledge that significant export movements of waste already take place across the Plan area boundary and, for those waste streams or facility types for which a potential capacity gap has been identified, would assume that existing cross-border export movements would continue to operate in conjunction with existing and planned capacity in the area. Where necessary, this approach could also seek opportunities to use existing or planned capacity elsewhere in order to meet any additional un-met requirements. This option would assume that imports of waste into the area would continue broadly in line with recent levels.
Justification	This option would acknowledge that waste markets and economics do not reflect administrative boundaries and that movement of waste is likely to continue to occur and, in some cases, could provide an appropriate solution for management of waste arising in the Plan area. It would seek to plan positively for this through cooperation with other WPAs, whilst ensuring that existing and proposed facilities in the area continue to be used as part of an overall network of capacity to manage waste arising in and around the Plan area.
Option 3 Justification	This option would follow the same approach as for Option 1 or 2 but would in addition make an express commitment that the Plan would make provision for the management of waste arising within that part of the Yorkshire Dales National Park falling within NYCC (other than for local scale re-use and recycling facilities which it may be practicable to provide in the National Park area). This option would reflect the fact that a significant proportion of waste
Justineation	This option would relieve the fact that a significant proportion of waste

	arising in the adjacent YDNP area is already transported into the Plan area for management and/or disposal and would ensure that such an arrangement forms part of an agreed strategic planning approach. A similar situation exists with the North York Moors National Park and this is considered later in this chapter due to it being a part of the Joint Plan area.
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Whilst Option 1 would have positive effects in terms of reducing transport and associated emissions and in supporting the economy and jobs, it is likely to have negative effects on the environment and communities in the Plan area. Option 2 however would have positive effects on the environment (though would increase the potential for impacts from longer distance journeys) and communities but may restrict opportunities for managing waste further up the hierarchy.

Option 3 would have positive effects on the Yorkshire Dales National Park which, on balance due to the nature of the Park, would be more significant than any increases in negative effects in the Plan area and would also provide more opportunities for efficiencies.

Questions - Strategic role of the Plan area in the management of waste



104) Do you have a preference for any of the options presented above?

105) Are there any alternative options the Authorities should consider in relation to the strategic role of the Plan area in the management of waste?

Meeting future waste management needs

- 6.35 To help with planning for waste it is necessary to make some assumptions about the scale of future arisings that may need to be dealt with and the waste management capacity expected to be available over the Plan period. As mentioned earlier, work on this has been commissioned to support preparation of the Plan. This work provides a useful benchmark at the commencement of preparing the Plan but the position with regard to future capacity needs is complicated by a number of factors including:
 - The scale of future arisings may be influenced by a wide range of matters such as the economy, technological changes and changes in behaviour of waste producers
 - Waste management policy and practice has been going through a period of rapid change in recent years and this may continue
 - There are significant limitations in availability of data relating to current arisings and management of some waste streams (the main exceptions being LACW and hazardous waste)

- Data on waste management capacity is not comprehensive and is subject to change over short time periods, for example as new permissions are granted or expire.
- 6.36 Together, these and other factors mean that it is not practicable to plan for future waste management capacity with a high degree of precision, suggesting that it will be necessary to include a degree of flexibility in the Plan.
- 6.37 The work commissioned by the Authorities uses two sets of scenarios, one about possible changes in amounts of waste arising over the Plan period and the other about how waste management practice may change over the same time, and compares these against available information on waste management capacity in the area. This can be used to give an indication of the potential scale of any 'capacity gap' between potential requirements and current capacity.
- 6.38 It should be noted that procurement of a new contract for managing residual LACW is at an advanced stage, with planning permission secured for the construction of a new waste recovery facility, known as the Allerton Waste Recovery Park, (AWRP) which would enable delivery of targets agreed under the current Municipal Waste Management Strategy for York and North Yorkshire. It is therefore not proposed to review the approach to dealing with residual LACW as part of preparation of the Minerals and Waste Joint Plan.
- 6.39 The York and North Yorkshire Waste Partnership have utilised available data to provide a forecast projection of Local Authority Municipal Solid Waste for the Joint Plan area up to and beyond the plan period. The current projections predict an increase of over 125,000 tonnes in arisings over the period from 2012/13 to 2039/40 equating to an increase of 22%. Over the period to 2029/30 (i.e. around the end date for the Plan) the projected increase is about 92,000 tonnes³⁴. Provision will need to be made to manage this projected increase in LACW arisings over the plan period. The proposed AWRP facility referred to earlier, has been designed to accommodate expected growth in arisings of residual LACW over the period to 2040 and therefore would achieve this objective with regard to residual LACW over the plan period.
- 6.40 The scenarios considered by the consultant were;

Scenarios relating to growth:

No Growth:

This scenario provides a baseline by assuming that the volume of waste arisings remains at estimated 2011 levels over the Plan period (i.e. up to 2030).

Growth:

This scenario is based on the assumption that there will be some linkage between growth in the economy and the level or arisings of both C&I waste and C&D waste. It assumes that LACW will grow in line with projections developed by the York and North Yorkshire Waste Partnership, which are based on projected growth in population. It makes the following specific assumptions:

• C&I waste (including local authority collected commercial waste) and Construction and Demolition waste will grow at a rate equivalent to 33% of

³⁴ York and North Yorkshire Waste Partnership, Waste Flow Model (July 2012)

estimated GVA³⁵ (this equates to an amount of approximately 0.8% per annum)

- Agricultural waste will remain at estimated 2011 levels
- LACW from households will grow in accordance with projections defined by the Waste Management Authorities³⁶.

Minimised Growth:

This scenario assumes that there will not be a direct link between arisings of C&I and C&D waste and growth in the economy. It also assumes that there is likely to be a proportionate shift towards the commercial rather than industrial sector in line with the general historic trend. Assumptions for LACW are as for the Growth scenario, as these are already being applied for the purposes of informing procurement of a new contract for management of residual LACW. The scenario makes the following specific assumptions:

- Industrial waste arisings will decline at a rate of 1% per annum
- Commercial waste, C&D waste and agricultural waste arisings will remain flat
- LACW from households will grow in accordance with projections defined by the Waste Management Authorities.

Scenarios relating to waste management practice:

6.41 These involve making broad assumptions about how waste could be managed in future, including increasing potential for recycling and recovery of energy from Commercial and Industrial mixed waste which is currently not source segregated. Under all scenarios it is assumed that, due to the advanced stage reached by the York and North Yorkshire Waste Partnership with procurement of a new long term waste contract for the management of residual LACW, recycling and recovery for this waste stream will be in line with the current proposed arrangements (which would enable achievement of an overall rate of diversion from landfill of over 95%, including a household waste recycling rate in excess of 50%).

Baseline:

This scenario assumes no change in practice (except for LACW where recycling and recovery is assumed to take place in accordance with the proposed new residual waste management contract and implementation of the AWRP facility).

Maximised recycling and recovery:

This scenario assumes a high level of recycling whilst reflecting the practicality that not all mixed waste can be recycled and makes the following assumptions:

- Suitable C&I waste and C&D waste is recycled at a rate of 75%
- Suitable C&I waste is sent for energy recovery at a rate of 25%
- LACW is managed in accordance with arrangements defined by the WDAs through the long term waste contract.

Median recycling and recovery:

This scenario makes the assumption that a higher level of energy recovery would be achieved, with a correspondingly lower recycling rate for mixed ordinary waste:

- Suitable C&I waste and C&D waste is recycled at a rate of 50%
- Suitable C&I waste is sent for energy recovery at a rate of 50%

 $^{^{35}}_{-\infty}$ GVA is Gross Value Added and is a measure of overall growth in the economy

³⁶ Projections in growth of household waste have been undertaken by the York and North Yorkshire Waste Partnership to inform the procurement of a new contract for the management of residual waste. These projections are updated periodically

- LACW is managed in accordance with arrangements defined by the WDAs the long term waste contract.
- 6.42 It is important to note that the above scenarios do not at this stage represent potential 'options' for the Plan, although we would like your views on which, if any, of the scenarios you consider to be most realistic, as well as your view on any other scenarios which you think should be considered to inform future planning.

Questions - Future scenarios



106) Are these reasonable scenarios? If not, what alternative scenarios would you suggest?

6.43 Based on a range of information including the scenarios summarised above, information on permitted waste management capacity in the area at the time the work was carried out, and potential capacity gaps identified, the report draws the following conclusions. With regard to LACW the information below is also supplemented by information provided by the North Yorkshire and York Waste Management Authorities.

Local Authority Collected Waste (LACW)

- 6.44 Subject to implementation of the Allerton Waste Recovery Park (AWRP) proposal (which incorporates a range of processes including mechanical treatment, anaerobic digestion and energy recovery and for which planning permission has already been granted) there would be no capacity gap for treatment, recovery and disposal of residual LACW. As planning permission for the facility has been granted, implementation of the proposal is outside the influence of the Minerals and Waste Joint Plan.
- 6.45 The report notes that recycling capacity for LACW is currently provided by a diverse range of routes including transfer and bulking facilities inside and outside the Plan area, whereas recycling and reprocessing capacity for the main classes of recyclate (paper and card, glass, metals and plastics) are located outside of the area at regionally or nationally strategic facilities (although the report notes that smaller scale permit exempt facilities within the area may also play a role although no quantitative information is available for these). Development of new Household Waste Recycling Centres is not currently expected but the NYCC Waste Disposal Authority has indicated that enhancements to the existing network may be proposed. This includes a planning application for a replacement HWRC site with increased capacity at Brompton on Swale in Richmondshire District, which is currently under consideration.
- 6.46 Although the report concludes that overall transfer station capacity in the area is adequate, the Waste Management Authorities in the area (i.e. NYCC and CYC) have indicated a requirement for additional transfer capacity in order to ensure an adequate overall network of transfer stations in appropriate locations. This would require new transfer stations to serve York, Ryedale and Selby Districts. A planning application for provision of additional transfer capacity at the Harewood Whin site in York is currently under consideration, and proposals are expected to be submitted

shortly for new transfer stations at Kirby Misperton, to serve the needs of Ryedale District, and at Burn to serve the needs of Selby District. New transfer station capacity for LACW in the NYCC area is needed by 2015 when current waste disposal contracts are due to expire. A further transfer station to serve the Harrogate area may also be required if the AWRP facility is not developed.

- 6.47 There is unlikely to be a gap in non-hazardous landfill capacity for LACW subject to the AWRP proposal being implemented. However, a substantial proportion of remaining capacity for non-hazardous landfill in the area is located at two sites, Allerton Park, near Knaresborough and Harewood Whin, to the West of York. Planning permission for landfill at these expires in 2018 and 2017 respectively. Ongoing availability of capacity at these sites would therefore be dependent on permission for extensions of time being granted.
- 6.48 The majority of residual LACW is currently disposed of at landfill facilities and contracts for these facilities within the NYCC area end in 2015, whilst contracts for the disposal of LACW arising in CYC area do not end until 2022. It is likely that there will be a need for further interim contracts for management of residual LACW arising within the NYCC area but the nature and extent of these will be influenced by progress towards procurement of a new long term waste management contract and development of the proposed AWRP facility.
- 6.49 It should be noted that the position with regard to future capacity requirements is likely to change over time as a result of the grant of new planning permissions of the closure of current sites, some of which cannot be foreseen at this stage.

What you told us

- 6.50 Responses received in relation to the management of LACW were varied. Representations both objected to and supported the incineration of household waste. It was suggested that LACW should be exported to facilities outside of the Joint Plan area. Representations also suggested that there should be adequate provision of small scale composting facilities for LACW green waste, as well as facilities for WEEE and asbestos and that additional waste transfer capacity for LACW is required.
- 6.51 Responses to previous consultations, carried out by NYCC, expressed differing views on whether the AWRP facility should be developed³⁷ and the need to consider alternatives sites and treatment methods to this proposal in case it does not go ahead. Other responses sought to ensure the Plan reflects identified current and future requirements for managing LACW.

Key issues and options

• Identifying a suitable approach to meeting expected needs for future waste management capacity over the period to 2030.

Options: Meeting waste management capacity requirements - Local Authority Collected Waste	
Option 1	 This option would support provision of adequate capacity for management of LACW through: Identifying the Allerton Park and Harewood Whin sites as

³⁷ As noted earlier, planning permission for development of this facility has now been granted

	 strategic locations over the plan period for the management of LACW, including supporting the principle of an extension of time for disposal of waste via landfill in order to ensure utilisation of remaining capacity. In the case of the Harewood Whin site any proposals for new capacity involving built development would need to be judged against any relevant national and local green belt policy. Supporting the delivery of additional transfer station capacity for LACW to serve the needs of the City of York, Selby and Ryedale districts and, in addition, for Harrogate Borough if the Allerton Waste Recovery Park permission is not implemented. Providing support in principle for proposals which would deliver increased capacity for the recycling, reprocessing and composting of LACW where this would reduce reliance on export of waste from the Plan area for recycling or reprocessing and subject to compliance with locational and other relevant policies to be identified in the Plan. Supporting improvements to the Household Waste Recycling Centre network subject to compliance with locational and other relevant policies to be identified in the Plan. 	
Justification	This option would help ensure delivery of capacity to manage LACW in accordance with particular needs identifiable at this stage, including needs identified by the Waste Management Authorities in the area. If the AWRP facility is not developed then a wider review of capacity needs for LACW will be required.	
	or	
Option 2	This option would represent a less targeted approach and would seek to provide more flexibility for the delivery of any new capacity required for managing LACW. This would be achieved by providing support in principle for the development of new capacity identified as necessary by the relevant Waste Management Authorities. It would need to be demonstrated that any such capacity is consistent with relevant national policy as well as any relevant policies in the Plan relating to moving waste up the hierarchy and the strategic role of the Plan in the management of waste, as well as relevant locational and development control policies in the Plan.	
Justification	This option could provide more flexibility for the delivery of new infrastructure, taking into account a range of uncertainties about future needs over the whole of the Plan period, by not seeking to identify specific future requirements in the Plan. It could also operate in combination with relevant elements of Option 1 in the event that the AWRP facility is not developed.	

Page 163

There is some uncertainty as to the sustainability effects of both options. This is largely because it is not known where all local authority collected waste management facilities would be located under the options.

Although uncertain, there is potential for minor negative effects in relation to biodiversity, water, soils, air, the historic environment, landscape and community vitality under both options. In some cases, however, Option 2 may slightly lessen negative effects as it will potentially result in lower transport impacts as there is potentially more locational flexibility.

There are also a number of positive effects. In particular, both options make a strong positive contribution to sustainable waste management and achieving sustainable economic growth.

Questions- Local Authority Collected Waste



107) Do you have a preference for either of the options presented above?

108) Taking into account that planning permission has already been granted for the Allerton Waste Recovery Park facility, which would provide for the management of residual LACW, are there any alternative options relating to meeting capacity requirements for LACW the Authorities should consider?

Commercial and Industrial (C&I) Waste

- 6.52 There is no predicted overall gap in transfer capacity for C&I waste over the Plan period although, as for LACW, provision of further transfer stations may be appropriate in order to provide an adequate overall geographical distribution of capacity, particularly taking into account the highly dispersed pattern of development in the area.
- 6.53 A substantial gap in recycling capacity for C&I waste exists, with final destination recycling and processing met predominantly by export from the area. The report on waste capacity requirements notes that it is likely that (as is the case for LACW) increased recycling provision for bulk recyclate materials such as paper, card, glass, plastic and metals will be met by increased capacity at regionally and nationally significant facilities through economies of scale. It is therefore likely that provision for final management of increased levels of recyclate generated within the area will be largely provided for by export to facilities outside the Plan area. There is no predicted gap in capacity for aerobic composting over the Plan period.
- 6.54 There is adequate predicted capacity for specialist recycling provision (Metal Recycling Sites, End of Life Vehicles and Waste Electronic and Electrical Equipment) although as with transfer capacity, further provision may be justified in order to provide an adequate geographic network.

- 6.55 Treatment includes a wide range of processes that may be required to deal with materials prior to recycling, energy recovery or final disposal. C&I waste requiring treatment includes an element of hazardous waste and information suggests that around 22,000 tonnes of hazardous waste were exported from the area in 2011, mainly for treatment. The report notes that a surplus or gap in treatment provision can be strongly influenced by the local provision or absence of specialised treatment facilities which may only be viable at a regional or national scale. Anaerobic digestion capacity is an important element of treatment for dealing with organic waste which might otherwise be landfilled. The report notes that there is potentially a gap in the provision of anaerobic digestion capacity for C&I waste but that this gap would be filled if a proposed facility at the former North Selby Mine site in the City of York is developed. Permission for this facility was granted in 2013 however the permission has subsequently been guashed and the application is to be re-determined. The progress of this proposal will be important in determining the extent to which further treatment capacity (in the form of anaerobic digestion) may be required.
- 6.56 The extent of any potential surplus or gap in energy recovery capacity for C&I waste is dependent on a number of factors, including: what assumptions are made about any future growth in the amount of C&I waste requiring management; any assumptions made about the balance between recycling and recovery of suitable C&I waste; and implementation of the AWRP proposal (see above) which would provide some capacity for energy recovery from C&I waste over the Plan period. Overall the report concludes that there could be an increasing gap for the recovery of energy from suitable C&I waste under maximised and median recycling scenarios (see above). However, the report notes that the scale of any additional capacity for energy recovery needed to deal with C&I waste is likely to be relatively small (equivalent to one small facility) and under some scenarios would be such that it would not justify investment in such a facility and therefore any requirement would have to be met by capacity elsewhere.
- 6.57 Capacity for non-hazardous landfill for C&I waste is likely to be sufficient except in a scenario where there is significant waste growth and no increase in recycling or energy recovery of such waste. The report indicates that such a scenario unlikely. For hazardous waste requiring landfill there is a potential capacity requirement of between 7,000 and 8,000 tonnes per annum and this would not justify specific provision in the Plan area, with reliance instead needed on export to facilities elsewhere.

What you told us

- 6.58 Representations to the Joint plan first consultation identified that the plan should deal with the management of commercial waste, including food waste, at localised anaerobic digestion and mechanical/biological treatment facilities. Representations suggested that there should be an increased focus on reducing C&I waste and increasing recycling.
- 6.59 Responses to previous consultation, carried out by NYCC, considered the plan should take account of the impact of the recession upon C&I activity and therefore waste arisings. Representations also suggested that the plan should ensure the C&I sector is attempting to increase recycling and waste minimisation.

Key issues and options

• Identifying a suitable approach to meeting expected needs for future waste management capacity over the period to 2030.

	g waste management capacity requirements - Commercial and (including hazardous C&I waste)
Option 1	 This option would support provision of adequate capacity for, and promote self-sufficiency in, management of C&I waste through: Providing support in principle for proposals which would deliver increased capacity for the recycling and/or reprocessing and the treatment of C&I waste where this would reduce reliance on export of waste from the Plan area for recycling or reprocessing and subject to compliance with locational and other relevant policies to be identified in the Plan. Supporting the delivery of additional transfer station capacity for C&I waste where it can be demonstrated that additional provision would contribute to the objective of dealing with waste in proximity to where it arises. Providing capacity for recovery of energy from C&I waste through a combination of spare capacity within the Allerton Waste Recovery Park facility if developed and supporting in principle the delivery of additional energy recovery capacity for suitable C&I waste, where the planning authority can be satisfied that the facility would be appropriately scaled to meet the needs for management of residual C&I waste arising in the area and it can be demonstrated that the waste to be recovered cannot be practicably dealt with further up the waste hierarchy. The scale of any additional capacity required will be dependent on implementation of the AWRP facility, as well as assumptions made about waste growth but is unlikely to require provision of more than one additional facility. No specific additional provision for landfill capacity for nonhazardous C&I waste will be made although support would be provided in principle for an extension of the time period for the utilisation of remaining void space at existing sites subject of time limited permissions. Landfill capacity for hazardous C&I waste requiring landfill would be met through provision outside the Plan area.
Justification	This option would help ensure the delivery of the capacity needed to manage C&I waste in accordance with identified needs and the waste hierarchy.
	and
Option 2	This option would be the same as Option 1 but would, additionally, provide support in principle for proposals for the management of C&I waste arising outside the area where it can be demonstrated that the development would be consistent with the locational and other relevant policies in the Plan and additionally, for proposals for the recovery of waste, it can be demonstrated that the facility in the location proposed would represent the nearest appropriate installation for the waste to be dealt with.
Justification	This option could provide greater flexibility for the management of C&I waste in and around the area where import of waste to the area may represent the most appropriate overall solution in line with national policy.

Options 1 and 2 would both provide significant benefits for the effective and sustainable management of Commercial and Industrial waste in line with the waste hierarchy and minimising waste to landfill. Both would also be positive for minimising the use of resources and creating positive effects for the economy in line with reducing costs associated with landfill, provision of energy from waste and the production of recycled materials. Option 2, is likely to have more positive implications in relation to transportation of waste given that it would support management of C&I arising from outside of the Plan area where it can be demonstrated that the location proposed would present the nearest appropriate installation for the waste to be dealt with. Overall, this would help to minimise journeys/mileage in relation to waste processing. The majority of other environmental and social effects are uncertain given that they would depend upon the scale, location and type of waste facilities to be developed, although negative effects may potentially be greater under Option 2 as more waste would be being managed in the Plan area.

Questions - Commercial and Industrial Waste



109) Do you have a preference for either of the options presented above?

110) Are there any alternative options the Authorities should consider in relation to meeting capacity requirements for C&I waste?



Construction, Demolition and Excavation (CD&E) Waste

- 6.60 There is no overall gap in transfer capacity for CD&E waste. As with other waste streams additional provision may be justified in order to provide a suitable geographic network.
- 6.61 The report on waste capacity requirements notes that current recycling rates for C&D waste are already high although there is a predicted shortfall in capacity for recycling (mainly of the construction and demolition element of CD&E waste) under all scenarios considered, with a maximum modelled gap of just under 300,000 tonnes per annum by 2030.
- 6.62 Hazardous construction and demolition waste, such as asbestos and asbestos contaminated waste, is currently exported for landfill and this remains the only waste management option for this waste, with an estimated annual capacity requirement of around 6,000 tonnes per annum over the Plan period. As with other hazardous waste requiring landfill, it is not likely to be practical to provide this within the Plan area.
- 6.63 There is a potential capacity gap for landfill of CD&E waste, particularly over the latter part of the Plan period, with a maximum annual gap of around 150,000 tonnes per annum under the highest scenario modelled. The report notes that sites capable of accepting inert CD&E waste show significant closures from 2016. It also notes that there may be more potential to use CD&E waste as a resource to help further reduce the need for landfill (for example by using it as a resource in engineering projects) and that this management route should be considered for this waste stream.

What you told us

- 6.64 There have been limited comments relating to CD&E waste but comments to recent consultations expressed views supporting initiatives to reduce the amount of CD&E waste arising.
- 6.65 Consultation responses to previous consultations carried out by NYCC suggested the Plan should ensure the co-location of CD&E waste management facilities with the producers of this waste stream.

Key issues and options

• Identifying a suitable approach to meeting expected needs for future waste management capacity over the period to 2030.

Options: Meeting waste management capacity requirements - Construction, Demolition and Excavation waste (including hazardous CD&E waste)		
Option 1	 This option would support provision of adequate capacity for, and promote self-sufficiency in, management of CD&E waste through: Providing support in principle for proposals which would deliver increased capacity for the recycling of CD&E waste, with priority being given to facilities which would manage the construction and demolition element of CD&E waste. An indicative additional target capacity for up to 300,000tpa could be delivered. Provision of new capacity for recycling of CD&E waste would need to be consistent with locational and other relevant policies to be identified in the Plan. 	

	 Supporting the delivery of additional transfer station conseits for
	 Supporting the delivery of additional transfer station capacity for C&D waste where it can be demonstrated that additional provision would contribute to the objective of dealing with waste in proximity to where it arises
	 Supporting additional landfill capacity for non-hazardous CD&E waste where it can be demonstrated that the waste to be landfilled cannot practicably be dealt with further up the waste hierarchy and that there is insufficient permitted capacity in the Plan area or, in the case of inert waste, it would facilitate a high standard of quarry reclamation in accordance with agreed reclamation objectives, or the substantial improvement of derelict or degraded land to a condition where it can be returned to agricultural productivity or other beneficial use. Support would also be provided in principle for an extension of the time period for
	the utilisation of remaining void space at existing sites subject of
	time limited permissions.
	 Landfill capacity for hazardous CD&E waste requiring landfill would be met through provision outside the Plan area.
Justification	This option would help ensure the delivery of the capacity needed to manage CD&E waste in accordance with identified needs and the waste hierarchy.
	and
Option 2	This option would be the same as Option 1 but would, additionally, provide support in principle for proposals for the import for landfill of inert CD&E waste arising outside the area where it can be demonstrated that the importation and deposit of the waste is needed to achieve mineral site reclamation in accordance with agreed objectives.
Justification	This option could provide greater flexibility for the management of C&I waste in and around the area and specifically recognise the potential benefits that importation of waste can have in the reclamation of mineral sites.

Page 169

What does the Sustainability Appraisal say?

Under both options it is possible, although uncertain, that there could be negative effects on the environment and communities through provision of new facilities, whilst positive effects would be realised in relation to managing waste further up the waste hierarchy and using resources efficiently.

Option 2 would potentially increase negative effects relating to transport through importing wastes from elsewhere but in turn this may result in greater positives through facilitating high quality reclamation of former quarries.

Questions- Construction, Demolition and Excavation Waste



111) Do you have a preference for either of the options presented above?

112) Are there any alternative options the Authorities should consider in relation to meeting capacity requirements for CD&E waste?

Agricultural Waste

6.66 The Potential requirements for off-farm disposal of agricultural waste (estimated at around 32,000 tonnes per annum) have been allowed for within provision for C&I waste above in the waste needs assessment work. The volumes are such that they are expected to be of low significance in the overall waste arisings for the area. The large majority of agricultural waste is expected to be dealt with on-site through direct disposal to land or via composting. There is however a range of specialist provision in the area, including specialist storage, processing and incineration plants for animals by-products. One method of disposing of farm wastes is through anaerobic digestion whereby organic waste can be used to create energy. The Government is encouraging, through its Anaerobic Digestion Strategy, further development of anaerobic digestion facilities.

What you told us

- 6.67 Representations to the Minerals and Waste Joint Plan First consultation indicated general support for anaerobic digestion, composting and on-farm facilities to manage agricultural waste.
- 6.68 Previous consultation events, undertaken by NYCC, highlighted a need to ensure the Plan protects environmental assets from agricultural waste; and, to ensure farms dispose of agricultural waste responsibly.

Key issues and options

• Identifying a suitable approach to meeting expected needs for future waste management capacity over the period to 2030.

Options: Manag	ing Agricultural Waste
Option 1	This option would support self-sufficiency in capacity for management of waste, as well as the principle of managing waste near to where it arises, by supporting where practicable the on-farm management of agricultural waste at the point of arising. Where waste can only be managed through more specialised facilities or facilities which can only realistically be provided at a larger scale, then support would be provided in principle for the development of new infrastructure which would enable appropriate waste from more than one holding to be managed and where it can be demonstrated that the facility is scaled primarily to deal with waste management needs arising in the Plan area. The locational principles for such development would need to be in accordance with the site locational principles for waste development to be contained in the Plan.
Justification	This option would help ensure that waste is managed as close as possible to the point of arising whilst helping to ensure that more specialised waste management needs can be met within the Plan area as far as practicable, in the form of 'hubs' serving a wider catchment of agricultural waste producers.
	and
Option 2	This option would operate in combination with Option 1 and would also give specific support in principle for the development of Anaerobic Digestion facilities for the management of agricultural waste, in line with national waste strategy.
Justification	This option would help deliver national waste strategy objectives in relation to the management of Agricultural waste.

Both options exhibit a range of sustainability effects although these are in the main neutral to positive.

Option 1 might result in minor negative effects relating to biodiversity water, air, and health and wellbeing. However, most other effects are broadly positive as more on site management would reduce transport and associated effects, and would support existing practises of managing farm wastes in positive ways.

Option 2 has similar negative effects, as well as possible negative effects on farm landscapes. However, it also has some strong positive sustainability effects that arise from the benefits of turning farm waste into energy and biodigestate (an end product of anaerobic digestion that can be used as a fertiliser), such as benefits for climate change, minimisation of use of resources and soils and land. One particular area of uncertainty, however, is where crops are specifically grown to produce biodigestate and energy, which could cancel out some sustainability benefits as it would increase land requirements.

Questions - Agricultural waste



113) Do you have a preference for either of the options presented above?

114) Are there any alternative options the Authorities should consider in relation to meeting capacity requirements for Agricultural waste?

Low-Level (Non-Nuclear) Radioactive Waste (LLRW)

6.69 The amount of low level radioactive waste arising from non-nuclear sources (such as industry, research and medical services) in the area is very small (estimated at less than 100m³), although specific data is not available. In some cases LLRW can be disposed of alongside other forms of waste at facilities accepting a range of waste types. LLRW from North Yorkshire is understood to be managed via incineration at a facility at Knostrop in Leeds. There is no specific capacity in the area for the landfill of LLRW, with the nearest landfill at Clifton Marsh in Lancashire, although it is not known if any waste from the area is deposited at that facility. A nationally significant repository for radioactive waste is located at Drigg in Cumbria, although there is no evidence to suggest that any waste from the Plan area is managed at that site. Given the very small volume of LLRW which is thought to arise in the Plan area, specific provision within the area is unlikely to be viable and reliance on exports will be needed.

What you told us

6.70 There have been a limited number of responses which comment on LLRW. However, previous consultations carried out by NYCC highlighted the issue that more emphasis should be given to LLRW in the Plan than was provided in earlier consultation documents.

Key issues and options

• Identifying a suitable approach to meeting expected needs for future waste management capacity over the period to 2030.

Options: Managing Low Level (Non-Nuclear) Radioactive Waste		
Option 1	This option would assume that needs for capacity for management of LLRW would be met outside the Plan area.	
Justification	LLRW arises in very small volumes in the Plan area but requires specialist facilities which can only realistically be provided on a wider scale. This option would represent a continuation of the current situation.	
or		
Option 2	This option would assume that capacity needs for management of LLRW are likely to be met outside the Plan area but would provide support in principle for development of specialist facilities in the Plan area where it can be demonstrated that the facility would enable LLRW arising in the area to be managed further up the hierarchy. The locational principles for such development would need to be in accordance with the site locational principles for waste development to be contained in the Plan.	
Justification	This option could provide more flexibility and enable movement of waste further up the hierarchy.	

What does the Sustainability Appraisal say?

The effects of Option 1 would largely be neutral or beneficial within the Plan area given that the waste would be managed elsewhere. The main negative effects under Option 1 would be in relation to transportation of LLRW and associated emissions.

In comparison, under Option 2 effects are largely uncertain as proposals would need to be considered against other policies within the Plan. This option has potential negative effects in relation to the local environment and communities. Given that low levels of LLRW waste are produced in the Plan area, in terms of viability Option 2 may also result in management of waste which has arisen outside of the Joint Plan area which may exacerbate any negative effects.

Questions - Low level non-nuclear radioactive waste



115) Do you have a preference for either of the options presented above?

116) Are there any alternative options the Authorities should consider in relation to meeting capacity requirements for LLRW?

Waste Water (Sewage Sludge)

6.71 Initial consultation with the three utility companies who operate waste water treatment works in the area has not led to the identification of any specific future requirements for treatment capacity at this stage. This matter will need to be kept under review as preparation of the Plan progresses. It is expected that any additional capacity required is most likely to be sought via expansion of capacity at existing facilities rather than through the construction of new facilities. In some circumstances permitted development rights exist which may allow provision of some additional capacity without the need for the separate grant of planning permission.

What you told us

6.72 In response to previous consultations, undertaken by NYCC, Yorkshire Water stated that a specific estimate of requirements for waste water management over the plan period cannot be provided and that infrastructure planning takes place over a 5 year cycle through the preparation of Asset Management Plans.

Key issues and options

• Identifying a suitable approach to meeting expected needs for future waste management capacity over the period to 2030.

Options: Managing Waste Water (Sewage Sludge)			
Option 1	This option would support the development of new infrastructure for the management of waste water, where such provision would be in line with requirements identified in asset management plans produced by waste water infrastructure providers active in the Plan area. Preference would be given to the expansion of existing infrastructure in appropriate locations rather than the development of new facilities.		
Justification	This option would help ensure that needs for new waste water infrastructure in the Plan area can be met whilst helping to minimise overall impacts associated with the development of new capacity.		
	and		
Option 2	The approach under this option would be the same as for Option 1 but support would also be provided in principle for the development of new sites in appropriate locations for management of waste water as well as for the expansion of existing facilities.		
Justification	This option could provide more flexibility in the delivery of any additional capacity required.		

Both options would result in positive effects in relation to provision of infrastructure necessary to support communities and both have minor positive effects in relation to employment. Under both options there is also the potential for localised negative effects on the environment although these could be more significant under Option 2 through the likelihood of a greater number of new (rather than extended) facilities.

Questions - Waste water (sewage sludge)



117) Do you have a preference for either of the options presented above?

118) Are there any alternative options the Authorities should consider in relation to managing waste water (sewage sludge)?

Power Station Ash and Colliery Spoil

6.73 Although the report on waste capacity requirements does not deal specifically with waste disposal needs associated with power generation and coal mining in Selby District (i.e. ash and colliery spoil respectively), which are dealt with at dedicated private facilities and do not 'compete' with other waste for capacity at facilities available to the market, these are important waste streams in the area as they arise in large volumes. Ash from Drax power station is disposed of at the adjacent Barlow Ash disposal mound, where remaining capacity is understood to be sufficient to last throughout the Plan period. Ash from Eggborough Power Station is disposed of at the nearby Gale Common site, which again is understood to have sufficient remaining capacity for the Plan period. A third power station, Ferrybridge, is located just outside the Plan area but ash from it is disposed of at the Gale Common facility and, in emergency situations, at the nearby Brotherton Ings site, part of which is within the Plan area. Capacity at this latter facility is also understood to be sufficient. Colliery spoil disposal is addressed in more detail in the Minerals Chapter. Provision of support for the utilisation of ash and spoil as secondary aggregate is an important aspect of minerals planning, as well as in helping to move waste up the hierarchy, and is addressed further in the Chapter 5.

What you told us

6.74 Comments supported the increased use of power station ash as a secondary aggregate. A response also suggested that the cumulative impact of ash disposal along with other development should be considered.

Key issues and options

• Identifying a suitable approach to meeting expected needs for future waste management capacity over the period to 2030.

Options: Managing Power Station Ash		
Option 1	In line with policy options relating to the supply of secondary aggregate, this option would support the use of ash as an alternative to primary aggregate but, for ash which cannot be used in this way, would support its continued disposal in accordance with existing arrangements at the Gale Common, Barlow and Brotherton Ings ash disposal sites, which would be identified in the Plan as strategic sites to meet the disposal needs of power generation.	
Justification	This option would help ensure that existing waste disposal capacity in the Plan area is utilised effectively for waste which cannot be managed further up the hierarchy.	

Note: An alternative to this option has not been identified at this stage as long term arrangements are in place for the continued disposal of power station ash at the sites referred to above. Options relating to the supply of secondary aggregates are contained in Chapter 5 Minerals.

What does the Sustainability Appraisal say?

There are some minor negative effects on biodiversity, water, local air quality and the historic environment, as well less certain minor negative effects on landscape, community vitality (for which there are also some positive effects associated with employment) and health and wellbeing associated with this option, arising out of localised problems such as dust generation, possible runoff / leachate and traffic. These may however be offset to a degree by positive environmental and social effects, particularly in relation to reduced land take, resulting from lower levels of primary minerals extraction should support for use of power station ash result in less demand / need for this. There are some major positive effects associated with climate change, minimising the use of resources and minimising waste generation resulting from the potential for power station ash to reduce demand for primary aggregates, and minor positive effects associated with the economy and meeting the needs of the population.

Questions - Power station ash



119) Do you agree with the option presented above?

120) Are there any alternative options the Authorities should consider in relation to managing power station ash?



Overall locational approach to provision of new waste management capacity

- 6.75 In deciding on an overall approach to provision of any new waste management capacity in the area a number of factors need to be considered including, in particular:
 - The overall nature and distribution of waste arisings in the area.
 - The nature and distribution of the existing network of facilities.
 - Other important characteristics of the area, such as the distribution of settlements, major environmental designations and transport networks.
 - National policy requirements relevant to locating waste facilities.
- 6.76 The waste spatial map (see Chapter 2) shows that the existing network of facilities in the Plan area is widely distributed, but in general is more closely associated with the more developed parts of the area and main road transport links. There is a concentration of landfill facilities in Selby District (these are mainly associated with reclamation of Magnesian Limestone quarries). Remaining capacity for landfill of biodegradeable waste is now mainly concentrated at two sites, Allerton Park to the south of Boroughbridge, and Harewood Whin, to the west of York. Treatment, transfer and recycling capacity is relatively widely distributed and tends to be located in and around main population centres in the Plan area. Existing facilities provide employment and make a contribution to the local and wider economy and are an important element in the overall infrastructure of the area.
- 6.77 As noted earlier in this consultation document, the overall Plan area is very large and highly rural, with a widely dispersed pattern of settlements. The City of York and the major towns of Harrogate and Scarborough represent the main population centres and a significant proportion of future growth in the Plan area is expected to be in and around these locations. Substantial parts of the Plan area are highly constrained by environmental designations, such as National Park and AONBs, as well as important nature conservation and historic environment designations which would be likely to preclude development of significant new waste facilities as a result of national policy constraints.³⁸ A range of other constraints, such as green belt designation may also be relevant. These matters are also addressed in Chapter 8 dealing with development management issues.
- 6.78 Access by road is good in some parts of the area, particularly in terms of north-south links through the central part of the Plan area, whereas east-west accessibility is less well developed and this is an issue which is likely to have some impact on the ease with which waste can be moved from locations of arising to locations where it can be managed. The potential for transport by rail of waste arising in the Plan area is likely to be very limited due to the rural nature of much of the area, which is some distance from the rail network. Transportation of waste is an important consideration because of the range of associated impacts which can arise. Waste needs to be transported between the location it arises and the place of initial management. However, modern waste management processes often involve a need for waste to be processed through more than one facility type. This can lead to additional movement of waste compared to the former situation where the majority of waste was transported directly to its final point of disposal.

³⁸ Other important large scale constraints may also exist and are addressed in more detail in the Chapter 8 Development Management

- 6.79 With the exception of agricultural waste and certain other specific waste types such as waste from the power generation industry, it is likely that a substantial majority of waste arising in the area is generated within or near to larger settlements in the area, where most existing development is concentrated. As these locations are also expected to be the main focus for growth and associated development over the Plan period, it may be appropriate to consider locating relevant new capacity in proximity to such locations. However, for larger facilities, serving larger catchments of waste (for example significantly above the scale likely to be needed to serve a particular settlement or cluster of settlements) wider transport and accessibility considerations are likely to become particularly important.
- 6.80 A further consideration is the requirement for waste to be disposed of and, in the case of recovery of mixed municipal waste, recovered in the nearest appropriate installation³⁹. This does not mean that all waste must be dealt with in the area it is produced, as there may be reasons why this is not practicable, but it does suggest that as a principle (sometimes referred to as the 'proximity principle') waste should preferably be dealt with near to where it arises as this is often the most sustainable solution, for example in terms of reducing overall traffic movements and provided development can take place without unacceptable impact on local communities.
- 6.81 For some forms of waste management, and some waste streams, there is likely to be a need for a larger 'catchment' of waste arisings than others. For example, more complex recovery and treatment facilities tend to represent a higher level of investment and require larger catchments of waste to make them viable. More specialised wastes, such as hazardous waste, arise in small quantities that may mean provision of specialised facilities at a local level may not be viable. This is particularly likely to be the case in the Plan area which, as noted above, is largely rural. In the context of the Plan area it is considered that facilities with a throughput or disposal capacity such that they are likely to serve relatively large catchments (e.g. beyond the scale of individual Districts) could be defined as strategic facilities.
- 6.82 The following options address the overall approach to the locating of new waste management capacity.

What you told us

- 6.83 Representations to the Joint Plan First consultation identified a range of considerations that should be applied when planning for new waste management capacity, including the need for sites to be located in areas which reduce overall transportation and transport impacts, as well as considering proximity to sustainable transport modes. Comments also stated that facilities should be located close to sources of arising, such as industrial and population centres.
- 6.84 A wide range of responses to previous consultations carried out by NYCC have been received. It was suggested that waste management facilities should be located close to sources of arising and consideration should be given to co-locating sites with new development with the emphasis on reducing transportation of waste. Other representations suggested that the Plan should be prepared in co-operation with adjoining authorities to avoid the risk of creating excess waste management capacity. It was also recommended that the Plan must ensure robust evidence is used to justify locational approach for waste management facilities.

³⁹ This is a requirement from Article 16 of the European Waste Framework Directive (2008/98/EC) which is also referred to in national policy for waste.

Key issues and options

• Identifying appropriate principles to guide the overall approach to locating new waste management capacity in the Plan area.

Options: Overall	locational principles for provision of new waste capacity
Option 1	 This option would seek to ensure that sufficient waste management capacity is provided through a combination of: Making best use of the existing facility network, for example by supporting provision of increased capacity at existing waste management facilities unless there would be unacceptable environmental or local amenity impacts; Supporting the provision of capacity at new sites (i.e. sites not currently in use for waste management purposes) where the facility would contribute to meeting needs identified in the Plan and the site meets any more detailed waste site identification criteria contained in the Plan (see subsequent options).
Justification	This option would provide a high degree of flexibility for the waste management industry to come forward with proposals for new capacity in a range of locations consistent with other criteria in the Plan. Encouraging further development of the current network would help make best use of existing infrastructure and help support local employment and the economy.
	or
Option 2	 This option would seek to ensure that sufficient waste management capacity is provided through a combination of: Making best use of the existing facility network, for example by supporting provision of increased capacity at existing waste management facilities unless there would be unacceptable environmental or local amenity impacts; Supporting the provision of capacity at new sites where the facility would contribute to meeting needs identified in the Plan; the site is compatible with other waste site identification criteria in the Plan (see subsequent options); and the site is located as close as practicable to the source/s of waste to be dealt with. This could mean giving priority to locations for new smaller scale facilities serving District scale markets for waste which are within or near to main settlements in the area or, for facilities which are intended to serve the needs of waste arising mainly in rural areas, are well located with regard to the geographical area the facility is to serve; For facilities expected to play a wider strategic role (i.e. serving catchments covering a substantial part of the Plan area) these should be located where overall transportation impacts would be minimised taking into account the market area expected to be served by the facility.
Justification	Encouraging further development of the current network would help make best use of existing infrastructure and help support local employment and the economy. This option would also provide flexibility for the waste management industry to come forward with a range of proposals for new capacity and would ensure general consistency with national waste planning policy but would also be more consistent with the 'proximity' principle.

or	
Option 3	 This option would seek to ensure that sufficient waste management capacity is provided through a combination of: Making best use of the existing facility network, for example by supporting provision of increased capacity at existing waste management facilities unless there would be unacceptable environmental or local amenity impacts Supporting the provision of capacity at new sites where the facility would contribute to meeting needs identified in the Plan; the site is compatible with other waste site identification principles in the Plan (see subsequent options), and; giving priority to sites located within close proximity, preferably within 5km, to the major road network.
Justification	This option would help ensure that sites which meet other relevant locational criteria are located where they can also facilitate the movement of waste, taking into account that many modern waste facilities operate as part of a wider network of waste management infrastructure, which involves transport between facilities. Encouraging further development of the current network would help make best use of existing infrastructure and help support local employment and the economy.
	and
Option 4	This option would operate alongside one of options 1 to 3 above and would limit provision of new waste management capacity to those parts of the Plan area outside the North York Moors National Park and AONBs unless the facility to be provided is designed and scaled specifically for meeting waste management needs arising in the designated area and can be provided without causing harm to the designated area. Proposals for major development in these areas would also need to be considered against the criteria of the Major Development Test (see Chapter 8).
Justification	This option would help ensure that local waste management needs can be met, in line with the principles of community responsibility and proximity, whilst ensuring appropriate protection to important designations.

While all options display a significant amount of diversity, there are a number of positive effects for the first three options. These are chiefly associated with the minimisation of the land and associated infrastructure footprint through maximising use of existing sites and the reduction of transport, which is significantly better for Options 2 and 3 than Option 1. As all three options support the principle of sufficient waste management infrastructure they make a significant contribution to managing waste higher up the waste hierarchy.

Option 4 is considered alongside other options, so cannot be directly compared to them. This option would have overall positive effects on landscape, biodiversity, cultural heritage and on recreational opportunities through protecting the National Park and AONBs. However, it also shows some potential for minor negative effects in relation to transport generated and where it would displace major development to other parts of the Plan area.

Uncertainty is noted with several objectives as the extent of impacts is often dependent on the other detailed waste site identification criteria contained in the Plan, which is uncertain until options for this have been decided upon.

Questions- Overall locational principles for provision of new waste management capacity

?

121) Do you have a preference for any of the options presented above?

122) Are there any alternative options the Authorities should consider in relation to the overall locational principles for new waste management capacity?

123) Do you have any views on whether a distinction could be drawn between strategic scale facilities and other facilities, and if so how (see Option 2)?

124) If we were to follow the approach set out in Option 3, do you have any views on the distance used for the identification of sites (currently suggested as 5km)?

Site identification principles for new waste management capacity

- 6.85 Alongside options for overall locational principles for waste facilities, set out above, it is necessary to consider options for the specific types of sites that should be considered suitable in principle for waste management uses. This can provide a basis to help identify suitable site allocations, as well as help with decisions on planning applications for new waste facilities.
- 6.86 Waste management facilities can potentially be located on a wide range of types of sites. Some modern waste management processes are similar in nature to other forms of industrial development and can occupy similar types of sites. Existing waste management facilities within the Joint Plan area are located on a variety of types of sites including industrial estates, previously developed land and existing and former mineral workings.
- 6.87 Potential landfill facilities, particularly for biodegradeable waste, are largely constrained to those sites where there are voids with suitable geological characteristics. These typically comprise existing or former mineral workings, the locations of which are determined primarily by geology, where imported waste can be used to help restore the site. In some instances 'landraise' sites are used, where disposal takes place by depositing waste starting at original ground level. This occurs in the Plan area at Harewood Whin and at the Gale Common and Barlow ash disposal sites. Groundwater pollution constraints may be particularly important in determining suitable locations for some types of landfill and landraise activities.
- 6.88 The identification of suitable sites for waste facilities is also influenced by matters such as the scale of facility proposed, the nature of the processes involved and the area to be served by the facility. Other important constraints include environmental and local amenity considerations such as noise and odour and transport and access issues. Co-locational opportunities may arise where mutual benefits can be gained by locating particular types of waste facilities alongside certain other forms of development, such as those which can use the output of waste processes, or where the waste management needs of a waste producer can be met without the need for significant transport of waste. A further example is where waste processes which generate energy can be located in proximity to users of heat and/or power. National

planning policy supports the co-location of waste facilities alongside other complementary uses, as well as the need to ensure that any energy produced is used efficiently, preferably in the form of heat.

- 6.89 The characteristics of the Plan area also need to be taken into account. As a mainly rural area, with a highly dispersed settlement pattern and large areas of important environmental designations which may limit potential for development, opportunities to identify suitable sites for larger scale facilities of a more industrial nature are likely to be relatively limited, whereas there may be greater potential to identify suitable locations for smaller scale facilities.
- 6.90 National planning policy for waste is contained in PPS10 (2011), which is expected to be updated shortly. The policy identifies a number of key principles for identifying sites or areas for waste facilities, which need to be taken into account in developing any local approach. These indicate that in searching for suitable sites or areas, WPAs should consider:
 - Opportunities for on-site management of waste where it arises
 - A broad range of locations including industrial sites, looking for opportunities to colocate facilities together and with complementary activities
- 6.91 In assessing the suitability of sites or areas for development PPS10 states that consideration should be given to physical and environmental constraints on development, including existing and proposed neighbouring land uses; cumulative effects of previous waste disposal facilities, and; the capacity of existing and potential transport infrastructure including potential for use of alternatives to road transport. It also requires that priority be given to the re-use of previously-developed land, and redundant agricultural and forestry buildings and their curtilages. A range of more specific criteria relating to impacts on particular considerations such as water resources, visual amenity and traffic and access are set out in an Appendix (Annexe E) to the PPS.
- 6.92 The draft update to PPS10, published in July 2013, is broadly consistent with the current national policy but provides a greater emphasis on encouraging the use of heat as a resource when energy from waste is being considered, and to consider locating new energy from waste facilities alongside sewage treatment works, given the potential co-locational benefits. The draft policy also indicates that waste development in the Green Belt should not be treated differently from other forms of development in the Green Belt, where particular constraints apply⁴⁰. As with current PPS10, the draft identifies (at Appendix B) a range of more detailed criteria relating to specific types of impacts.
- 6.93 As well as the general context referred to above, specific suitability considerations are likely to apply to particular forms of waste development. For example, opportunities and constraints relating to sites for recycling and transfer activities, which can usually take place within buildings of a nature that can be accommodated on industrial estates and employment land, will be different to those that apply to large scale recovery or disposal operations.
- 6.94 For sites put forward for allocation in the Joint Plan, a Site Assessment Methodology is being produced which will be used to assess all sites. There are further details on this at the end of this chapter and in Appendix 1.

⁴⁰ The current policy approach in PPS10 indicates that the particular locational needs for waste management facilities can be taken into account when assessing waste proposals against Green Belt policy, whereas the revised draft national policy is likely to be more restrictive. Options for the overall approach to minerals and waste development in the Green Belt are covered in Chapter 8 Development Management.

What you told us

- 6.95 Responses to previous consultation identified a number of matters for consideration when developing new waste facilities. These included opportunities for waste management facilities to contribute to environmental objectives, including the benefits of landfill in facilitating quarry reclamation, the potential for co-location of sites with complementary uses, particularly for C&I waste and to site facilities where multiple waste streams can be managed. Support was also indicated for locating facilities producing energy where maximum benefit from the energy can be obtained. The benefits of locating waste facilities on previously developed land were raised. In addition, some representations identified that a flexible approach should be followed to allow for new and emerging technologies.
- 6.96 The need to acknowledge the impact of waste facilities upon local communities and the need to ensure there is no detrimental impact upon visual amenity, landscape and, particularly in relation to landfill, impact on water resources, as well as the need to reduce transportation of waste, were mentioned.

Key issues and options

• Establishing appropriate overall principles to guide the identification of suitable sites for new waste management facilities in the Plan area, taking into account the requirements of national planning policy.

Options: Waste site identification principles	
Option 1	This option would support provision of waste management capacity at sites which meet the range of criteria identified in national waste policy.
Justification	This would ensure that sites considered suitable in principle for waste development would be consistent with national planning policy for waste and would provide a relatively high degree of flexibility.
	or
Option 2	 This option would set out more specific local principles for identification of sites based on a preference for: Siting facilities for the recycling, transfer and recovery of waste on suitable previously developed land, industrial and employment land, or at existing waste management sites, giving preference to sites where it can be demonstrated that co-locational benefits would arise taking into account existing or proposed uses and economic activities nearby. Where the facility is proposed to deal mainly with waste arising in rural areas then siting within redundant agricultural buildings or their curtilages would also be acceptable in principle under this option. Siting facilities involving the recovery of energy from waste at locations where the energy produced can be utilised efficiently. This would, for facilities with the potential to produce combined heat and power, include giving preference to sites where heat can be utilised. Siting facilities to support the re-use and recycling of CD&E waste at the point of arising (for temporary facilities linked to the life of the associated construction project) and at active mineral workings where the main outputs of the process are to be sold alongside or blended with mineral produced at the site; as well as at the types of sites identified in Option 1 above where these are

	 well related to the sources of arisings and/or markets for the end product. Siting facilities to provide additional waste water treatment capacity at existing waste water treatment works sites as a first priority. Where development of new capacity on greenfield land is necessary then preference would be given to sites located on lower quality agricultural land. Providing any additional capacity required for landfill of waste through preferring the infill of quarry voids for mineral site reclamation purposes as a first priority, giving preference to proposals where a need for infill has been identified as part of an agreed quarry reclamation scheme and where pollution control concerns can be mitigated to an acceptable level. Depositing of inert CD&E waste for the improvement of derelict or degraded land would also be supported under this option where it can be demonstrated that the import of the waste is essential to bring the land back into beneficial use and the scale of the importation would not undermine the potential to manage waste further up the hierarchy.
	In all cases the site would need to be suitable when considered in relation to physical, environmental, amenity and infrastructure constraints including existing and proposed neighbouring land uses, the capacity of transport infrastructure and any cumulative impact from previous waste disposal facilities, in line with national policy.
Justification	This option would set out a local approach to the siting of waste facilities whilst taking into account the main requirements of national waste planning policy.

The assessment reveals that under Option 1 a number of topics would not be sufficiently covered through reference to national waste policy alone, including biodiversity and geodiversity, agricultural land, climate change, heritage, landscape and recreation. In addition, uncertain effects are recorded over the longer term as the implications of any future changes to national waste policy (beyond the current update being produced) are unknown.

Option 2 provides greater positive effects in terms of the preference for locations close to where heat generated through Combined Heat and Power schemes can be used, which would support climate change objectives as well as having a positive outcome for local communities and businesses. However, the reference to national waste policy in relation to consideration of specific environmental and community issues presents the same uncertainties and potential negative effects as Option 1.

Questions - Site identification principles for new waste management capacity



125) Do you have a preference for either of the options presented above?

126) Are there any alternative options the Authorities should consider in relation to waste site identification principles?

Waste Management Facility Safeguarding

- 6.97 Currently national waste planning policy in PPS10 requires all planning authorities, including non-waste planning authorities, to ensure that the impact of proposed, non-waste related development on existing waste management facilities and on sites and areas allocated for waste management is acceptable and does not prejudice the implementation of the waste hierarchy. This requirement is also proposed in the draft National Waste Planning Policy which is to replace PPS10.
- 6.98 As not all waste management facilities are subject of planning permissions granted by the waste planning authority (for example they may be operating under established use rights or permitted uses under the Use Classes Order) comprehensive information on the full extent of the facility network in the Plan area is not available. Also, it is likely that there will be significant changes to the network over the life of the Plan. It may not therefore be appropriate to identify specific facilities for safeguarding at this stage, as this may not lead to a comprehensive approach.
- 6.99 However, it may be practical for certain facilities or sites which are considered to be particularly important to be subject of specific safeguarding, and/or to safeguard any proposed site allocations for new waste development. The national policy requirement relating to safeguarding facilities, sites and areas could also be addressed through a development control policy requiring the existence of any waste facilities in proximity to a proposed development site to be taken into account in reaching a decision on the planning application. Such a policy could operate within both the two tier and unitary planning authority parts of the Plan area.

What you told us

6.100 No specific issues, relating to the safeguarding of waste management facilities, were raised in the Minerals and Waste Joint Plan First Consultation or in previous consultations undertaken by NYCC.

Key Issues and Options

Developing an appropriate local approach to the safeguarding of waste sites and facilities

Options: Waste	Management Facility Safeguarding
Option 1	This option would identify a limited number of strategically significant sites for specific safeguarding. This could include strategically important sites and facilities for recovery or disposal of residual waste such as the Allerton Park and Harewood Whin sites, as well as any allocations for strategically important facilities (such as those dealing with large volumes of waste or which would meet specialised waste management needs which cannot readily be met elsewhere). Other forms of development that may prejudice the operation of these facilities would not be supported without overriding justification.
	Other waste facilities and sites would be safeguarded through a development control policy requiring the presence of an existing waste site or facility to be taken into account in other development control decisions, with a presumption that other forms of development which may prejudice the waste use would not be acceptable in the absence of overriding justification.

Justification	This option would support national policy and seek to ensure that important waste management sites and facilities in the area are subject to more specific protection.
or	
Option 2	This option would rely on national policy to achieve the safeguarding of waste sites and facilities.
Justification	This option would ensure that safeguarding is considered in line with national policy, which currently states that 'In determining planning applications, all planning authorities should, where relevant, consider the likely impact of proposed, non-waste related, development on existing waste management facilities, and on sites and areas allocated for waste management. Where proposals would prejudice the implementation of the waste strategy in the development plan, consideration should be given to how they could be amended to make them acceptable or, where this is not practicable, to refusing planning permission'.

It is not possible to identify effects against a number of environmental sustainability objectives without knowing the nature of any proposed development or alternative locations for either this or displaced waste management facilities. Option 1 would provide positive effects against waste management objectives by providing certainty over safeguarding these facilities throughout the Plan period. However Option 2 may perform better against wider economic objectives by providing a greater element of flexibility in decision making. Relying on national policies provides uncertainties in the longer term should national policy be amended or replaced (further to the existing proposed updated national waste planning policy).

Questions - Waste management facility safeguarding



127) Do you have a preference for either of the options presented above?

128) Are there any alternative options the Authorities should consider in relation to waste management facility safeguarding?

129) Do you have any views on the types of waste sites which should be considered for specific safeguarding under Option 1 above?

Site submissions for waste development

- 6.101 NYCC and the CYC have issued calls for submission of sites for waste related development. A further call for sites was held as part of the Joint Plan First Consultation published in May 2013. A number of submissions have been received, mainly in respect of sites located in the NYCC area.
- 6.102 Although the main focus of the current consultation is on the strategic and development management policies in the Plan, initial consultation is also taking place on the various sites put forward for consideration.
- 6.103 It is emphasised that, at this stage, no decisions have been taken about the number and range of sites that may need to be allocated in the Plan to help with its delivery, as these are matters which will need to be resolved as the Plan itself develops and may depend on the overall approach that is followed. It is also emphasised that, for some sites put forward for consideration, only very limited information is currently available.
- 6.104 A methodology to assess sites put forward for consideration is being developed and some consultation on this has already taken place. A further draft of the assessment methodology has been prepared and is also available for comment.
- 6.105 Information about the sites put forward can be found in Appendix 1. The proposed assessment methodology can be found at <u>www.northyorks.gov.uk/26220</u>.
- 6.106 Any parties wishing to submit further minerals and waste sites for consideration are requested to do so in response to this consultation and by the consultation deadline. Further details about the information required to accompany any submission can be found at: www.northyorks.gov.uk/26220.

Chapter 7: Transport and Other Infrastructure

- 7.1 This section considers issues relating to minerals and waste transport infrastructure, as well as other infrastructure supporting the supply of minerals (often referred to as minerals ancillary infrastructure) throughout the Joint Plan area. It identifies potential policy options to support the provision of any such infrastructure that may be needed. The future supply of minerals is addressed in Chapter 5, whilst provision of new waste management capacity is covered in Chapter 6.
- 7.2 It should be noted that the potential policy options presented in this chapter are not intended to represent draft policy wording, rather they are intended to summarise what a policy based on that option would seek to achieve.

Non-road Transport Infrastructure for Minerals and Waste

- 7.3 Minerals and waste tend to be high bulk, often low value products which need to be moved from source to market or point of management. The majority of minerals and waste sold or managed in the Joint Plan area are transported by road via the existing network of strategic roads throughout the area. These are generally well developed on a north/south axis through the central part of the Joint Plan area, with fewer major east/west links. Road transport is not usually the most sustainable form of transport due to emissions, congestion and other impacts. However, in many cases it may be the only viable option because of the absence of suitable alternatives.
- 7.4 The NPPF aims to encourage sustainable methods of transportation, stating that 'encouragement should be given to solutions which support reductions in greenhouse gas emissions and reduce congestion'. As sources of supply and demand for minerals are relatively dispersed, as are locations of waste arisings and management, road transport is likely to remain the main method of transport for minerals and waste produced or arising in the Joint Plan area for the foreseeable future. However, the potential benefits of alternative forms of transport, together with the support provided in national policy to use of such alternative transport modes, suggests that this is a policy area the Plan should address. It will be therefore be important to support any such opportunities that do arise, and to seek to protect relevant infrastructure. Safeguarding of transport infrastructure is addressed in the section subsequent to this one.
- 7.5 There is a limited distribution of rail and water transport infrastructure suitable or potentially suitable for minerals and waste in the Joint Plan area and the majority is concentrated in Selby District. The map below shows the locations of existing rail and water infrastructure which has, or may have, potential for transport of minerals or waste. These have been identified at this stage as they are either in current or use for such activity or are understood to have previously been used for this purpose, or for the transport of other bulk products, and have not yet been subject to redevelopment for other uses.

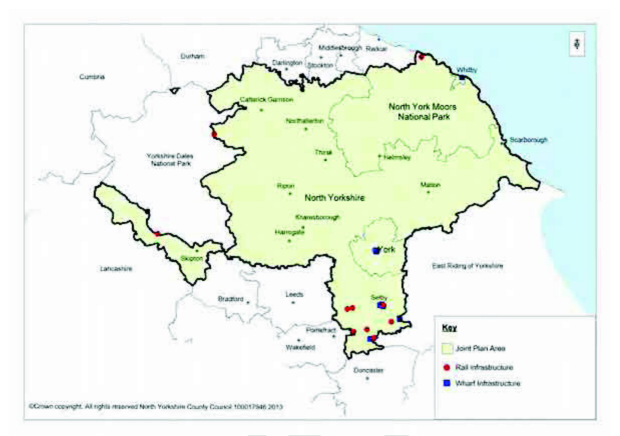


Figure 15: Locations of rail and water infrastructure in use, or with potential for use, for transport of minerals or waste

7.6 A shift towards increased use of rail or water transport in the Joint Plan area would most likely arise through the bringing into use of existing infrastructure which is currently inactive, as this is likely to require less investment, and in circumstances where substantial volumes of minerals or waste require transporting to particular destinations for sale or processing and where the need for double handling is avoided or minimised. Another option for transport by rail is 'loading under licence' where freight trucks can be loaded on assigned parts of the track during quiet periods. This principle is supported by Network Rail but there are currently no locations in the Plan area where this occurs.

What you told us

- 7.7 Responses to the Minerals and Waste Joint Plan First Consultation suggested that the use of rail transport should be maximised and the impact of transport should be minimised, and that minerals should be transported by pipeline or canal where possible.
- 7.8 Respondents to earlier consultations by NYCC suggested that the need for non-road transport should be considered and use should be made of the existing rail and canal network for transportation, whilst developments and facilities should be located near to the transport network and as close to the market as possible to reduce the need to travel. Also raised was the need for sustainable access to sites to reduce the impact of climate change. Long running developments close to rail links should involve the construction of sidings or new goods lines for projects within a reasonable distance.

7.9 Earlier consultations by NYCC included responses that minerals transport in Craven should be reduced; that there should be greater emphasis on movements by rail and water; that highway improvements should be made to various roads used by quarry traffic, and; that new rail freight facilities including a terminal for the area should be developed.

Key Issues and Options

- Encouraging the retention of the existing rail and water infrastructure in the Joint Plan area for use in transport of minerals taking account of the limited geographical distribution of such facilities.
- Considering the potential to increase the use of non-road transport for the movement of minerals and waste.

Options: Transport infrastructure	
Option 1	This option would encourage the use of existing rail, water and pipeline transport infrastructure, and also support the development of new rail, water or pipeline facilities in appropriate locations consistent with protection of local communities and the environment, for the transport of minerals and waste produced or arising within the Plan area, as well as for any large scale import or export of minerals or waste to or from the area.
Justification	This option would help reduce the overall need for road transport and support national policy.
and	
Option 2	This option would be the same as Option 1 but would require the carbon implications of any proposal to also be considered.
Justification	This alternative option has been suggested as a result of the Sustainability Appraisal of Option 1. Option 1 is based on the assumption that rail, water or pipeline facilities would offer benefits over road in terms of carbon emissions whereas this option would enable this to be assessed in relation to each proposal. Under this option any implications for local communities and the environment would be assessed against other relevant policies in the Plan. This option may require the submission of a carbon assessment as part of any planning application.

Note: Other matters relating to transportation impacts and provision of support for modal shift in transport of minerals and waste is addressed further in Chapter 8 Development Management.

Option 2 was added following the recommendations arising from the initial Sustainability Appraisal of Option 1, which raised uncertainties over the implications for carbon emissions, as detailed in the Sustainability Appraisal Report.

Both options are likely to have positive impacts through the retention of the existing rail, pipeline and water transportation infrastructure and support for the development of new infrastructure. These positive effects are on reducing the need to transport waste and minerals by road and potentially on climate change and economic objectives. Option 2 would have greater positive effects in relation to mitigating climate change through the requirement to consider carbon implications at the planning application stage. It may indirectly also have stronger positive effects in relation to air quality as it may promote better logistical practice and fuel efficiency as an alternative to using non road transport. Under both options the likely social and environmental impacts experienced in relation to the landscape, human health and well-being and biodiversity will be dependent upon the location, type and scale of additional infrastructure as well as the frequency of its use. The majority of effects at the stage are therefore dependent upon implementation.

Questions - Transport Infrastructure



130) Do you support the options presented above?

131) Are there any other options that should be considered in relation to transport infrastructure?

Transport Infrastructure Safeguarding

- 7.10 Transport infrastructure includes facilities or sites which are used, or which may provide potential for, non-road transport of minerals, such as rail heads and sidings and wharves. Such infrastructure might also be used for non-road transport of waste, but currently that does not take place, however a planning application for an Energy Centre at Kellingley Colliery is giving consideration to the potential for rail transport of waste. Such facilities or sites for transport infrastructure can be vulnerable to encroachment or replacement by other forms of development and so their safeguarding needs to be considered.
- 7.11 The NPPF encourages the safeguarding of minerals transport infrastructure and states that mineral planning authorities should safeguard existing, planned and potential railheads, rail links to quarries, wharfage and associated storage, handling and processing facilities for the bulk transport by rail, sea or inland waterways of minerals.
- 7.12 In response to this, evidence has been gathered on the location of relevant facilities within the Joint Plan area and this is available in 'Minerals and Waste Local Plan Evidence Base: safeguarding of minerals Infrastructure', via the link www.northyorks.gov.uk/mwevidence.

7.13 Minerals transport infrastructure (or facilities with the potential for transport of minerals) is located largely in Selby District. Some rail infrastructure is currently used for minerals transportation, including coal from Kellingley Colliery to Drax and Eggborough power stations, aggregates to the Potter Group depot in Selby and potash from the mine at Boulby. There are other sites and facilities which may have potential to support modal shift in the transport of minerals and safeguarding of these may also be appropriate, although it is acknowledged that spare capacity on the rail network is generally limited and there is pressure from increasing passenger volumes and higher value freight, which is likely to impact on the feasibility of achieving any shift from road to rail. Transport of coal by barge has previously occurred in the Selby area, and some infrastructure remains but needs repair if it is to be used again. Growing interest in the potential for increased supply of marine aggregate into the Yorkshire and Humber area may increase the significance of both water and rail transport of minerals in future, adding to the justification for safeguarding of wharfs and railheads.

What you told us

- 7.14 A response to the Minerals and Waste Joint Plan First Consultation suggested that minerals should be transported by pipeline or canal where possible.
- 7.15 Previous consultations undertaken by NYCC also included support for the safeguarding of infrastructure associated with sustainable transport, such as wharfs and rail links.

Key Issues and Options

• Safeguarding of potential minerals transport infrastructure including rail and water facilities should be considered.

Options: Transport infrastructure safeguarding		
Option 1	This option would safeguard all known railheads, rail links to quarries and wharfs which have the potential for minerals transport against encroaching or replacement development which would prevent the use of land for mineral transport purposes, unless the need for the alternative development would outweigh the benefits of retaining the facility or a suitable alternative for the displaced use can be found.	
Justification	This option would support national policy and protect all existing current and future rail and wharf infrastructure from being replaced by other forms of development without appropriate consideration of safeguarding.	
	or	
Option 2	This option would only safeguard railheads, rail links to quarries and wharfs which are in active use for minerals transport against encroaching or replacement development which would prevent the use of the land for mineral transport purposes, unless the need for the alternative development would outweigh the benefits of retaining the facility or a suitable alternative for the displaced use can be found.	
Justification	This option would protect all rail and wharf infrastructure which are actively used to transport minerals but would not safeguard any that are inactive or planned but not developed.	
or		
Option 3	This option would consider each railhead, quarry rail-link and wharfage to assess its potential for minerals transport now and in the future, and only	

	those where a high degree of confidence in the potential for such use can be demonstrated would be safeguarded.
Justification	This option would support national policy and assess each site of rail and wharf infrastructure for its potential to be used for minerals transport, only safeguarding the ones with potential. This will discount infrastructure which has no realistic potential for transporting minerals.

Option 1 is likely to provide the most flexibility compared to both Options 2 and 3 in terms of the future movement of minerals to the market. This would have a positive effect in ensuring that all possibilities for transporting minerals using these methods are safeguarded. However, this option may result in greater potential for vacant sites. Option 3 would only safeguard where there is identified potential now and in the future, which would link the location of minerals movement with assessment of actual and projected use and would allow sites without sufficient potential to be redeveloped for alternative (non-minerals related) uses. Option 2 could restrict future transport capability by only safeguarding currently used rail heads, links and wharves, which could have negative effects on the economy and minerals supply in the longer term.

Questions- Transport Infrastructure Safeguarding



132) Do you have a preference for any of the options presented above?

133) Are there any alternative options the Authorities should consider in relation to transport infrastructure safeguarding?

134) Are there any particular facilities which you think should be safeguarded if Option 3 were to be followed? (Please refer to the document: Minerals and Waste Local Plan Evidence Base: safeguarding of minerals Infrastructure', via the link <u>www.northyorks.gov.uk/mwevidence</u>).

Minerals Ancillary Infrastructure

- 7.16 In addition to transport infrastructure, supply of minerals is supported by a range of associated infrastructure. Minerals ancillary infrastructure includes facilities such as ready mixed concrete plant, roadstone coating plant and block making facilities, which produce aggregates based products with value added, serving a range of market requirements. These sites are identified on the minerals spatial map in the context section. Other important minerals supply infrastructure includes facilities contributing to the supply of secondary and recycled aggregate.
- 7.17 These facilities are of industrial character and are all dependant on the availability of aggregate (or, in the case of secondary and recycled aggregate, material with the potential to be used as aggregate) as a key raw material. For this reason, such infrastructure may often be located on active mineral sites and in certain circumstances these ancillary activities, together with their associated plant and buildings, may constitute permitted development under the Town and Country Planning (General Permitted Development) Order 1995 (as amended).

- 7.18 As they are not constrained to a particular location in the way minerals extraction is, in some instances infrastructure of this type may be 'freestanding' in locations away from any associated minerals extraction site, such as on industrial or employment land. However, where ancillary infrastructure is located at the site of extraction then this can have the benefit of adding value before the raw material leaves the site and minimising the overall volume of material transported. It should be noted that free-standing plants do not fall within the planning remit of North Yorkshire County Council and would be the responsibility of the District and Borough Councils within this part of the Joint Plan area. The North York Moors National Park Authority and the City of York Council would be responsible for taking decisions on these applications as these are unitary planning authority areas.
- 7.19 Evidence indicates that, currently, all the block making plants in the Joint Plan area and over half of the concrete production facilities are at freestanding sites, whereas only two coating plants are. Facilities producing recycled aggregate are relatively widely distributed whereas facilities supporting the production of secondary aggregate, such as power station ash and colliery spoil, are concentrated in Selby District in direct association with power generation and coal mining activity. This limits the options available for delivery of supply of secondary aggregate.
- 7.20 The quantity of recycled aggregate available is largely dependent upon the amount of construction, demolition and excavation waste (CDEW) that is produced, which in turn is influenced by the level of construction taking place. Recycled aggregate may be produced from CDEW at certain types of waste management sites. Some construction sites use mobile equipment to convert CDEW into recycled aggregate for immediate reuse either on the same site or elsewhere. Some existing quarry sites also act as sites for the production and supply of recycled aggregate. Evidence suggests that the rate of reuse of CDEW is already high. To ensure this is maintained sites and proposals which help reduce or recycle CDEW should be supported by policy.
- 7.21 During the 'Call for Sites' five sites involving ancillary infrastructure were put forward, three of which are proposed for recycling CDEW and two of which are proposed for processing plants, including one to process sand and gravel into concrete and one to process crushed rock into coated roadstone.

What you told us

- 7.22 Responses to the Minerals and Waste Joint Plan First Consultation suggested that sites and locations for extraction and recycling of minerals and materials should be close to markets.
- 7.23 Comments from earlier NYCC consultation included the need to consider sustainable locations for recycling and processing facilities and not have these activities carried out in environmentally sensitive locations. The location of recycling sites should be considered in the long term so that the site can continue to operate once other associated operations have ceased i.e. as part of a restoration strategy.

Key Issues and Options

• Identifying an appropriate strategy for locating minerals ancillary infrastructure in respect of both active mineral extraction sites and stand-alone plant.

Options: Locations for	or ancillary minerals infrastructure
Option 1	 This option would support locating ancillary minerals infrastructure on active mineral extraction sites (including sites for the production of secondary aggregate) provided the following criteria are met: The ancillary minerals infrastructure produces a 'value added' product based mainly on the mineral extracted at the site. The process or development does not create significant additional adverse impact on local communities, businesses or the environment. The process or development does not significantly increase the overall amount of road transport to and from the site. The development is linked to the overall life of extraction at the site, unless the location is appropriate to its retention in the longer term.
Justification	This option supports 'adding value' to the mineral before it leaves the extraction site and so helps minimise overall transport impacts.
	or
Option 2	This option would be the same as Option 1 except that support would only be provided where the 'host' site would be located outside the North York Moors National Park and AONBs. Ancillary infrastructure related to extraction sites in National Parks or AONBs would need to be located outside of these areas.
Justification	This option supports 'adding value' to the mineral before it leaves the extraction site and so helps minimise overall transport impacts, but also protects important designations.
	and/or
Option 3	 This option would support the development of ancillary minerals infrastructure away from mineral extraction sites provided the following criteria are met: The site is located on industrial or employment land, previously developed land, or would be co-located with other compatible industrial or commercial development. The site is located within or near to major settlements or other known market destination where the product will be used. The site has good access to the transport network. The development would not create significant adverse impact on local communities, businesses or the environment.
Justification	This option would provide flexibility to site ancillary infrastructure on other suitable locations whilst still helping to minimise overall transport impacts. Locating such uses on industrial land or close to similar uses would aim to reduce such impacts as effects on the landscape and communities.
Option 4	or This option would be the same as Option 3 except that support would only be provided where the site would be located outside the North York Moors National Park and AONBs, with the exception of Whitby Business Park which already contains ancillary infrastructure.
Justification	This option would seek to locate ancillary infrastructure outside important designations but close to key markets and so reduce

overall transport impacts.

What does Sustainability Appraisal say?

All of the options are likely to have positive effects on the economy through supporting ancillary functions associated with minerals extraction and processing, although Option 3 in conjunction with option 1 would provide the greatest flexibility in this respect.

All of the options would support development that would not have significant adverse effects on the environment (which is positive). Minor negative effects in terms of transport miles are likely to be greater under Options 3 and 4 where an additional location may be added into the overall supply chain, although these options are likely to have positive effects through reducing the amount of greenfield land required. Options 2 and 4 would have significant positive benefits in terms of landscape and recreation by protecting the National Park and the AONBs. Many of the effects from the options. In particular, the type of use would influence the effects on dust, odour and noise on adjacent uses / the local community. This is particularly relevant for Options 3 and 4 which would guide ancillary functions to previously developed land and industrial locations, which are most likely to be located nearer to local communities.

Questions - Ancillary Minerals Infrastructure



135) Do you have a preference for any of the options presented above?

136) Are there any alternative options that the Authorities should consider in relation to ancillary minerals infrastructure?

Minerals Ancillary Infrastructure Safeguarding

- 7.24 Some minerals ancillary infrastructure may be located on active mineral sites, within the control of minerals operators, and where they may receive a degree of protection from encroachment or replacement by other forms of development. However, in some instances infrastructure of this type may be 'freestanding' in locations away from any associated minerals extraction site, such as on industrial or employment land. In such cases the infrastructure may be more vulnerable to encroachment by other forms of incompatible development, or be subject to pressure for replacement by other uses, which is why safeguarding needs to be considered.
- 7.25 National planning policy in the NPPF encourages the safeguarding of minerals ancillary infrastructure and states that mineral planning authorities should safeguard existing, planned and potential sites for concrete batching, the manufacture of coated materials and other concrete products and the handling, processing and distribution of substitute, recycled and secondary aggregate material.
- 7.26 In response to this, evidence has been gathered on the location of relevant facilities within the Joint Plan area and this is available in 'Minerals and Waste Local Plan

Evidence Base: safeguarding of minerals Infrastructure', via the link www.northyorks.gov.uk/mwevidence.

What you told us

- 7.27 Responses to the Minerals and Waste Joint Plan First Consultation suggested that the planning policy framework should safeguard mineral resources and infrastructure and ensure a continuity of supply.
- 7.28 A range of work relevant to minerals safeguarding has already taken place in the NYCC area. From the responses received stakeholders have indicated that safeguarding of minerals and associated development is important, and the safeguarding process should follow national guidance.

Key Issues and Options

• Developing an appropriate local approach to safeguarding of existing freestanding minerals ancillary infrastructure.

Options: Minerals ancillary infrastructure safeguarding	
Option 1	This option would safeguard all known sites for concrete batching, roadstone manufacture, other concrete products manufacture, and the handling, processing and distribution of recycled and secondary aggregate against encroaching or replacement development which would prevent the use of the land for ancillary aggregates purposes.
Justification	This option would support national policy and seek to ensure all existing sites of ancillary infrastructure are protected.
	or
Option 2	This option would safeguard only stand-alone sites for concrete batching, roadstone manufacture, other concrete products manufacture, and the handling, processing and distribution of recycled and secondary aggregate against encroaching or replacement development which would prevent the use of the land for ancillary aggregates purposes.
Justification	This option would seek to ensure all stand-alone sites of ancillary infrastructure are protected as these are most at risk from alternative or encroaching development.
	or
Option 3	This option would consider each site for concrete batching, roadstone manufacture, other concrete products manufacture, and the handling, processing and distribution of recycled and secondary aggregate on an individual basis to assess its risk of being affected by new development, and those with greater potential to be impacted by encroaching or replacement development would be safeguarded.
Justification	Each site would be considered on an individual basis and only those assessed to be of high risk from other development would be considered for safeguarding. This would provide an element of flexibility should alternative uses be proposed.
	or
Option 4	This option would safeguard all known sites for concrete batching, roadstone manufacture, other concrete products manufacture, and the handling, processing and distribution of recycled and secondary aggregate against encroaching or replacement development which would prevent the use of the land for ancillary aggregates purposes, unless a

	suitable alternative location for the displaced use is found or it is considered that the need for the alternative development outweighs the need to retain the infrastructure.
Justification	This would support the approach in national policy to safeguard ancillary minerals infrastructure but would incorporate an element of flexibility which would ensure that sites are not safeguarded unnecessarily when there is an alternative, more appropriate, option.

Option 1 is likely to have economic benefits through enabling choice for minerals operators. However, it is possible that pursuing this option may result in the creation of vacant sites with associated effects on landscape and community safety and wellbeing. Options 3 and, most significantly, 4 are likely to create more flexibility around future alternative uses for these sites than Option 1, with Option 4 providing the most economic benefits in this respect. All of the options are likely to have uncertain social and environmental impacts, dependent upon the nature of any displaced development.

Questions - Ancillary Minerals Infrastructure Safeguarding



137) Do you have a preference for any of the options presented above?

138) Are there any alternative options the Authorities should consider in relation to ancillary minerals infrastructure safeguarding?

139) Are there any particular facilities which should be safeguarded if Option 3 were to be followed? (Please refer to the document: 'Minerals and Waste Local Plan Evidence Base: safeguarding of minerals Infrastructure', via the link <u>www.northyorks.gov.uk/mwevidence</u>).



Chapter 8: Development Management

- 8.1 Planning law requires that planning applications be determined in accordance with the development plan unless material considerations indicate otherwise. In considering proposals for minerals development the NPPF indicates that Local Plans should contain a limited set of development management policies and should set out criteria to ensure operations do not have unacceptable adverse impacts on matters such as the natural and historic environment or local amenity and human health.
- 8.2 The following sub-sections outline potential options for a strategic development management approach to proposals for minerals and waste development. Any policies based on these options would operate alongside any relevant strategic policies in the Plan, specific to that mineral or waste type or waste management method.
- 8.3 It should be noted that the potential policy options presented in this chapter are not intended to represent draft policy wording, rather they are intended to summarise what a policy based on that option would seek to achieve.

Presumption in favour of sustainable minerals and waste development

8.4 Local Plans must reflect the NPPF presumption in favour of sustainable development and show how the presumption will be applied locally. The Government's Planning Portal website provides a 'model policy' for planning authorities to use, or adapt where appropriate, which states:

When considering development proposals the Council will take a positive approach that reflects the presumption in favour of sustainable development contained in the National Planning Policy Framework. It will always work proactively with applicants jointly to find solutions which mean that proposals can be approved wherever possible, and to secure development that improves the economic, social and environmental conditions in the area.

Planning applications that accord with the policies in this Local Plan (and, where relevant, with polices in neighbourhood plans) will be approved without delay, unless material considerations indicate otherwise.

Where there are no policies relevant to the application or relevant policies are out of date at the time of making the decision then the Council will grant permission unless material considerations indicate otherwise – taking into account whether:

- Any adverse impacts of granting permission would significantly and demonstrably outweigh the benefits, when assessed against the policies in the National Planning Policy Framework taken as a whole; or
- Specific policies in that Framework indicate that development should be restricted'.
- 8.5 In relation to the final part of the model policy, of particular relevance is the fact that one of the Joint Plan planning authorities is a National Park Authority for which the

policy of a presumption in favour of sustainable development may therefore not be appropriate and it may therefore be necessary to adapt the policy whilst still reflecting the overall 'presumption in favour of sustainable development'. The NPPF identifies National Parks and AONBs⁴¹ as areas where development should be restricted and that in terms of plan-making and decision-taking the presumption in favour of sustainable development does not apply.

What you told us

- 8.6 Responses to the Minerals and Waste Joint Plan First Consultation suggested that the Plan should clearly define sustainable development and the appropriate balance between economic, environment and social considerations.
- 8.7 Representations to previous consultations carried out by NYCC noted that there is an opportunity to deliver social, environmental and economic benefits through mineral extraction and this should be explored.

Key Issues and Options

• Developing an appropriate local policy to address the national presumption in favour of sustainable development.

Options: Presumption in favour of sustainable minerals and waste development	
Option 1	This option would use the wording of the model policy with a minor adjustment to replace the word 'council' with 'authority' to reflect it being a Joint Plan involving both Councils and a National Park Authority and to replace the reference to 'neighbourhood plans' with a reference to 'and other relevant documents which comprise the Development Plan'.
Justification	This would closely reflect the recommendation in the NPPF taking account of the Joint Plan nature and is a format which has been demonstrated to be supported at Examination in Public.
or	
Option 2	Develop a more specific phrasing based on the national presumption but which promotes not only working proactively with applicants, but also with other stakeholders including consultees and communities jointly, to find solutions to planning issues in line with the draft vision of the Joint Plan.
Justification	This option would build on the recommendation in the NPPF and the draft vision for the Joint Plan by supporting the involvement of all relevant parties in finding solutions to secure development that improves the economic, social and environmental conditions in the area.
	or
Option 3	Use the model wording (under either Option 1 or 2 above) as a starting point but adapt it to specifically state that within the North York Moors National Park and the AONBs the starting point for any decisions will be ensuring that development is consistent with delivering sustainable development within the context of their statutory purposes. For major development, the starting point for consideration of applications would be the Major Development Test.
Justification	Paragraph 14 of the NPPF states that the presumption in favour of

⁴¹ The NPPF also identifies other designations, such as certain nature conservation and heritage designations, where the presumption may not apply. Options for protecting these assets are covered later in this Chapter.

sustainable development would not apply where specific policies in the framework indicate that development should be restricted, and includes reference in a footnote that this includes National Parks and AONBs. This forms the basis of the 'model policy'. Whilst the 'model policy' contains a cross reference to other parts of the NPPF which would restrict development, as the North York Moors National Park is one of the three planning authority areas which the Plan will cover it may be appropriate to highlight more specifically, in a sustainable development policy, the approach to planning in this area. As AONBs cover large parts of the Joint Plan area it would be logical to include these within such a policy. This does not imply that any lower level of protection than set out in the policies in the Plan would be afforded to other designated areas, such as Heritage Coast, where the 'presumption' may also not apply. The Major Development Test is considered in more detail in the National Parks and AONBs option box below.

What does the Sustainability Appraisal say?

The assessment has revealed that under Options 2 and 3 more positive effects are likely, particularly in the longer term should policies in the Plan be considered to become out of date. Option 2 would have significant positive effects in relation to community engagement and may also enable other effects of development to be mitigated through this engagement process. Option 3 would provide significant positive effects for the landscape and environment of the National Park and the AONBs. A significant negative effect of using the model policy under both Options 1 and 2 is that, through just referring to the NPPF and not PPS10 or its replacement, in the longer term it would provide no policy basis for the consideration of waste proposals.

Negative effects under Option 3 are associated with potentially restricting or controlling minerals and waste developments coming forward in the longer term, however this may be compared against the potential for cumulative negative effects on the economy (in terms of tourism and maintaining the wider North Yorkshire area as an attractive location for investment) should development be allowed to go ahead with limited control.

In the short and medium term the positive effects are negligible as all options essentially state that development which accords with the Plan should go ahead, which is generally the case either with or without such a policy.

Questions - Presumption in favour of sustainable minerals and waste development



140) Do you have a preference for any of the options presented above?

141) Are there any alternative options the Authorities should consider in relation to the presumption in favour of sustainable minerals and waste development?

Development Management Criteria

- 8.8 There are a range of matters which need to be considered in determining planning applications for minerals and waste developments, in addition to the strategic consideration relating to minerals supply and provision of waste management capacity which are discussed in the Minerals and Waste specific Chapters. These include protection of the environment and local communities and, where applicable, reclamation and aftercare requirements.
- 8.9 The NPPF requires minerals plans to 'set out environmental criteria to ensure that minerals operations do not have unacceptable adverse impacts on the natural and historic environment or human health including from noise, dust, visual intrusion, traffic, tip and quarry slope stability, differential settlement of quarry backfill, mining subsidence, increased flood risk, impacts on the flow and quantity of surface and groundwater and migration of contamination from the site; and take into account the cumulative effects of multiple impacts from individual sites and/or a number of sites in a locality'. PPS10 and the draft Updated National Waste Planning Policy require planning authorities to give consideration to effects on water resources, land stability, visual intrusion, nature conservation, the historic environment, traffic and access, air emissions, dust, odour, vermin and birds, noise and vibration and litter.
- 8.10 The following sections address a range of specific topics relevant to the control of minerals and waste development.

Local Amenity Issues

- 8.11 As minerals and waste developments can both, if they are not adequately controlled, lead to significant impacts on local communities (including residents, visitors and local businesses), it is important that robust policy protection for local amenity is in place. This can help ensure that any impacts are minimised and allow development to take place in locations where it may otherwise be unacceptable. Potential impacts can include 'sensory' factors such as noise, dust, vibration from blasting, visual impact and wider amenity impacts such as disruption to the public rights of way network. Some impacts may have a cumulative effect alongside other impacts associated with the proposed development, or in association with impacts from other nearby development. In many cases impacts can be avoided or minimised through careful siting, design and operational practices, and mitigation measures can sometimes be used to reduce the scale of any impacts to an acceptable level. In some instances, where it is not practicable to avoid an unacceptable level of impact, permission for new development may need to be refused.
- 8.12 Some activities, which may otherwise be regarded as unacceptable, may be necessary to facilitate minerals extraction such as some noisy short-term activities (soil and overburden stripping) and some flexibility is required when developing noise limits.
- 8.13 Planning authorities are advised not to duplicate other statutory means of pollution control. For example, legislation such as the Environmental Protection Act imposes statutory controls in respect of some environmental factors and is administered by the Environment Agency and District/Borough Council Environmental Health teams. This includes matters such as permits for waste operations and crushing plant, and control of statutory noise nuisance. However, certain pollution control matters can also be material to the determination of minerals and waste planning applications.

- 8.14 In many cases, particularly for larger scale development, it is beneficial for developers to have early discussions with local communities in proximity to a proposed development. This can help ensure that local concerns and opportunities are adequately taken into account in the design of the scheme, including any mitigation measures proposed. Early communication between potential applicants and local communities is supported in the Statements of Community Involvement adopted by the three planning authorities and is also supported by national planning policy and guidance. It may therefore be helpful for the Plan to encourage proposers of significant new development in the Joint Plan area to engage in early and meaningful discussions with local communities, and to reflect the outcome of those discussions in the design and implementation of the scheme where practicable.
- 8.15 A range of matters which may also have some effect on local amenity, such as impacts on landscape and the natural environment and impacts from traffic and transportation of minerals and waste, are addressed under specific topic headings elsewhere in this chapter. The set of options below therefore only specifically identifies matters not dealt with elsewhere. However, the principle of supporting early discussions between developers and local communities in relation to the design of schemes, and of only supporting proposals where unacceptable impacts on local amenity would not arise, could apply to all forms of local amenity impact whether identified specifically in the following options or not.

What you told us

- 8.16 Responses to the First Consultation suggested that the Plan should support the involvement of communities in decision making and that local communities and businesses should be given a high degree of protection.
- 8.17 Previous consultations by NYCC have suggested that a more strategic approach to reducing impacts upon amenity would be appropriate, particularly in areas with a concentration of mineral workings. A view was that making adequate provision for future requirements while managing the impacts on amenity will be a key challenge.

Key Issues and Options

• Developing an approach to the management of impacts on local amenity including consideration of any particular issues in areas where there is a concentration of minerals workings or waste sites.

Options: Local amenity and cumulative impacts	
Option 1	Proposals will be supported where it can be demonstrated that unacceptable effects (including cumulative effects) on local amenity will not arise, including as a result of: noise, dust, vibration, odour and other emissions to air, vermin and litter, visual impact, the public rights of way network and access to open space. Proposals will be expected as a first priority to prevent adverse impacts through avoidance, with the use of robust mitigation measures where avoidance is not practicable.
Justification	This option would support national planning policy and help ensure a high standard of protection of local amenity.
and	
Option 2	In addition to the matters identified in Option 1, this option would specifically encourage applicants for new development to conduct early and meaningful

	engagement with local communities, in line with statements of community involvement, prior to submission of an application, and to reflect the outcome of those discussions in the design of proposals as far as practicable.
Justification	This option would support national planning policy and help ensure a high standard of protection of local amenity, as well as support implementation of local statements of community involvement and the delivery of development.

Both Options 1 and 2 would minimise negative effects and may lead to positive effects on communities and the local environment. Option 2 would provide additional greater positive effects by supporting the involvement of local communities.

Questions - Local amenity and cumulative impacts



142) Do you have a preference for either of the options presented above?

143) Are there any alternative options the Authorities should consider in relation to local amenity and cumulative impacts?

144) Are there any additional criteria which should be included in a local amenity policy?

Transport of minerals and waste and associated traffic impacts

- 8.18 The provision and safeguarding of transport infrastructure, in order to help encourage a shift away from road transport towards greater use of alternative forms of transport, has been considered earlier in this document. This section considers potential impacts associated with transport of minerals and waste.
- 8.19 Whilst national planning policy encourages greater use of alternatives to road transport it is recognised that in the Joint Plan area sources of supply and demand for minerals are relatively dispersed, as are locations of waste arisings and management. In these circumstances road transport is likely to remain the main method of transport for minerals and waste produced or arising in the area for the foreseeable future. An important issue will therefore be to make road transport as sustainable as possible.
- 8.20 This can be achieved by, where possible, locating minerals and waste facilities in proximity to the main road network and as close to the market destination or point of waste generation as practicable, so as to keep the road miles for each journey to a minimum. There is generally greater locational flexibility for waste development than for minerals extraction, as the latter is fundamentally influenced by the distribution of economically viable mineral resources. However, where opportunities allow, such an approach could help minimise overall impacts arising from road transport. This issue is considered further in the Chapters 5 and 6 dealing specifically with minerals and waste issues.

8.21 Impacts from road haulage of waste and minerals can include adverse effects on traffic congestion and highway safety and impacts on local amenity including through increased noise, dust and vibration where heavy vehicles pass through local communities or other sensitive locations. Air quality can also be affected e.g. through the use of heavy diesel fuels. It will therefore be important for any proposals involving additional traffic generation to address potential impacts and for adequate control measures to be used if necessary.

What you told us

- 8.22 The Minerals and Waste Joint Plan First Consultation responses included reference to the impact of traffic associated with minerals and waste developments, with suggestions being made that minerals transport should be by pipeline or canal where possible (including supporting further canal construction) and there should be the minimisation of all road transport and the maximising of rail transport.
- 8.23 Respondents also said that waste should be managed as near as possible to where it arises to help minimise overall transport impacts.
- 8.24 Previous responses to consultations by NYCC suggested that traffic routing restrictions should be used.

Key Issues and Options

- Encouraging the sustainable transport of minerals and waste taking account of the predominantly rural nature of the Joint Plan area and the limited scope to use alternative modes of transport.
- Developing an approach to addressing the impacts of minerals and waste transport on road capacity, road safety, the environment and local residents.

Options: Transport of minerals and waste and associated traffic impacts	
Option 1	This option would give priority to proposals for minerals and waste development which would enable transport of minerals and waste via a sustainable (non-road) transport mode.
Justification	This would seek modal shift as encouraged by national policy and aim to ensure that the development does not exacerbate any existing traffic problems or create unacceptable new traffic-related impacts. Where non- road transport methods are not possible, the transport implications, including the suitability of the road network to accommodate the traffic and the effect on highway safety, could be considered using the criteria set out in Option 3 below.
	or
Option 2	This option would not seek to give preferential consideration to proposals which would include non-road modes of transport but would require all proposals involving significant transport of minerals or waste by road to demonstrate that the development would, taking into account minerals resource constraints where relevant, be well located in relation to sources of arisings or markets and in relation to suitable road networks.
Justification	This option would reflect the largely dispersed nature of development in the Plan area and the relatively low potential for delivery of a significant shift from road to other forms of transport for minerals and waste, as well as the fact that minerals can only be worked where they occur.

and	
Option 3	 This option could be used with either Option 1 or 2 above and would set out criteria to address the various potential impacts arising from unavoidable road transport of minerals and waste, including: Access arrangements appropriate to the volume & nature of any road traffic generated Suitable arrangements for on-site vehicle manoeuvring, parking and loading/unloading Level of traffic within the capacity of the road network Mitigation of adverse traffic impacts where necessary by traffic controls, highway improvements and traffic routeing agreements The use of Green Travel Plans. In all cases involving significant new traffic generation, a transport assessment would be required to demonstrate that opportunities for sustainable transport modes have been taken up and that safe and suitable access to the site can be achieved for all users of the site.
Justification	This would ensure that proposals involving road transport fully address the site-specific issues related to road transport and traffic associated with minerals or waste developments.
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Option 1 is likely to have positive environmental and social effects through reducing use of road vehicles. Option 1 could also have implications for minerals supply due to relatively low availability of alternative modes of transport across the Plan area. Option 2 is likely to have greater positive economic effects through providing a more flexible approach although may result in effects on air quality, noise and vibration on local communities. Option 3 would result in additional positive effects for the local environment, climate change and communities where used in conjunction with Option 1 or 2.

Questions - Transport and associated Impacts



145) Do you have a preference for any of the options presented above?

146) Are there any alternative options or criteria the Authorities should consider in relation to transport and associated impacts?

147) If Option 3 were to be followed do you have any views on the criteria which should be applied?

8.25 Options which consider a strategic locational approach to new minerals and waste development which could help reduce the overall need for transportation have been considered in the Chapter 5 (minerals) and Chapter 6 (waste).

Protection of important assets

National Parks and AONBs

- 8.26 National Parks are designated under the 1949 Access to the Countryside Act. The North York Moors National Park was designated primarily for its landscape quality and diversity, and also hosts a variety of important habitats and thousands of historic assets as well as providing opportunities for enjoying impressive views and experiencing peace and tranquility. The North York Moors National Park can be best described through its special qualities which include the diversity of landscape, tranquility and a wealth of cultural heritage. Full details of the special qualities can be found in the National Park Management Plan.
- 8.27 National Parks statutory purposes are set out in the 1995 Environment Act:
 - 'conserve and enhance the natural beauty, wildlife and cultural heritage of the Park'; and
 - 'promote opportunities for the understanding and enjoyment of the special qualities of the Park by the public'.

In pursuing these two purposes the 1995 Act also places a duty on National Park Authorities 'to seek to foster the economic and social well-being of local communities'.

- 8.28 The North York Moors Core Strategy and Development Policies, which provides the overarching planning policy for the National Park, is framed around delivering these National Park purposes and achieving sustainable development within the context of these. The North York Moors National Park Management Plan sets out the long term vision for the National Park.
- 8.29 Areas of Outstanding Natural Beauty are also established under the 1949 Access to the Countryside Act and are designated for the quality of their flora, fauna, historical and cultural associations as well as scenic views. The landscapes of AONBs are defined as having the same value as those of National Parks. The Nidderdale AONB is recognised for its heather moorland to the west, where it abuts the Yorkshire Dales National Park, and its rolling farmland landscapes to the east. The Howardian Hills AONB is recognised for its woodland, rolling agricultural landscapes and parkland. Small parts of the Forest of Bowland AONB, characterised by upland fells and vast tracts of heather moorland, and North Pennines AONB, characterised by open heather moorland, are within the Joint Plan area. The landscapes of AONBs are defined as being of the same value as those of National Parks and the same level of protection is afforded to both designations in the NPPF.
- 8.30 Around a third of the Joint Plan area is within either the North York Moors National Park or one of the area's AONBs, and its western boundary adjoins the Yorkshire Dales National Park. The NPPF requires great weight to be given to conserving landscape and scenic beauty in the National Parks and AONBs, with the conservation of wildlife and cultural heritage being important considerations in those areas and to be given great weight in the National Parks. The NPPF also states that in determining planning applications, local planning authorities should, as far as practicable, provide for the maintenance of landbanks for non-energy minerals from outside National Parks and AONBs (as well as World Heritage sites, Scheduled Monuments and Conservation Areas) and this is considered earlier in this document in the Minerals Chapter.

- 8.31 Many minerals and waste developments would be classed as 'major development' in National Parks and AONBs. Major development is not defined in this respect but it is considered to be development which may have the potential to cause significant harm to the special qualities of, and/or the statutory purposes related to, the designated area, due to either its scale or nature or both⁴². The NPPF states that 'planning permission should be refused for major developments in these designated areas except in exceptional circumstances and where it can be demonstrated they are in the public interest. Consideration of such applications should include an assessment of:
 - the need for the development, including in terms of any national considerations, and the impact of permitting, or refusing it, upon the local economy;
 - the cost of, and scope for, developing elsewhere outside the designated area, or meeting the need for it in some other way; and
 - any detrimental effect on the environment, the landscape and recreational opportunities, and the extent to which that could be moderated.'

What you told us

- 8.32 Responses to the Minerals and Waste Joint Plan First Consultation suggested that planning for minerals sites should take account of any impact on the setting of a designated and non-designated asset; that extraction in the National Park, AONBs, setting of the World Heritage Site and registered historic parks and gardens should be avoided with due consideration also being given to non-registered parks and gardens.
- 8.33 Representations to previous consultations carried out by North Yorkshire County Council noted that the impact on the AONBs should be taken into account.

Key Issues and Options

Developing an approach to the protection and enhancement of the North York Moors National Park and AONBs.

Options: North York Moors National Park and the AONBs	
Option 1	Include the Major Development Test, as worded in the NPPF (see above), and rely on generic Development Management policies for considering non- major development in the National Park and AONBs.
Justification	This would clearly set out that major developments in the National Park and AONBs would be considered in line with the NPPF. For non-major development impact on the National Park or AONBs would be considered under Development Management policies which cover landscape, the natural environment and the historic environment, as well as any policies contained in the North York Moors Core Strategy and Development Policies and any policies on AONBs contained in the district and borough Local Plans.
or	
Option 2	Include the Major Development Test, as in Option 1, but also include a criteria based policy setting out the factors that should be considered for any

⁴² Major development in this context is not the same as major development defined by the Town and Country Planning (Development Management Procedure) (England) Order 2010.

Page 2	208
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	development in the National Park and AONBs, including non-major
	development.
	For the National Park this could include specific consideration of impact upon the Park's special qualities, effects on providing opportunities for understanding and enjoyment of the National Park, effects on tranquillity and effects on the image and brand of the Park and, more generally, the ability to achieve the aims of the National Park Management Plan.
	For the AONBs this could include effects on the special qualities and on the ability to achieve the aims of the AONB Management Plans.
	In relation to major development, this option would include detailed explanations around each of the strands of the Major Development Test to explain what considerations would be relevant in the case of minerals and waste developments.
Justification	In addition to setting out how major developments would be considered, this option would enable specific consideration to be given to the factors which make the designated areas special. This would be consistent with the overarching approach contained in the North York Moors Core Strategy and Development Policies and with the approach for AONBs set out in District and Borough Local Plans.
	and
Option 3	In association with either Option 1 or Option 2, for development outside of National Parks and AONBs this option would require consideration to be given to the effects on the setting of and views out of these protected areas. These considerations would also apply to the setting of and views out of the adjacent Yorkshire Dales National Park.
Justification	Protecting the setting of, including views into and out of, National Parks and AONBs is integral to the protection of their landscapes and this option would therefore further support the NPPF policy of conserving the landscape and scenic beauty of these areas.

Option 2 scores more positively than Option 1, particularly in relation to sustainability objectives that reflect the special qualities of these areas, such as those related to biodiversity, landscape, cultural heritage and clean air. Whilst the assessment recognises there may be negative effects for the economy of these areas through restricting minerals and waste developments it also identifies potential positive effects on the tourism economy of maintaining these high quality environments. Option 3, which could be applied in combination with either Option 1 or Option 2, would on balance have positive effects for the environment of the Plan area, although recognises there may be localised negative effects elsewhere should development be directed away from these protected areas and their surroundings.

Questions - North York Moors National Park and AONBs



148) Do you have a preference for any of the above options?

149) Are there any alternative options the Authorities should consider in relation to North York Moors National Park and AONBs?

8.34 An option of no further mineral extraction or waste development in the National Park or AONBs has not been included as this would conflict with the NPPF.

Green Belt

- 8.35 The Government attaches great importance to Green Belts (as exists around York and in parts of Harrogate Borough, Ryedale and Selby Districts via the West Yorkshire and York Green Belts) and the NPPF advises that when considering planning applications substantial weight should be given to any harm to such areas. Some areas of minerals resource in the Joint Plan area, as well as a number of active mineral workings, are located in the Green Belt. Minerals extraction is not considered to be inappropriate development within the Green Belt, provided the development would not conflict with the purposes of including land within it.
- 8.36 The recent consultation on new national waste planning policy indicates that the Government considers that most new waste development is inappropriate in the Green Belt and should not be permitted other than in very special circumstances. It also confirms that the locational needs and environmental/economic benefits of waste applications should not be given more significant weight compared to other planning considerations in the Green Belt. As areas of Green Belt are located in close association with larger urban areas, there may be potential for some conflict between policy which seeks to protect the Green Belt from waste development, and the provision of waste facilities in close proximity to significant sources of arisings. There are also a number of important existing waste management sites in the Plan area which fall within Green Belt, including the Harewood Whin site near York, as well as proposed locations for waste management activity including the former North Selby Mine site, also near York.

What you told us

8.37 No specific comments were received on Green Belt in the Minerals and Waste Joint Plan First Consultation. In a previous consultation by NYCC a representation considered that the cumulative effects of applications for minerals extraction should be considered, especially when these are within Green Belt or where working has lowered the quality of the Green Belt.

Key Issues and Options

• Developing an appropriate local policy approach to minerals and waste development in the Green Belt.

Options: Minerals and waste development in the Green Belt	
Option 1	Include a specific policy supporting waste development and minerals extraction and minerals ancillary development within the Green Belt unless it conflicts with the purposes of the Green Belt designation. This option would rely on national planning policy on minerals and waste development in the Green Belt. The NPPF defines minerals extraction as 'not inappropriate' in the Green Belt provided the openness of the Green Belt is maintained (para 90). Draft updated national waste planning policy proposes removing the current approach in PPS10 which requires planning authorities to give significant weight to the locational needs and wider environmental and economic benefits when considering waste proposals in the Green Belt therefore not giving waste proposals any more weight than other proposals.
Justification	To safeguard the countryside from encroachment by inappropriate development and have a consistency of approach to minerals and waste developments proposed in the Green Belt within the Joint Plan area.
	or
Option 2	Allow a more flexible local approach to waste development proposals in the Green Belt subject to demonstration that the development would make a significant contribution to the provision of an appropriate overall network of facilities, enabling waste to be moved up the hierarchy and managed in proximity to arisings, and where particularly high standards of siting, design and mitigation of any impacts can be achieved. Under this option the approach for minerals would be the same as for Option 1.
Justification	This option could help provide more flexibility in the delivery of new or expanded waste management infrastructure where it would otherwise be an appropriate location.

Option 1 is likely to have a positive effect on landscape and historic environment where they are part of the reason for local Green Belt designation. However, this may result in effects on the economy and minerals supply if it led to restricting extraction in the Green Belt. Under Option 2 there would be no local policy basis for the consideration of minerals proposals in the Green Belt so effects would, by default, be the same as Option 1, although with greater uncertainty as to what the policy framework would be.

Option 1 may have implications for provision of sufficient waste management facilities around York and the southern part of the Plan area. However, Option 2 would enable a more flexible approach which would deal with these issues, although could result in effects similar to Option 1 on the landscape and historic character and setting of the historic towns and cities.

Questions - Minerals and waste development in the Green Belt



150) Do you have a preference for either of the options presented above?

151) Are there any alternative options the Authorities should consider in relation to minerals and waste development in the Green Belt?

152) Should there be a policy, or policies, in respect of minerals in the Green Belt or should reliance be placed on national policy?

153) Should there be a policy, or policies, in respect of waste developments in the Green Belt or should reliance be placed on national policy?

Landscape

- 8.38 Landscape is defined as 'An area as perceived by people, whose character is the result of the action and interaction of natural and/or human factors⁴³'. The landscape is the culmination of the interaction between the perceptual, cultural and natural environment assets. The Joint Plan area has a varied landscape ranging from moorland to rolling farmland to low-lying areas, and seascapes characterised by high cliffs. A large part of the Joint Plan area is designated nationally for the quality of its landscape (amongst other attributes) as detailed above, whilst much of the landscape of the rest of the area is nevertheless of value. Much of the coastline is designated as Heritage Coast, a principal aim being to conserve the natural beauty. Some District and Borough Councils have identified areas of local landscape value in their Development Plans. Maintaining the setting of York is also an important landscape consideration.
- 8.39 The NPPF states that in addition to conserving landscape and scenic beauty in National Parks and AONBs local planning authorities should protect and enhance valued landscapes and should 'maintain the character of the undeveloped coast, protecting and enhancing its distinctive landscapes, particularly in areas defined as Heritage Coast'.
- 8.40 Due to the nature of minerals and waste developments, they can have a significant impact upon the landscape. A substantial proportion of the minerals resources in the Plan area lies outside areas of nationally important landscapes and, in general terms, it is likely that the large majority of surface minerals development that will come forward over the plan period can be accommodated within those parts of the area outside nationally important landscape designations. However, the variety of landscapes in the Joint Plan area make an important contribution to its overall distinctiveness, and it is important that all landscapes are valued, and where necessary protected, for their own sake.
- 8.41 There are a number of Landscape Character Assessments (LCAs) covering the Joint Plan area, including those produced by district and borough councils, which provide a useful source of information relating to the ranges of landscapes present in the area. The LCAs have not however been produced consistently across the Joint Plan area and there are some gaps. In addition to the LCAs, an Historic Seascape Characterisation for the Scarborough to Hartlepool coastline is currently being undertaken by English Heritage and a North Yorkshire and Lower Tees Valley Historic Landscape Characterisation programme was completed in 2010.
- 8.42 The Managing Landscape Change project, commissioned by NYCC with funding from English Heritage in order to help provide an improved evidence base for the consideration of proposals for the development of surface minerals resources, acknowledges the fact that landscapes evolve over time, and that it is important that development of quarrying proposals which may impact on the landscape should be informed by a clear understanding of the wider landscape of the area, as well as a long term vision for the development and afteruse of the site. It promotes the need for proposals to be informed by a good understanding of the landscape, natural environment and historic environment within the area all around the proposed development, recognising that the perceptual aspects of the landscape provide an

⁴³ As defined by the European Landscape Convention (Council of Europe 2000)

important context within which other assets, such as heritage assets and biodiversity, occur.

- 8.43 The report also highlights the need for effective mitigation and management of any landscape impacts, and the need to ensure that connections between landscape and the natural and historic environment are considered and reflected in the design and implementation of proposals. For major schemes this is likely to require detailed pre-application research and discussion with relevant organisations. Mitigation of landscape impacts can be more difficult in relation to minerals extraction when compared to other types of development due to the need to locate where the mineral is found. However, where a mineral is less scarce, there may be greater flexibility in siting to minimise impacts on the landscape.
- 8.44 Although the project was focussed on the NYCC area it is considered that the good practice guide it includes is of wider relevance to the Joint Plan area.
- 8.45 Proposals for new and enhanced waste management facilities can also give rise to landscape impacts. Modern large scale waste management processes, such as energy from waste facilities, are industrial in character and may involve buildings with both a large footprint and substantial height, including tall flue stacks. The predominantly rural character of the Plan area means that such development could give rise to substantial impacts on the landscape. As with minerals development, it will therefore be important that proposals for significant new waste management facilities are designed and located in such a way that unacceptable landscape impact is avoided. The links between landscape, the historic environment and the natural environment should be recognised.

What you told us

- 8.46 A number of respondents to the Joint Plan First Consultation raised protection of the landscape as an important issue, either generally or in relation to more specific concerns. Respondents also referred to the role of District / Borough Landscape Character Assessments and one respondent suggested that there should be a criteria-based landscape policy and assessment of landscape and visual impact (LVIA) based on a methodology agreed with District Councils.
- 8.47 Representations to previous consultations carried out by North Yorkshire County Council noted concern about the impact workings may have on the landscape and protected sites and that landscape character should be protected.

Key Issues and Options

- Recognising the extent and significance of protected landscapes within and adjoining the Joint Plan area.
- Protecting and enhancing all landscapes in the Joint Plan area.

Options: Landscape	
Option 1	This option would support proposals which demonstrate that unacceptable impact on the landscape would not arise, having regard to the nature and purpose of any statutory or non-statutory designations that apply, including the setting of these designations, and taking into account any mitigation measures. In ensuring there will be no unacceptable landscape impact consideration should be given to the wider landscape character and context of the site (including visual impact) in the design of the scheme and any

	mitigation measures proposed, including the need where relevant for planting and landscape proposals to take into account any impacts on the setting of local settlements and to be developed and implemented alongside measures to protect and where practicable enhance biodiversity, geodiversity, the historic environment and local amenity.
Justification	This option would ensure that any impacts on the landscape are minimised through a range of design considerations and appropriate mitigation and would be generally in line with national planning policy and recommendations of the Managing Landscape Change project. Reference to statutory landscape designations relates to National Parks and AONBs and reference to non-statutory designations relates to Heritage Coast and any locally designated landscapes.
	or
Option 2	This option would not set out a specific local policy for protection and enhancement of the landscape and would rely on national policy in the NPPF, together with any other relevant policies in the development plan, including the 'Other key criteria' policy set out later in this chapter. Landscape policy in the NPPF states that the planning system should protect and enhance valued landscapes (para 109) and should give great weight to conserving landscape and scenic beauty in National Parks and AONBs (para 115).
Justification	This option would provide flexibility for applicants to bring forward proposals in line with national policy without the imposition of any additional local requirements. Under this option any landscape policies in district/borough local plans, the York local plan and the North York Moors Core Strategy would apply.

Generally these options have a neutral to positive effect on sustainable development, with Option 1 performing moderately better against a number of objectives. A greater level of uncertainty would result under Option 2 as the implications of future revisions to national policy are unknown.

The most positive associations under option 1 relate to biodiversity / geodiversity, climate change mitigation and adaptation, heritage, landscapes and recreation. Similar benefits would result from Option 2, though with greater uncertainties in relation to climate change adaptation and the historic environment. Under both options there are minor negative effects on soils and flooding, largely due to development being favoured in the more fertile lowlands (and thus often in floodplain), which are less recognised for their landscapes, and on water.

Questions - Landscape



154) Do you have a preference for either of the options presented above?

155) Are there any alternative options the Authorities should consider in relation to landscape?

Biodiversity and geodiversity

- 8.48 A large proportion of the Plan area's natural environment is designated at either European, national or local level for the importance of its habitats and/or species, as indicated on the spatial maps in Chapter 2. In addition, many protected species live within the Plan area outside such designated areas. Many of these species are protected by law in addition to usually being subject to planning policies. There are also many non-designated areas that nevertheless provide valuable habitats or form important parts of ecological networks. The protection and enhancement of ecological networks is becoming increasingly important due to changes in the climate. There are important links between biodiversity and the water environment, particularly water quality issues. Protection of the water environment is covered later in this Chapter. Geodiversity is also important and minerals extraction and reclamation activities have the potential to enhance the accessibility of features of importance for geodiversity.
- 8.49 The Managing Landscape Change project acknowledges that although biodiversity can be harmed in various ways by mineral extraction, in the longer term it can be enhanced through high quality reclamation and aftercare. Reclamation of minerals workings is considered in more detail later in this chapter.
- 8.50 The natural environment can be affected by a range of environmental factors which are also relevant to planning, such as water quality in river catchments and coastal area, air quality and climate change impacts. Green infrastructure networks can be important in helping to sustain and enhance biodiversity. The NPPF requires planning policies to protect and enhance biodiversity by 'minimising impacts on biodiversity and providing net gains in biodiversity where possible, contributing to the Government's commitment to halt the overall decline in biodiversity, including by establishing coherent ecological networks that are more resilient to current and future pressures'. The NPPF also requires planning authorities to set criteria based policies against which proposals for any development on or affecting protected wildlife sites will be judged. Plans should also be positive for the creation, protection, enhancement and management of networks of biodiversity and green infrastructure at a landscape scale. Protection of geodiversity is also an objective of national planning policy.
- 8.51 DEFRA has recently consulted on proposals to introduce biodiversity offsetting whereby habitat losses resulting from development would be quantified and equivalent compensatory habitat provided for elsewhere. Offsetting is considered to be a 'last resort' measure, in that steps should be taken to avoid or mitigate any effects on biodiversity prior to compensation being considered. In some instances where the loss is so significant offsetting may not be appropriate. It is not clear at this stage how this will be implemented and whether there will be any flexibility in how planning authorities apply it, but the options below consider how this might be implemented should this be within the realms of any system introduced.

What you told us

8.52 Responses to the Joint Plan First Consultation suggest that the natural environment should be protected and enhanced, including species, habitats, water and soil including during the aftercare of sites. The need for enhanced green infrastructure and BAP priority sites was also raised.

8.53 Previous consultations by NYCC included responses that consideration should be given to the impact of mineral working on the environment, landscape and protected European, nationally and locally protected sites including potentially buffer zones for SSSIs & SINCs. The need to take into account potential for enhancement of geodiversity was also raised.

Key Issues and Options

• Ensuring that both protected and non-protected sites for nature conservation and species are given the appropriate level of protection and that enhancement to both biodiversity and geodiversity can be secured where possible.

Options: Biodiversity and geodiversity		
Option 1	This option would not set out specific local policy for protection and enhancement of biodiversity and geodiversity and would rely on national policy in the NPPF, together with any other relevant policies in the development plan. In summary, biodiversity policies in the NPPF state that the planning system should minimise impacts on biodiversity and provide net gains where possible, contributing to ecological networks (para 109), preserve, restore or re-create priority habitats, ecological networks and protect or recover priority species, prevent harm to geological conservation assets (para 117) and only approve development where significant harm can be avoided, mitigated or as a last resort compensated for, avoid the loss of irreplaceable habitats, protect statutorily protected sites and encourage opportunities to incorporate biodiversity in and around developments (para118).	
Justification	This option would provide flexibility for applicants to bring forward proposals in line with national policy without the imposition of any additional local requirements. Under this option any biodiversity and geodiversity policies in district/borough local plans, the York local plan and the North York Moors Core Strategy would apply.	
	or	
Option 2	This option would support proposals which demonstrate that unacceptable impacts on biodiversity and geodiversity would not arise, having regard to any statutory or non-statutory designations and/or legal protections that apply as well as any agreed local priority habitats, habitat networks and species, looking to avoid and mitigate effects and, where this is not possible, compensate for residual effects. Proposals should look to contribute towards the delivery of agreed biodiversity and geodiversity objectives, including those set out in agreed Biodiversity or Geodiversity Action Plans, or in line with agreed priorities of any relevant Local Nature Partnership, with the aim of achieving net gains for biodiversity or geodiversity where feasible.	
Justification	Whilst providing the appropriate level of protection to protected sites and species this would also enable impacts on non-protected habitats, species and ecological networks to be considered, as well as the provision of enhancements, in line with the NPPF.	
	and	
Option 3	Where residual impacts occur which cannot be avoided or mitigated and the provision of compensatory habitat within the site would not be feasible and the need for the development overrides the need to protect the site, habitat or species, this option would support the principle of biodiversity offsetting in relation to fully compensating for any losses and would require any gains to be related to the planning authority area in which the loss occurred.	
Justification	This would enable the gains to contribute to local targets and ensure no	

	overall loss within the locality.	
	or	
Option 4	Where residual impacts occur which cannot be avoided or mitigation and the provision of compensatory habitat within the site would not be feasible and the need for the development overrides need to protect the site, habitat or species, this option would support the principle of biodiversity offsetting in relation to fully compensating for any losses and would not specify where the gains should take place.	
Justification	This would provide flexibility for developers in how the gains are made but may result in overall losses within the local area.	

What does the Sustainability Appraisal say?

Whilst Option 1 would enable a level of protection and enhancement to be afforded to biodiversity and geodiversity, it would not provide direct links with meeting the objectives or local priorities established for example through the Local Nature Partnership and the local Biodiversity and Geodiversity Action Plans. Option 2 would have greater benefits for biodiversity in the Joint Plan by linking with local objectives. In the longer term effects under Option 1 would be uncertain as the implications of any future changes to national policy are unknown.

Both Option 3 and Option 4, where considered together with earlier options, would enable gains to be made for biodiversity which are not currently realised, yet option 3 would have greater benefits in terms of contributing to biodiversity objectives in the Joint Plan area.

Questions - Biodiversity and Geodiversity



156) Do you have a preference for any of the options presented above?

157) Are there any alternative options the Authorities should consider in relation to biodiversity and geodiversity?

158) Are there any other specific elements of protecting and enhancing biodiversity which should be covered by the policy?

Historic environment

- 8.54 The NPPF defines 'heritage assets' as a building, monument, site, place, area or landscape identified as having a degree of significance meriting consideration in planning decisions. It includes those which are designated and those which exist on any local list maintained by local authorities. The NPPF requires any effects on heritage assets to be assessed in terms of the significance of the asset, and states that substantial harm or loss should usually be avoided. The NPPF also requires that effects on the significance of any non-designated heritage assets be taken into account and that a balanced judgement should be made.
- 8.55 The Joint Plan area contains tens of thousands of heritage assets including Listed Buildings, Scheduled Monuments, a World Heritage Site, Registered Parks and Gardens, Registered Battlefields and Conservation Areas. In addition to these formally designated assets, there are many other heritage assets of significance or

potential significance across the Plan area, including assets on the Historic Environment Records, land exempt from inheritance tax due to its historic interest and townscapes and Cityscapes such as the City of York. The setting of heritage assets is often an intrinsic part of their significance.

- 8.56 Minerals extraction, which may involve the large scale physical disturbance of land, may have a direct impact on heritage assets, including the potential for their physical destruction, and both minerals and waste development can impact on the setting of heritage assets, which can be of importance in contributing to their overall significance.
- 8.57 The Managing Landscape Change project highlighted that the absence of formal designations within an area should not be used to imply an absence of historical significance. It could simply mean that heritage assets have not yet been discovered or have not previously been recognised. It suggests that by looking at the potential development site within its wider context (and through the use in some circumstances of techniques such as predictive landscape modelling) it is possible to establish a more complete picture of the potential significance of the site and any heritage assets which could be affected, and thus inform the most appropriate strategy for field evaluation of the site or area, in line with the NPPF (para. 128). In this way the risk to, or impacts on, the assets can be reduced through refinement or applications of appropriate mitigation measures.
- 8.58 In some parts of the Plan area there is a close association between minerals resources of current commercial interest and significant heritage assets, for example in the Vale of Pickering. In such locations it will be particularly important that the extent, siting, design and implementation of any mineral working and reclamation proposals are informed by a detailed understanding of the wider historic and landscape context of the area and where necessary include comprehensive mitigation and management measures aimed at minimising adverse impacts and delivering enhancements, including to the longer term setting and the enjoyment and understanding of heritage assets where appropriate. The NPPF states that landbanks for non-energy minerals should be provided for outside World Heritage Sites, Scheduled Monuments and Conservation Areas as far as is practical.

What you told us

- 8.59 Respondents to both the Joint Plan First Consultation and the previous NYCC consultations suggested that the Plan should include policies to protect and enhance the historic environment.
- 8.60 Representations to previous consultations carried out by North Yorkshire County Council suggest that a more sensitive approach to historic character is required and there should be more emphasis placed on heritage assets.

Key Issues and Options

• Developing an appropriate local approach to the conservation and where practicable enhancement of the large number of designated and non-designated heritage assets in the Joint Plan area.

Options: Historic environment	
Option 1	This option would not set out a specific local policy for conservation and enhancement of the historic environment and would rely on national policy

	in the NPPF, together with any other relevant policies in the development plan. In summary, NPPF policy on the historic environment relates to protecting and enhancing the significance of heritage assets – permission should not be granted for proposals which would lead to substantial harm or loss of the significance of a designated asset unless public benefits outweigh this loss, and where harm is less than significant or relates to a non-designated asset this should be weighed against the benefits (paras 126 – 141).
Justification	This option would provide flexibility for applicants to bring forward proposals in line with national policy without the imposition of any additional local requirements. Under this option any historic environment policies in district/borough local plans, the York Local Plan and the North York Moors Core Strategy would apply.
	or
Option 2	This option would indicate that heritage assets will be conserved in line with the requirements of the NPPF (see Option 1) but would encourage proposals, where practicable, to deliver enhancements to the setting and/or secure improved access to and understanding of the asset for the longer term, linking into existing projects or initiatives where possible.
Justification	This option would seek to deliver a more positive approach to the historic environment, generally in line with the NPPF, by encouraging proposals which make a positive contribution to the quality and/or enjoyment of the historic environment.
	and
Option 3	Under either option above, this option would seek to protect the setting of the City of York by supporting proposals which do not compromise the setting.
Justification	The setting of York is not subject to specific policy protection in relation to proposals located outside the City of York boundary but which could have an adverse impact. The setting of York is important in preserving the historic character of the city and brings associated substantial economic benefits through tourism.

What does the Sustainability Appraisal say?

All of the options would provide positive effects for both the historic environment and landscape of the Plan area. Option 1 would present an element of uncertainty as the implications of any future revisions to national policy are unknown. Option 2 would have greater positive effects through the requirement for enhancements. Option 3, where used together with earlier options, would have significant positive effects for the setting of the City of York.

Questions - Historic environment



159) Do you have a preference for any of the options presented above?

160) Are there any alternative options the Authorities should consider in relation to historic environment?

161) Are there any other specific elements of protecting the historic environment which should be covered by the policy?

162) In addition to York, and bearing in mind the landscape options provide protection to the landscape setting of settlements, are there any other

strategically important historic assets in the Plan area which would benefit from specific protection through Option 3?

Water Environment

- 8.61 Both minerals and waste development have the potential to impact on water resources and quality and can contribute to, or be at risk from, flooding. For example waste management activities may have the potential to cause pollution as a result of the nature of the processes taking place or the wastes being handled. Mineral sites, for example through the presence of screening bunds or other alterations to landform, can impact on the flow of water during flood events. The NPPF requires that proactive strategies to mitigate and adapt to climate change should be put in place taking account of, amongst other matters, water supply and demand. It requires that environmental criteria be set out against which planning applications will be assessed so as to ensure that permitted operations do not have unacceptable adverse impacts on the flow and quantity of surface and groundwater and water habitats in terms of biodiversity. Furthermore, the NPPF requires that both new and existing development should be prevented from contributing to or being put at unacceptable risk from, or being adversely affected by unacceptable levels of water pollution. New forms of development, such as Underground Coal Gasification and fracking for shale gas, have the potential to impact on the water environment although it is not yet known whether proposals for these forms of development will come forward in the Plan area.
- 8.62 In the Plan area many mineral working sites, particularly sand and gravel quarries, are located in flood plains. In some circumstances they may be able to contribute to alleviation of flood risk through the provision of flood storage capacity. This issue is addressed later in the section dealing with minerals site reclamation.

What you told us

8.63 A range of responses to the Minerals and Waste Joint Plan First Consultation were received including: the need to protect water quality and water supply, the need for restoration schemes to protect groundwater as part of consideration of afteruse and that extraction should be restricted in locations designated as Source Protection Zones.

Key Issues and Options

• Addressing the effects of developments through avoidance or appropriate mitigation of any negative effects and where possible provide enhancements.

Options: Water environment	
Option 1	This option would not set out a specific local policy for the protection of the water environment and would rely on national policy in the NPPF, together with any other relevant policies in the development plan. In summary, water policies in the NPPF require that strategies should take account of water supply and demand (para. 94), permitted operations should not have unacceptable adverse impacts on water (para. 109) and new and existing development should not contribute to or be put at unacceptable risk from, or being adversely affected by unacceptable levels of water pollution.

Justification	This option would provide flexibility for applicants to bring forward proposals in line with national policy without the imposition of any additional local requirements.
Option 2	 Proposals will be supported where it can be demonstrated, when considered against the following criteria, that unacceptable adverse (including cumulative) effects can be avoided or have been appropriately mitigated and, where possible, that the development would provide enhancements to the locality. Consideration would be given to: Impacts on water quality (surface or underground) and water supply and flows, including effects on Nitrate Vulnerable Zones and Groundwater Source Protection Zones Impact on and from ground and surface water flooding, following the principles of the sequential test in relation to flood risk. Potential for the development to contribute to the provision of flood alleviation or other climate change mitigation benefits related to the water environment.
Justification	The option would help ensure that proposals both protect and where practicable enhance the environment and local communities in support of national planning policy.

What does the Sustainability Appraisal say?

Both options report positive effects in relation to biodiversity, the water environment, climate change adaptation, the economy, community vitality, recreation, health and wellbeing and meeting the needs of a changing population. However, these are generally stronger for Option 2 than for Option 1. Option 1 could have negative effects on flooding by resulting in the Plan having no reference to the need to consider impacts on and from flooding, while Option 2 strongly supports the sustainability objective to minimise flood risk In the long term, there is uncertainty with Option 1 in relation to the continued operation of the NPPF in its present format.

Questions - Water environment



163) Do you have a preference for either of the options presented above?

164) Are there any alternative options the Authorities should consider in relation to the water environment?

165) Do you have any comments on the options presented above, including the suitability of the criteria referred to in Option 2.

Environmental information requirements for planning applications

8.64 The Managing Landscape Change project (see Evidence Base section in Chapter 2) included a number of recommendations and suggestions for key environmental research questions relating to landscape and the historic and natural environments that applicants for minerals development should address where relevant at pre-

application stage. These are intended to help ensure that applications for new minerals development consider relevant issues in an appropriate way taking into account best practice, and to help deliver maximum environmental benefits from development. They include the following primary questions:

- 1. What is the wider context for the proposed development site?
- 2. Are there important local interests to be considered?
- 3. Had other development taken place in this wider area in the past or is any such development being planned?
- 4. Taking account of the information gained from Questions 1 to 3, and after discussion with the MPA and other specialist consultees, what would seem to be the preferred location for the proposed mineral development within the wider area?
- 5. What would be the basic form of the proposed development?
- 6. What aspects of the water environment could be affected by the proposal?
- 7. What habitats, vegetation communities and species are present within the area, how are they inter-connected, and how could they be affected by the proposal?
- 8. What topographic and geodiversity features are present within the area, and how could they be affected by the proposal?
- 9. What is the Historic Landscape Character of the proposed development and its wider landscape setting?
- 10. Does the site sit within, adjacent to, or within the landscape setting of a designed landscape or registered Park and Garden?
- 11. Is there a designated heritage asset or the setting of a heritage asset (such as a Scheduled Ancient Monument, Listed Building, Conservation Area or other structure) that could be affected by the development?
- 12. How sensitive is the archaeological resource at the site or environs?
- 13. What archaeological remains will be directly or indirectly impacted by the mineral extraction? And
- 14. What is the significance of the archaeological remains?
- 8.65 The report also presents a number of separate sub-questions relating to the above, as well as a range of further good practice advice.
- 8.66 The specific information requirements for the validation of planning applications and other applications submitted under the Town and Country Planning Acts is currently set out in the respective City of York Council, North York Moors National Park Authority and the North Yorkshire Planning Authorities (NYCC, Hambleton, Richmondshire, Ryedale and Selby) validation lists. However, the Joint Plan could encourage use of the good practice advice contained in the conclusions of the Managing Landscape Change project to help enhance the quality of applications. Whilst the focus of the project was on minerals development, many of the principle sit sets out relating to gaining an understanding of, and taking a comprehensive, cross-cutting approach to, environmental issues is likely to be of relevance to major proposals for waste development in certain locations.

Questions - Requirements for planning applications



166) Do you have any views on whether the Joint plan should support use of the good practice advice contained in the recommendations of the Managing Landscape Change project report to inform the preparation of planning applications?

Reclamation and afteruse of minerals and waste sites

- 8.67 The nature of minerals development, which often involves permanent or long term physical change to land, sometimes on a substantial scale, means that it is important that consideration is given to how sites are reclaimed and used once workings have finished. In contrast, many waste developments, particularly modern developments not involving landfill, are permanent or long term built developments, which do not give rise to similar strategic considerations of reclamation and afteruse. However, some forms of waste development, such as landfill and proposals for temporary plant and buildings, do give rise to reclamation and afteruse considerations. Whilst the main focus of this section is therefore on minerals development, the options it contains could be applied to consideration of proposals for waste development where relevant.
- 8.68 The NPPF states that land worked for minerals should be reclaimed at the earliest opportunity, taking account of aviation safety, and that high quality restoration and aftercare of mineral sites should take place, including for agriculture (safeguarding the long term potential of best and most versatile agricultural land and conserving soil resources), geodiversity, biodiversity, native woodland, the historic environment and recreation.
- 8.69 Several parts of the Joint Plan area (such as parts of the Swale and Ure valleys and parts of the Vale of Pickering and Selby District) have over the years developed concentrations of mineral sites which can give rise to a number of issues regarding the long-term impact of working and reclamation, including progressive landscape change, impact on other environmental assets such as the historic environment, loss of good quality agricultural land, and impact on the setting and amenities of local communities. Some of these effects can be cumulative in nature, either over extended periods of time or through a number of simultaneous effects.
- 8.70 Reclamation also provides potential opportunities for delivery of benefits to the environment or amenity. For example, reclaimed sites can provide biodiversity or geodiversity gain in line with biodiversity and geodiversity action plans, opportunities for informal or formal recreation and, for certain areas, reclaimed sites may be able to play a role in flood risk reduction, or supply of water for agriculture, or for potential river recharge.
- 8.71 Pressure to divert waste away from landfill means that the traditional link between mineral working, and reclamation back to original ground levels through landfill, has now been largely broken. There has been a drop in landfill of biodegradeable waste, and this is likely to accelerate as new arrangements for management of residual waste arising in the Plan area are implemented. Increasingly, inert material is also being diverted away from landfill as it is subject to more re-use and recycling (such as is occurring with construction and demolition waste).
- 8.72 This means that forms of low level (i.e. below original ground level) reclamation are likely to be increasingly common. For hard rock quarries this is likely to mean that sites will be reclaimed to a landform significantly different to that which pre-existed the workings, and for sand and gravel quarries in river valleys where the water table is high, it would mean an ongoing likelihood of reclamation involving the creation of substantial lakes. As well as providing opportunities (e.g. for habitat creation, geodiversity and recreation opportunities), this can create challenges in terms of landscape impact and changes to the setting of communities and heritage assets, loss of agricultural land and, for reclamation involving lakes, potential conflict with

airfield safeguarding requirements due to the attractiveness of lakes to flocks of birds.

8.73 Large parts of a zone running north-south through the central part of North Yorkshire are affected by airfield safeguarding areas, and there is a large degree of overlap between safeguarding areas and the overall distribution of sand and gravel resources.

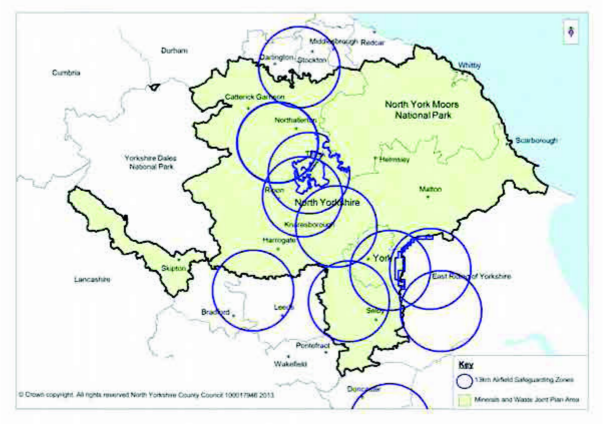


Figure 16: Airfield safeguarding zones

- 8.74 In these areas there may be restrictions on the extent and design of lakes resulting from quarry reclamation, in order to help reduce the risk of flocks of birds which may in turn pose a risk to planes through birdstrike⁴⁴.
- 8.75 Whatever forms of reclamation are agreed, it will be necessary to ensure that appropriate safeguards and controls are in place to ensure the satisfactory long term afteruse of the land. Some afteruses, such as formal recreation, will need to be resolved through the submission of separate planning applications which, in some instances in the NYCC area, would need to be determined by the relevant district/borough council. In all cases, it will be important that reclamation and afteruse proposals brought forward by industry are developed in consultation with local communities and other relevant stakeholders, to help ensure that proposals reflect local opinion. Potential restoration schemes should be considered as part of the initial planning application.

⁴⁴ Birds can be ingested in aircraft engines or cause other damage which presents a risk to an aircraft in flight. Larger birds, particularly those which congregate in flocks, tend to present the greatest hazard.

- 8.76 Particular considerations in the Joint Plan area are the potential for reclaimed minerals workings, particularly sites for the working of aggregate (which are the most numerous in the Plan area and where the greatest requirement for future development is likely to arise) to impact on or contribute to:
 - availability of best and most versatile agricultural land (as there is generally a high degree of overlap between aggregate resources and good quality agricultural land);
 - reduction in flood risk in downstream locations such as York;
 - delivery of green infrastructure such as habitat creation and recreation opportunities
 - cumulative impact, including impact on airfield safeguarding considerations
- 8.77 North Yorkshire County Council recently participated in a study, funded largely by English Heritage, which sought to take an integrated look at the connections between areas of surface mineral resources within NYCC and landscape, historic and natural environment assets. The study ('Managing Landscape Change') produced a number of good practice recommendations intended to help both applicants and the planning authority in the development and consideration of proposals for minerals extraction, reclamation and afteruse. The main findings of the study can be viewed at <u>www.northyorks.gov.uk/26667</u>. A number of recommendations in the study are relevant to minerals site reclamation and afteruse, including:
 - Reclamation plans should be flexible to accommodate changes in design needed during the lifetime of the scheme, including to allow for adaptation to climate change and improvements in knowledge arising during the lifetime of the scheme
 - Reclamation designs should integrate with, and as far as possible, enhance the natural environment and wider landscape and should be informed by an understanding of the development of landscape over time
 - Design, including at both excavation and reclamation stages, should seek to optimise the delivery of ecosystems services, balancing the benefits of extraction with the benefits associated with other services, including those associated with the intended afteruse and any off-site benefits
 - Cumulative effects associated with reclamation and long term management should be considered at the outset of the application process, with a view to minimising impacts and optimising potential benefits. Where such effects are likely to be significant over wide areas, a landscape-scale, area based approach to design, mitigation and enhancement is recommended
 - Reclamation should, so far as possible, take place in parallel with ongoing excavation
 - Where reclamation schemes are intended to create or restore habitats, or create land for access or recreation, these should be demonstrably achievable, with a commitment to provision of any necessary specialist expertise and long term management
 - Where heritage assets are to be restored or reinstated as part of reclamation, the works should form part of a maintenance plan which sets out how the significance of the asset will be preserved and maintained in its setting
 - Minerals operators should be encouraged, where appropriate, to develop relationships with conservation and/or voluntary organisations in order to secure long-term management and monitoring of restored sites.

What you told us

8.78 A range of responses to the Minerals and Waste Joint Plan First Consultation were received including: sites should be restored to their previous state; develop a strategic approach to restoration and after-use strategy that safeguards the historic

environment (particularly in the Swale and Ure area and in the Vale of Pickering); provide opportunities for recreation, and; provide specific guidance on reclamation, including appropriate habitat creation programmes on restored mineral sites, landscape enhancements or agreed alternative use, which safeguard the wider environment. Opinion is divided on whether mineral sites should be required to be restored by infilling with waste or not. One respondent suggested that operators should restore their worked areas prior to expanding and one suggested that sites should be restored to their former state. Respondents considered that restoration should be carried out to a high standard.

8.79 Earlier NYCC consultations suggested that, within the Selby area, there has been a cumulative impact from minerals extraction, quarrying and tipping. Also raised was a preference for sites to be restored to agriculture and that restriction on landfill was an issue with reclamation of quarries in AONBs.

Key Issues and Options

- Determining an appropriate overall approach to reclamation and afteruse of minerals sites.
- Considering cumulative impacts and benefits arising from reclamation and afteruse of sites.

Options: Strategic approach to reclamation and afteruse	
Option 1	 This option would support reclamation and afteruse proposals across the whole of the Plan area which meet a number of general criteria and are carried out to a high standard and which, where relevant and particularly for larger scale workings, have demonstrably: been brought forward in discussion with local communities and other relevant stakeholders and where practicable reflect the outcome of those discussions taken into account the wider context of the development proposed, including the implications for the development of other significant permitted or proposed development in the area and the range of environmental and other assets and infrastructure that may be affected, including any important interactions between those assets and infrastructure reflected the potential for the proposed reclamation and/or afteruse to give rise to positive and adverse impacts, including cumulative impacts, and have sought where practicable to maximise potential overall benefits and minimise overall adverse impacts taken into account potential impacts on and from climate change factors made best use of onsite materials for reclamation purposes and only rely on the need for importation of waste where essential to deliver an appropriate standard of reclamation provided for the longer term implementation and management of the agreed form of reclamation and any relevant afteruse (this would not apply to reclamation for agriculture or forestry where a statutory 5 year maximum aftercare period applies)
Justification	This option would help ensure appropriate reclamation and afteruse to a high standard, across the whole of the Plan area, in general accordance with national policy and key recommendations of the Managing Landscape

	Change project.
	and
Option 2	 In addition to the general criteria identified in Option 1, this option would seek to deliver a more targeted approach to minerals site reclamation and afteruse by supporting proposals which, where relevant, focus reclamation and/or afteruse proposals towards particular objectives including: In areas of best and most versatile agricultural land, maximising the protection and enhancement of soils and maximising the extent of best and most versatile land to be provided following reclamation and aftercare of the site Where opportunities allow, particularly in proximity to the rivers Swale and Ure, providing additional flood storage capacity to help minimise flooding in downstream locations Within the National Park and AONBs, focus on enhancing the special qualities and/or providing opportunities for the enjoyment and understanding of those special qualities Within airfield safeguarding zones, particularly where reclamation for biodiversity is involved, ensuring that reclamation and afteruse proposals respect safeguarding constraints whilst maximising the potential reclamation and afteruse benefits delivered by the site In proximity to significant heritage assets, ensuring that the significance of assets and their settings is sustained and where practicable enhanced and, also where practicable, that opportunities to facilitate enjoyment is located within or adjacent to identified green infrastructure corridors, reflecting any locally agreed priorities for delivery of additional or enhanced green infrastructure and ecosystems services In proximity to major settlements within and adjacent to the Plan area, and subject to local amenity considerations, providing enhanced opportunities for informal and formal access and recreation Delivering enhancements for biodiversity and improvements to habitat networks, based on contributing towards established objectives In delivering any of the above, proposals should be compatible with the surroundi
Justification	A more targeted approach to reclamation and afteruse could help deliver maximum benefits and the contribution minerals working can make to other
	agreed priorities and objectives

What does the Sustainability Appraisal say?

Option 1 is likely to lead to a range of positive environmental and social effects, including in relation to biodiversity, air and water quality, soils and agricultural land, landscape and reusing materials, with particularly strong positive effects recorded in relation to mitigating and adapting to climate change and engaging with communities. Uncertain effects are recorded in relation to sustainable waste management as the option provides less scope for wastes other than those generated on site to be used in reclamation with uncertain implications for the management of other wastes.

Acting in combination with Option 1, Option 2 is likely to result in stronger positive effects for biodiversity, agricultural land and soils, climate change adaptation (specifically reducing potential for flooding), the historic environment, landscape and opportunities for recreation. Minor negative effects may be observed in relation to impacts from transport should new areas for recreation in National Parks and AONBs be created, as these are generally distant from populations. However, these effects are unlikely to be significant due to the low level of extraction activity in these areas

Questions - Reclamation and afteruse



167) Do you have a preference for either of the options presented above?

168) Are there any alternative options or criteria the Authorities should consider in relation to reclamation and afteruse?

169) If Option 2 were to be followed do you have any views on the priorities which should be addressed?

Sustainable design, construction and operation of development

- 8.80 Delivering a high standard of design, construction and operation for minerals and waste development is important because of the role this can play in contributing to factors such as:
 - a high quality environment
 - · minimisation and mitigation of adverse impacts from new development
 - efficient use of resources, including minimisation of waste
 - reduction, minimisation and where necessary mitigation of climate change causes and effects
- 8.81 Minerals and waste sites and facilities can be large in scale and sometimes give rise to significant impacts. The fact that minerals can only be worked where they occur in economically viable quantities means that development sometimes needs to take place in sensitive locations. Careful design and a comprehensive approach to minimisation and mitigation of impacts can help support developments that would otherwise be unacceptable.

- 8.82 National planning policy gives priority to the achievement of high design standards as an important element of delivering sustainable development. With regard to waste, it seeks the incorporation of provision for waste management in the design of other forms of development, as well as the use of design measures to secure that waste arising from construction and operation of development is handled to maximise reuse/recovery opportunities, and that the need for off-site disposal is minimised. Sustainable use of materials in new development and repair and refurbishment provides opportunities to help conserve natural resources and move waste up the waste hierarchy and is therefore important in terms of delivering both minerals and waste planning objectives.
- 8.83 As set out in the NPPF, planning has a role in sustainable development through the need to mitigate and adapt to climate change and helping the country move towards a low carbon economy. This includes working towards radically reducing greenhouse gas emissions, minimising vulnerability and creating resilience to climate change impacts, supporting the delivery of renewable and low carbon energy and associated infrastructure and enhancing habitat networks. Matters such as flood risk, coastal change and water supply are also relevant with many parts of the area being vulnerable to flooding both from rivers and from surface water runoff.
- 8.84 Minerals themselves can help to mitigate the effects of climate change, for example the presence in the ground of mineral resources, such as sand and gravels, can help to slow throughflow of water and therefore help contribute to flood attenuation or alleviation. However, minerals developments themselves can also contribute to the mitigation of and adaption to climate change, particularly where minerals site reclamation and afteruse include provision for matters such as flood water storage, habitat restoration and other forms of green infrastructure provision.
- 8.85 The movement of material up the waste hierarchy⁴⁵ can help mitigate climate change impacts. For example, recycling waste can save CO₂ through conserving virgin materials that would otherwise be used in production, and through reduction in landfill, which can lead to the emission of greenhouse gases.
- 8.86 Locational and transport policy for minerals and waste are also relevant to addressing climate change and these topics are considered in more detail elsewhere in this document.
- 8.87 Within the NYCC area, where the majority of built development proposals are dealt with by the relevant District or Borough Council, those planning authorities will need to consider sustainable use of materials and waste management needs in the design of new built development proposals which they have responsibility to determine. Some District and Borough Local Plans in the area already contain policies aiming to achieve waste minimisation and any policies in the Joint Plan would need to operate alongside these.
- 8.88 The NPPF supports the inclusion of policies which set requirements for the sustainability of a building. The North York Moors National Park Authority has, since 2008, been operating a policy which requires 10% of predicted CO₂ emissions to be off-set through the generation of energy on-site from renewable resources for developments of 5 or more houses or other uses over 200sqm. The emerging City of York Local Plan is proposing to require that new developments meet the relevant

⁴⁵ See waste context section in Chapter 2 for further information

BREEAM or Code for Sustainable Homes standards. The County Council has adopted the use of SiDCaMP in respect of its own developments.⁴⁶

What you told us

- 8.89 Responses to the Minerals and Waste Joint Plan First Consultation suggested that the reuse or adaptation of existing buildings should be encouraged to assist in reducing the amounts of construction & demolition waste and that there is scope for waste water to be used as a resource as well as a waste. Responses also suggested that effective local use should be made of any heat and power generated through treatment of waste. It was also considered that new developments should have sufficient storage facilities for recyclable materials.
- 8.90 Other responses suggested that there is a need to consider the impact of climate change on sites, and of sites on climate change and that the use of Sustainable Drainage Systems (SUDs) should be fully explored.
- 8.91 Representations to previous consultations carried out by North Yorkshire County Council suggest that the use of more sustainable working practices can offset adverse impacts and this could be addressed through policy.

Key Issues and Options

- Developing an appropriate approach to the sustainable design, construction and operation of minerals and waste development
- Taking into account waste management needs in the design of other built development
- Addressing the impacts, and the need for reduction of impacts, of development on climate change and climate change on development.

Options: Sustainable design, construction and operation of development	
Option 1	 This option would support proposals for minerals and waste development which demonstrate that, where relevant, appropriate measures have been incorporated in the design, construction and operation of the development and where relevant reclamation of the site, in relation to: Reduction or minimisation of greenhouse gas emissions, including mitigation measures where necessary, through incorporation of energy efficient siting, design and operational practices including those relating to bulk transport of materials Generation and utilisation of renewable or low carbon energy in a manner appropriate to the character and location of water efficiency measures, including the re-use of waste water originating from the development Incorporation of measures to minimise flood risk associated with the development including use of Sustainable Drainage Systems and permeable surfacing A requirement for the relevant built elements of significant new

⁴⁶ SidCaMP stands for Sustainability in Design, Construction and Management of Properties. It is a North Yorkshire County Council locally developed alternative method to BREEAM for measuring the sustainability of buildings.

Page	230
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	 minerals and waste developments to meet a minimum 'Very Good' BREEAM standard For energy from waste development the efficient use of energy generated by the development including, for development with the potential for generation of combined heat and power, the beneficial use of heat either on site or to serve other existing or proposed development in the vicinity of the site Implementation of planting comprising native species able to successfully adapt to climate change and where practicable incorporation of areas of new wildlife habitat that would help to improve habitat connectivity Proposals for new minerals extraction and for the treatment, recovery or disposal of waste should be accompanied by a climate change assessment showing how the proposals have taken into account impacts on and from climate change and include appropriate mitigation measures where necessary
Justification	This option is in general accordance with national policy and would help support delivery of sustainable design and climate change minimisation and mitigation measures in minerals and waste development. Requirements would be outlined in the local validation lists.
	and
Option 2	 For minerals and waste development this option sets out criteria which would, where relevant, apply in addition to the criteria set out in Option 1, and which would also apply to proposals for new residential, commercial and industrial development, including development for which the District and Borough Councils in the NYCC part of the area are the planning authority. The additional criteria would seek to help deliver sustainable waste management and the sustainable use of minerals through: Implementation of measures to minimise waste generated during construction of the development, and implementation of measures to encourage or facilitate the re-use and recovery of any waste generated during construction of the development Incorporation of appropriate space to enable waste arising during use of the development to be sorted and stored prior to being collected for recycling or re-use Use of sustainable construction materials where practicable, including use of alternatives to primary land-won aggregate Re-use of existing buildings in preference to new build.
Justification	This option is in general accordance with national policy and would help support delivery of sustainable design and climate change minimisation and mitigation measures in minerals and waste development, as well as address related objectives to move waste up the hierarchy and facilitate the sustainable use of resources. It would also provide additional support to the District and Borough Councils in North Yorkshire in facilitating delivery of these latter objectives in other forms of built development.

What does the Sustainability Appraisal say?

The options for sustainable design and construction should have an overall positive effect on environmental sustainability objectives. The remit to support development which requires demonstration of how it minimises greenhouse gas emissions, reuses resources and promotes renewable technologies, as well as energy efficiency and high quality (through BREEAM), will have positive effects for climate change, air quality and resource use. Furthermore, Option 1's criteria support development with sustainable drainage systems and minimising flood risk which would have positive effects in the long-term for adapting to climate and minimising risk to people or businesses from flooding.

Option 2, which would be implemented in combination with Option 1, is beneficial by extending the criteria to include the effective management of waste through the lifecycle of the development further reducing resource use and waste arisings.

Both options have uncertain effects on the historic environment and landscape. Where practicable, the reuse of buildings would also minimise the land requirements elsewhere and may reduce impacts where they are co-located with similar uses. However, both options may have implications for the costs associated with developing a site given that the options would require high standards of sustainable design and construction to be met and additional mitigation where required. Also, option 2 may increase these costs through requiring more land for the sorting and storage of waste arising through the construction. These would need to be balanced with the gains that are likely to accrue through low running costs due to the energy efficiency of any development and cost reduction through reusing resources.

Questions - Sustainable design, operation and construction of development





171) Are there any alternative options the Authorities should consider in relation to sustainable design, operation and construction of development?

172) Are there any other criteria which should be included in Option 1 or 2?

173) Do you have any views on a size threshold that could be used within option 1 (5th bullet point) relating to meeting of BREEAM standards, and on the standard that should be sought?

Other Key Criteria

8.92 This section covers a number of specific matters which may be relevant to the determination of applications for minerals and waste development, and which are referenced in national planning policy as being matters which should be addressed in local plans, but which have not been covered in other topics addressed in this chapter.

What you told us

8.93 A variety of responses to the Minerals and Waste Joint Plan First Consultation were received including: the need for safeguarding of high-grade agricultural land; the need for extensive screening of sites and their reinstatement to match the surrounding topography. It was also suggested that benefits for the local economy should be afforded more weight than impacts on the environment. At Hazardous and LLR waste management facilities safety considerations should be a priority.

Key Issues and Options

• Addressing the effects of developments through avoidance or appropriate mitigation of any negative effects and where possible provide enhancements.

Options: Other key criteria for minerals and waste development		
Option 1	 Proposals will be supported where it can be demonstrated, when considered against the following criteria, that unacceptable adverse (including cumulative) effects can be avoided or have been appropriately mitigated and, where possible, that the development would provide enhancements to the locality. Consideration would be given to: Impacts upon tranquillity and dark night skies Impacts relating to subsidence or land stability, and the ability for these to be addressed satisfactorily Impacts on air quality The visual impact arising from the design, scale and location of the development Impact on best and most versatile agricultural land and the protection of soil resources through the life of the development Effects on opportunities for leisure and recreation and on Public Rights of Way and open access land, including in the National Park impacts on opportunities for enjoyment and understanding of the special qualities of the National Park Public safety considerations Positive and negative impacts on the local economy. 	
Justification	These criteria include frequently encountered planning and environmental considerations in the determination of minerals and waste proposals. They could operate in conjunction with other development management policies in the Plan which deal with specific topics in more detail. The option would help ensure that proposals both protect and where practicable enhance local communities and the environment and would support national planning policy.	
Option 2	Under this option the Plan would not contain any reference to the criteria set out under Option 1 and the NPPF would be relied on for guidance on these issues.	
Justification	This option would provide flexibility for applicants to bring forward proposals	

in line with national policy without the imposition of any additional local requirements. Under this option any relevant policies in district/borough local plans, the York Local Plan and the North York Moors Core Strategy would apply.

What does the Sustainability Appraisal say?

Option 1 is likely to have positive effects as it covers a range of additional criteria that would provide a more in-depth consideration of the wider implications of minerals and waste development on social, environmental and economic objectives. The option would have particularly strong positive effects in relation to the local economy, tranquillity, recreation, safety of communities, landscape and protecting high quality agricultural land with less significant positive effects for biodiversity. Option 2 provides the same positives in relation to heritage and tranquillity but would potentially result in negative effects for local economies, landscape (specifically the contribution that tranquillity and dark skies makes to landscape) and protecting the safety of communities. In terms of recreation whilst Option 2 would have positive effects in relation to protecting specific assets, it would have negative effects in terms of providing opportunities to understand and enjoy the National Park (which is part of the statutory National Park purposes). Option 2 also presents an element of uncertainty in the long term should the NPPF be replaced or amended.

Questions - Other key criteria for minerals and waste development



174) Do you have a preference for either of the options presented above?

175) Are there any alternative options the Authorities should consider in relation to other key criteria for minerals and waste development?

176) Do you have any views on the range of criteria which should be referenced in Option 1?



Development in Mineral Safeguarding Areas and Mineral Consultation Areas

- 8.94 As explained in Chapter 5 relating to options for specific minerals, the NPPF requires the definition of Minerals Safeguarding Areas. The minerals specific policies include potential options to define the extent of the identified mineral resource which could be safeguarded for each individual mineral type, including consideration of whether the safeguarding areas should have buffer zones.
- 8.95 Non-minerals development may have an impact on the ability to access potentially important minerals resources in the longer term, by preventing access to the resource or by constraining the potential for their extraction through the presence of other, incompatible, forms of development. This section sets out how applications for development proposed in those Minerals Safeguarding Areas would be assessed. Waste safeguarding considerations are addressed in Chapter 6 dealing with waste specific issues.
- 8.96 As a two-tier planning system exists in the NYCC planning authority area, the district and borough councils would be responsible for ensuring that relevant non-minerals development proposals that they determine are assessed appropriately in Minerals Safeguarding Areas. This would be achieved using defined Minerals Consultation Areas, within which the District/Borough Councils would consult the County Planning Authority before decisions are taken on certain forms of development which could sterilise minerals resources.
- 8.97 The options proposed below apply equally in both the two-tier and single tier planning authority parts of the Joint Plan area. However, for some types of non-mineral development, the sterilising effect on mineral resources may be negligible and hence a possible list of exemptions from the mineral consultation area process may be justified.
- 8.98 For certain mineral types, notably coal and potash when being mined underground, it is not so much the sterilisation of the mineral which prompts the need for consultation on non-mineral development; rather it is the potential effects of the subsidence associated with the extraction which is the factor. This is because certain types of surface development are more sensitive than others to mining subsidence depending on the type of structure and its use, its physical size and potentially the density of structures in a small area.

What you told us

- 8.99 The Minerals and Waste Joint Plan First Consultation responses suggested that it is important to safeguard minerals resources and that authorities should have regard to the approach of neighbouring and adjoining authorities in relation to safeguarding issues.
- 8.100 Other responses suggested that to safeguard coal resources appropriate Minerals Consultation Areas need to be defined. It has also been suggested that certain specific surface developments may potentially require consultation through the Mineral Consultation Area process in respect of underground coal resources because they are more sensitive to subsidence.

Key Issues and Options

- Identifying the criteria by which applications for non-minerals development will be handled within Minerals Safeguarding Areas.
- Selecting types of non-mineral development for exclusion from consultation process where they would have a negligible sterilising effect on minerals resources is required.
- Developing a consultation process for non-mineral development which is sensitive to mining subsidence may be necessary.
- Identifying the criteria by which applications for minerals which affect the extraction of other minerals will be handled.

Options: Developments proposed within Mineral Safeguarding Areas			
Option 1	 This option would indicate that within Minerals Safeguarding Areas non-minerals development will only be permitted in certain circumstances. This could include where: It would not sterilise or prejudice future extraction, or The mineral will be extracted prior to development (without unacceptable adverse impact on the environment or the amenity of local communities), or The need for the non-mineral development can be demonstrated to outweigh the need for the mineral, or It can be demonstrated that the mineral in the location concerned is no longer of any potential value as it does not represent an economically viable and therefore exploitable resource, or The non-mineral development is of a temporary nature that does not inhibit extraction within the timescale that the mineral is likely to be needed, or It could also include a requirement that such planning applications should be accompanied by an assessment of the effect of the proposed development 		
	on the safeguarded mineral resource(s) beneath or adjacent to it.		
Justification	To ensure that minerals resources identified in the Minerals Safeguarding Areas are not sterilised without appropriate prior consideration, including of circumstances where two safeguarded minerals occur in the same locality.		
	and		
Option 2	 This option would adopt a list of application types that would be exempt from consideration under the Minerals Safeguarding Area policy. Possible exemptions could include: Infilling in towns and villages⁴⁷. Householder applications within the curtilage of a property. Advertisement applications. Reserved matters applications. Applications for new or improved accesses. 'Minor' extensions/alterations to existing uses/buildings which do not fundamentally change the scale and character of the use/building. 		

⁴⁷ Infilling development is defined here as development which fills a restricted gap in the continuity of existing buildings where the site has existing buildings adjoining on at least two sides.

	 'Temporary' development (for up to five years). Agricultural buildings adjacent to existing farmsteads. 'Minor' works such as fences, bus shelters, gates, walls, accesses. Amendments to current permissions (with no additional land take involved). 	
	 Changes of use. Applications for development on land which is already allocated in adopted local plans where the plan took account of the prevention of unnecessary mineral sterilisation and determined that prior extraction should not be considered when development applications in a Mineral Safeguarding Area came forward. Listed Building Consent and Applications for planning permission for relevant demolition in a Conservation Area Applications for work to trees or removal of hedgerows (unless 	
	 specifically requested) Prior notifications for telecommunications, forestry, agriculture & demolition Certificates of Lawfulness of Existing Use of Development and Certificates of Lawfulness of Pressent Use or Development 	
Justification	• Certificates of Lawfulness of Proposed Use or Development. This would enable a balanced approach to mineral safeguarding that reflects that for some types of non-mineral development, the sterilising effect on mineral resources may be negligible as a result of either limited scale or because the development is of a nature which would not be particularly sensitive to subsidence impacts, and would provide guidance to the District and Borough Councils to ensure that mineral resources are adequately considered in land-use planning decisions.	
	and	
Option 3	and In areas identified as underground coal or potash Minerals Safeguarding Areas, applicants proposing the following types of development would be required to consider the potential impacts on the proposed development arising from extraction of the safeguarded resources, as well as the potential for the surface development to sterilise the underlying resource: large institutional and public buildings, major industrial buildings including those with sensitive processes and precision equipment vulnerable to ground movement, major retail complexes, non-residential high rise buildings (3 storeys plus), strategic gas, oil, naphtha and petrol pipelines, vulnerable parts of main highways and motorway networks (e.g. viaducts, large bridges, service stations and interchanges), security sensitive structures, strategic water pumping stations, waterworks, reservoirs, sewage works and pumping stations, ecclesiastical property, power stations and wind turbines. 	
Justification	To ensure that the potential impact of subsidence is taken into account in the locating of development, its construction and operation and to avoid the potential sterilisation of the coal and potash resource.	
ı	or	
Option 4	As an alternative to Option 3 in respect of underground coal safeguarding areas this option would not set out a specific approach to consultation for non-mineral development which is sensitive to mining subsidence, relying instead on the advice of the Coal Authority as a statutory consultee.	

Justification The Coal Authority is a statutory consultee for development in an area of coal working as notified to the local planning authority and its standing advice identifies which applications it wishes to be consulted upon.

Note: No equivalent to Option 4 is presented for potash minerals safeguarding areas as there is no equivalent consultation organisation to the Coal Authority

What does the Sustainability Appraisal say?

It is difficult to predict the effects with any certainty as this would depend on the particular circumstances of each case as to whether the development would or would not cause unacceptable sterilisation of the mineral. Potential negative effects from each of the options include effects on the economy of potentially precluding certain developments from taking place. However the exemptions provided under Option 2 would help to ensure that certain developments could still take place.

Considered together with either Option 1 or Option 2, Option 3 is considered to be more beneficial in terms of safeguarding objectives than Option 4, as it provides more certainty over the types of development where safeguarding deep mineral resources would be relevant and it also refers to safeguarding potash.

Questions - Mineral safeguarding areas

177) Do you have a preference for any of the options presented above?



178) Are there any alternative options the Authorities should consider in relation to minerals safeguarding areas?

179) Should any of the criteria in Option 1 be excluded, or any additional criteria included?

180) Do you have any views on the list of possible exemptions provided in Option 2?

181) Do you have any views on the list of possible developments provided in Option 3?

Mineral Consultation Areas

8.101 The following option addresses the consultation process between the District and Borough Councils and the County Council within that part of the Joint plan area falling within NYCC.

Options: Consideration of applications in Mineral Consultation Areas			
Option 1	Where safeguarding of a particular minerals resource is identified in the Plan, this option would define the whole of that area (to the extent that it falls within NYCC) as a Minerals Consultation Area, where District/Borough Councils would be required to consult the County Council in respect of any non-exempt proposals		
Justification	This would ensure adequate consultation with the County Council by the relevant District/Borough Council where relevant non-minerals development is proposed within an identified Minerals Safeguarding Area and would help to ensure that minerals are not unnecessarily sterilised by other development. This option would not apply in the City of York or the North York Moors National Park as they are covered by single tier planning authorities and would therefore operate the Minerals Safeguarding Area		

policy directly within their own authorities.

Note: An alternative to this option has not been identified at this stage as this option is essentially establishing the process which would enable Minerals Safeguarding Areas to be considered in planning decisions taken by district and borough councils.

What does the Sustainability Appraisal say?

This option scores positively by adding additional certainty over the process of operating the Minerals Safeguarding Areas policy, thus ensuring minerals are not sterilised by development being given permission by district or borough councils.

Questions - Mineral consultation areas



182) Do you agree with option 1 above?

183) Are there any alternative options the Authorities should consider in relation to the extent of Mineral Consultation Areas, for example should any areas be excluded?

Coal Mining Legacy

- 8.102 An issue associated with coal mining is the legacy of large numbers of disused mines in the Plan area. Across the whole of North Yorkshire (including the two National Parks) there are approximately 13,500 recorded mine entries. These can give rise to land stability issues and other hazards.
- 8.103 It is the responsibility of the Coal Authority to map and monitor old and disused mines and also highlight the public safety hazards and risk associated with them, but the Joint Plan authorities, and the District and Borough Councils in the NYCC area, must take them into consideration when dealing with planning applications and development proposals. The Coal Authority has identified Development High Risk Areas (formerly known as Coal Mining Development Referral areas) that are most likely to be subject to land stability and other public safety hazards. These occur mainly within Selby District and more limited areas in the western part of the Plan area. Within these areas the Coal Authority will expect all new development proposals that require planning permission (except certain types of development that are exempt) to be accompanied by a Coal Mining Risk Assessment when submitted to the Local Planning Authority. Developments on the Exemptions List will not require a Coal Mining Risk Assessment but instead the Local Planning Authority will include an Informative Note within the decision notice when granting planning permission.

What you told us

8.104 Responses to the Minerals and Waste Joint Plan First Consultation included a requirement to address coal mining legacy issues to ensure that development proposals within coalfield areas take account of any coal-mining-relating land stability and/or other public safety risks and, where necessary, incorporate suitable mitigation measures.

Key Issues and Options

• Addressing coal mining legacy issues.

Options: Coal mining legacy		
Option 1	This option would seek to ensure that coal mining legacy issues are taken into account during assessment of development proposals which are proposed in development high risk areas identified by the Coal Authority, including those proposals falling within the responsibility of the District and Borough Councils within the Plan area. Applicants in such areas and for the relevant forms of development identified by the Coal Authority ⁴⁸ would be required to provide information on land stability issues and where necessary incorporate suitable mitigation measures to address them.	
Justification	This option would help ensure that coal mining legacy issues are properly taken into account in planning decisions.	
or		
Option 2	This option would not set out a specific policy relating to coal mining legacy issues but would refer to, and rely on, national policy in the NPPF and the advice published by the Coal Authority. The NPPF does not set out any specific policy relating to development in areas of former coal mining but does require that development is not put at unacceptable risk from land instability (para 109).	
Justification	This option would seek to deliver the same as outcome as Option 1 through reliance on national policy and advice, which may be updated during the Plan period.	
	or	
Option 3	The consideration of the legacy of coal mining would be left to be included within the local plans of the relevant District Councils given that the relevant developments being proposed are most likely to be determined by those councils.	
Justification	This would place an element of responsibility on Local Planning Authorities to ensure that, as mentioned in paragraph 121 of the NPPF, the site is suitable for its new use taking account of ground conditions and land instability, including from natural hazards or former activities such as mining, pollution arising from previous uses and any proposals for mitigation including land remediation or impacts on the natural environment arising from that remediation.	

What does the Sustainability Appraisal say?

There are unlikely to be widespread effects as a result of either of these options. However, there are some small scale effects on soil / land, climate change adaptation, health and wellbeing, flood risk and meeting the needs of the population. These effects are generally positive, however, greater uncertainty is observed under Option 2 (which is subject to changes in national policy in the long term).

Option 3 is generally considered to have neutral effects on trends observed in the baseline to this assessment as the relevant Local Plans' policy approach and sites have been, and will continue to be, subject to their own sustainability appraisals.

⁴⁸ http://coal.decc.gov.uk/en/coal/cms/services/planning/strategy/

Questions - Coal mining legacy



184) Do you have an initial preference for any of the options presented above?

185) Are there any alternative options the Authorities should consider in relation to coal mining legacy?

Planning Obligations

- 8.105 Mitigating and controlling the effects of minerals and waste developments can often be secured through planning conditions. However, due to the scale and nature of many of these developments, it is often necessary to enter into legal agreements (known as Section 106 agreements) associated with the planning permission. This is often an appropriate means of securing off-site infrastructure, such as road improvements, or providing longer term benefits such as enhancements to the site as part of site reclamation. Section 106 requirements must be:
 - (a) necessary to make the development acceptable in planning terms
 - (b) directly related to the development; and
 - (c) fairly and reasonably related in scale and kind to the development
- 8.106 The specific issues likely to be addressed via Section 106 agreement will vary between developments and will depend on the nature and location of the development in question.
- 8.107 The Community Infrastructure Levy (CIL) was introduced in 2010 and enables local planning authorities to pool contributions from developers to fund the infrastructure (such as roads, schools and green spaces) needed as a result of development in the area. Community Infrastructure Levy is charged on floorspace and is therefore not likely to be applicable to most minerals developments but may be applicable to waste developments. In the Joint Plan area, the National Park Authority and the City of York Council, as local planning authorities, are 'charging authorities', meaning they can adopt a charging schedule as a basis for securing funds from developers. County Councils in two-tier areas are not charging authorities but are able to collect funds on behalf of any relevant district or borough council with an adopted charging schedule for any development they grant planning permission for.
- 8.108 Where applicable, minerals and waste developments could be considered as 'industrial' development for the purposes of securing CIL funding. At the time of writing, the North York Moors National Park Authority has commissioned consultants to undertake an economic viability assessment of introducing CIL in the National Park. Across the NYCC area, the seven district and borough councils are at varying stages of progressing CIL. For the City of York, the feasibility of introducing a CIL charge is currently being investigated with a view to preparing a preliminary Draft CIL Charging Schedule (if CIL is found to be feasible) for consultation in spring/summer 2004.
- 8.109 It is therefore appropriate that where an adopted CIL charging schedule exists and contains a charge relevant to a minerals or waste development, this be secured by the relevant Joint Plan authority. In other circumstances and for infrastructure and requirements not set out in the charging schedule, Section 106 agreements will be used to secure any requirements related to the development.

Chapter 9: Monitoring

- 8.110 The Planning and Compulsory Act 2004, as amended by the Localism Act 2011, requires local planning authorities to prepare reports containing information on how plan production is progressing and, in relation to adopted plans, the extent to which policies set out in those plans are being achieved. This report must be made available to the public.
- 8.111 Monitoring the Plan will enable the three authorities to see whether the Plan is being implemented as intended or whether any action needs to be taken to ensure that the Plan is being delivered. It will also enable the authorities to respond to any external influences that may arise subsequent to the Plan being adopted which may affect its implementation.
- 8.112 There is also a requirement to monitor the 'significant environmental effects' of the Plan under the European Strategic Environmental Assessment Directive. Significant environmental affects will be determined through carrying out Sustainability Appraisal (incorporating Strategic Environmental Assessment) on the draft policies at later stages of Plan production. Whilst it is intended that the Sustainability Appraisal process will lead to any environmental effects being avoided, mitigated or minimised, the nature of minerals and waste developments means that it is likely that some effects will remain. Indicators to monitor these will be proposed through the Sustainability Appraisal process but it is proposed that monitoring will be integrated with monitoring of the Plan itself.
- 8.113 Minerals planning authorities are also required to produce an annual Local Aggregate Assessment which shows the rolling average of ten years sales data and other relevant local information, and an assessment of all supply options. The three Joint Plan authorities, along with the Yorkshire Dales National Park Authority, produced their first Local Aggregate Assessment in March 2013. It is intended that this will be updated annually and will be produced as a separate document to the monitoring report, although elements could be repeated within the monitoring report.
- 8.114 Whilst the Plan is being produced jointly, there is no requirement to produce a joint monitoring report. City of York Council and the North York Moors National Park Authority must also report on progress and implementation relating to other areas of planning, such as housing and employment developments, whereas North Yorkshire County Council only has responsibility for minerals and waste planning.
- 8.115 There are limitations as to what can be monitored. Some published data is not produced at planning authority level and it may be that data for North Yorkshire County or for the sub-region is the 'best fit'. Where data is reliant upon surveys being undertaken by the planning authorities, the quality of data depends upon the response rate and the accuracy of the response.
- 8.116 At this stage of plan production it is not possible to identify precise indicators as these will depend upon the policies that are included in the final Plan. However, based upon the information which is currently monitored, it is considered that the following broad topic areas could be considered for monitoring:
 - Contextual information background information relating to the state of the Plan area (or authority area) such as demographics, environmental designations, the economy;

- Sales of aggregates;
- Reserves of aggregates;
- Sales of secondary and recycled minerals;
- Amount of production of non-aggregate minerals (note that for some minerals obtaining this information may not be possible where this information is not published at the authority or plan area level);
- Details of planning permissions granted for new minerals workings or extensions or alterations to existing ones;
- Details of any workings which have closed, been abandoned or mothballed;
- Details of progress with any restoration schemes;
- Amount of Local Authority Collected Waste arising and how this is managed;
- Amount of commercial and industrial waste deposited in North Yorkshire (obtaining annual information on arisings of commercial and industrial waste may not be possible);
- Amount of construction, demolition and excavation waste deposited in North Yorkshire (obtaining annual information on arisings of construction, demolition and excavation waste may not be possible);
- Hazardous waste arisings and deposits (note that this information is available at waste management authority level only);
- Throughput and capacity of waste management facilities, including type of management facility;
- Amount of energy generated through energy from waste plants;
- Details of planning permissions granted for any new waste management facilities or extensions or alterations to existing ones;
- Details of any waste management facilities which have closed, been abandoned or mothballed;
- Number of enforcement issues addressed (both minerals and waste).

Questions - Monitoring



186) Should the Joint Plan authorities produce one monitoring report for the Joint Plan area or report separately as part of their individual authority reports?

187) Do you consider the broad areas for monitoring are appropriate? Is anything missing from this list?

Appendix 1

Sites submitted in response to 'Call for Sites'

In order to help support delivery of the Minerals and Waste Joint Plan it may be necessary to identify, in the Plan, specific areas or sites where minerals and waste development will be acceptable. The Plan would offer support in principle for development in these locations but in all cases no development could take place until planning permission has been granted following submission of a suitable planning application.

At this early stage in preparing the Plan it is not yet know what type or number of sites it may be appropriate to allocate, as this can only be decided when the strategic policies become clearer. The main focus of the current Issues and Options consultation is however on these policies, rather than on site specific matters. This Appendix does present, for information, background information about the sites submitted.

To help us identify potentially suitable sites and areas for minerals and waste development we issued a 'call for sites' as part of the Minerals and Waste Joint Plan Regulation 18 First Consultation in May 2013. This was intended to provide an opportunity for developers, landowners and other relevant parties to provide the authorities with initial information on sites they would wish to see identified as being suitable for future development. Nine mineral sites and 8 waste sites were submitted and an additional 9 waste site submissions have been received more recently.

This 'call for sites' followed on from a request by North Yorkshire County Council in January 2011, in which mineral site operators, landowners and other interested parties were requested to put forward initial information on sites or areas they would wish to see made available for minerals uses, including; minerals extraction sites and other mineral development infrastructure such as wharves, rail depots and secondary aggregate facilities and proposals for recycling aggregate facilities where these are to be associated with minerals development. A total of 56 submissions were received, one of which has now been the subject of a successful planning application and 6 have been withdrawn. The City of York Council carried out a call for sites in August 2012, but no minerals or waste sites were submitted. The North York Moors National Park Authority has not done a previous 'call for sites'.

A brief summary of each of the submissions received directly in response to the calls for sites is included in this appendix together with a plan. Indicative boundaries of the submissions can also be viewed on a map on the County Council's website via the following link <u>www.northyorks.gov.uk/ 13289</u>.

It is emphasised that the inclusion of sites or areas in this consultation does not at this stage imply any support by the Authorities. The purpose of presenting these potential sites or areas in this consultation is to provide an early indication to communities and other interested parties of the range of development locations which are known to be of interest to developers or landowners. This will enable initial views on them to be received before any sites are subject to more detailed consideration. Other sites or areas may be submitted or identified during preparation of the Plan.

Before we take any decisions on which, if any, sites and areas should be included in the Plan, they must be subject to a detailed assessment, as well as further consultation at future

stages of preparation of the Plan. This will help to ensure that issues of viability, sustainability and need are thoroughly evaluated.

To help guide the assessment of sites and areas we have been preparing a Minerals and Waste Joint Plan Site Identification and Assessment Methodology. The current draft assessment methodology can be viewed at: (www.northyorks.gov.uk/CHttpHandler.ashx?id=25564&p=0).

Questions -



188) Do you have any comments on the Minerals and Waste Joint Plan Site Identification and Assessment Methodology?

189) Do you have any initial comments on the suitability of any of the sites submitted so far?

Site List

Minerals Extraction Sites			
MJP01	Grey Yaud Quarry, East Witton		
MJP02	Land between East Coast Mainline at Heck and Pollington		
MJP03	Scarborough Field, adjacent to Forcett Quarry		
MJP04	Aram Grange, Asenby		
MJP05	Lawrence House Farm, Scotton		
MJP06	Langwith Hall Farm, east of Well		
MJP07	Oaklands, near Well		
MJP08	Settrington Quarry		
MJP10	Potgate Quarry, North Stainley		
MJP11	Gebdykes Quarry		
MJP12	Whitewall Quarry		
MJP14	Ripon Quarry, North Stainley		
MJP15	Blubberhouses Quarry		
MJP16	Marfield Quarry, Masham		
MJP17	Land at South Catterick		
MJP21	Killerby		
MJP22	Hensall Quarry		
MJP23	Jackdaw Crag West, Stutton		
MJP28	Barnsdale Bar Quarry, Kirk Smeaton		
MJP29	Went Edge Quarry, Kirk Smeaton		
MJP30	West Heslerton Quarry		
MJP31	Old London Road, Stutton		
MJP32	Barsneb Wood, Markington		
MJP33	Home Farm, Kirkby Fleetham		
MJP34	Land between Sandsend and Scarborough		
MJP35	Ruddings Farm, Walshford		
MJP37	Moor Lane Farm, Great Ouseburn		
MJP38	Mill Cottages, West Tanfield		
MJP39	Quarry House, West Tanfield		
MJP40	Lawrence House Farm, Scotton		
MJP41	Scalibar Farm, Knaresborough		
MJP42	Aram Grange, Asenby		
MJP43	Scruton		
MJP44	Land between Great Heck & Pollington Airfield		
MJP45	Hemingbrough		
MJP47	Bridge Farm, Catterick		
MJP49	Metes Lane, Seamer		
MJP50	Sands Wood, land to east of Sandy Lane, Wintringham		
MJP51	Great Givendale, Ripon		
MJP52	Field SE5356 9513, to north of Dutton Farm, Upper Poppleton		
MJP53	Land to north of Old London Road Quarry, Stutton		
MJP54	Mill Balk Quarry, Great Heck		
	Land adjacent to former Ecerick brickworks		

- Land adjacent to former Escrick brickworks MJP55
- MJP56 Brotherton Quarry, Byram Park, Knottingley

MJP59 Spikers Quarry, East Ayton

Infrastructure and Recycling Sites

- MJP09 Barlby Road, Selby
- MJP24 Darrington Quarry plant processing site
- MJP46 Kiplin plant processing site
- MJP13 Whitewall Quarry recycling
- MJP26 Barnsdale Bar recycling
- MJP27 Darrington recycling
- MJP57 Potgate Quarry (recycling), North Stainley
- MJP58 Old London Road (recycling), Stutton

Waste Sites

- WJP01 Hillcrest, Harmby
- WJP02 North Selby Mine, near Escrick
- WJP03 South Energy Centre, Kellingley Colliery
- WJP04 Old London Road Quarry (2 areas), Stutton
- WJP05 Field SE5356 9513, to north of Dutton Farm, Upper Poppleton
- WJP06 Land adjacent to former Escrick brickworks, Escrick
- WJP 07 Land on former Pollington airfield
- WJP08 Allerton Park, near Knaresborough
- WJP09 Whitewall Quarry MRF, near Malton
- WJP10 Went Edge recycling, near Kirk Smeaton
- WJP11 Harewood Whin, Rufforth
- WJP12 Caulklands, Thornton-le-Dale
- WJP13 Halton East, near Skipton
- WJP14 Claro Road, Harrogate
- WJP15 Seamer Carr, Eastfield, Scarborough
- WJP16 Common Lane, Burn
- WJP17 Skibeden, near Skipton
- WJP18 Tancred, near Scorton
- WJP19 Whitby

(Note: Sites MJP18, MJP19, MJP20, MJP25, MJP36 and MJP48 were withdrawn by the submitters prior to the preparation of this document)

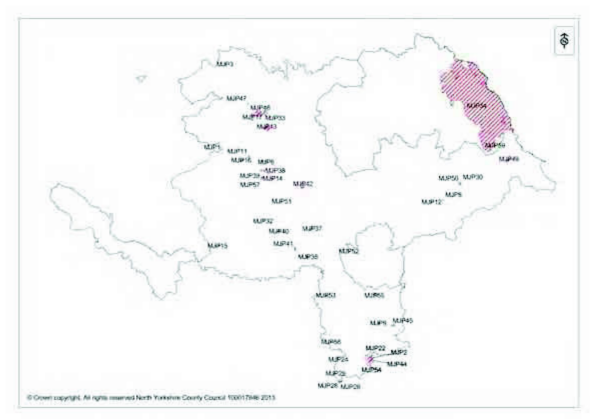


Figure 17: Location of 'Call for Sites' Mineral Submissions

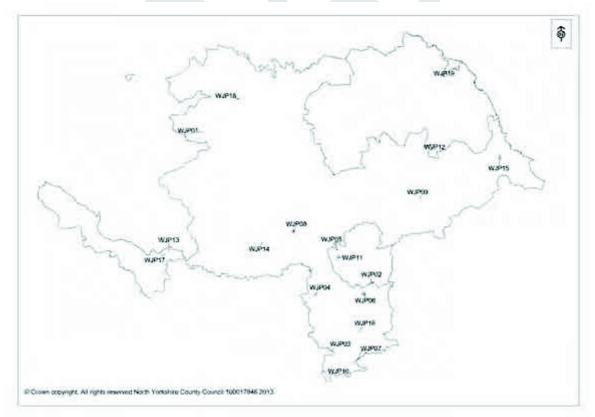
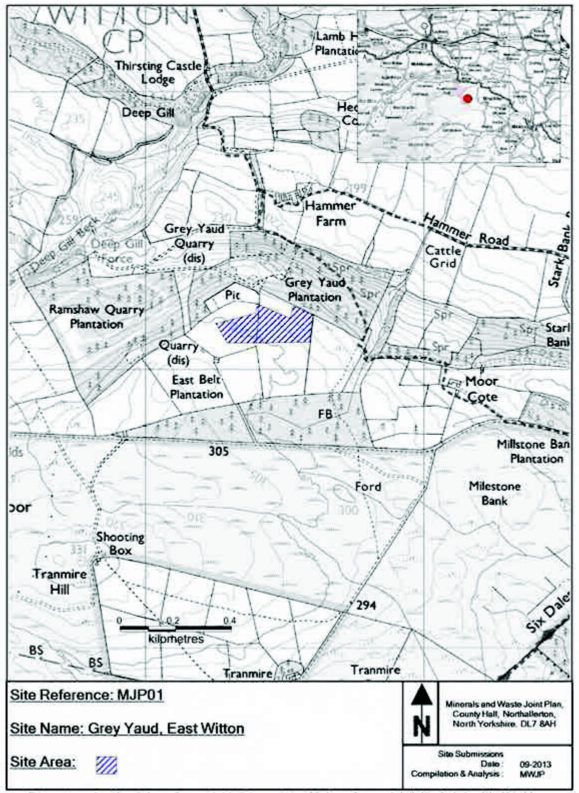


Figure 18: Location of 'Call for Sites' Waste Submissions

Extraction Sites

GREY YAUD QUARRY

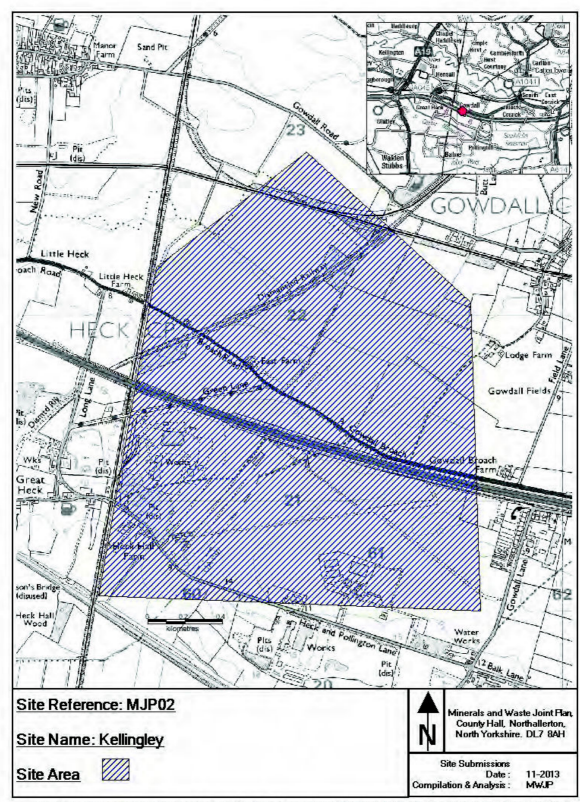
Site reference MJP01	Key Details
Location of Site	Grey Yaud Quarry, Stark Bank Road,
	near Jervaulx, Masham
(Grid Reference)	(415429 484144)
District	Richmondshire
Mineral Planning Authority	North Yorkshire County Council
Submitted by	The Mineral Planning Group (on
	behalf of A.D Calvert Ltd)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sandstone
Minerals Estimated Reserve	2,150,000
(tonnes)	(of which 645,000 saleable)
Minerals Annual Output (tonnes)	17,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	3.4
Proposed Life of Site	Until approximately 2050
Possible site restoration and aftercare (if applicable)	Agriculture and forestry
Other information (if applicable)	Proposed lateral extension to existing quarry. A planning application is awaiting determination for a similar area, (NY/2011/0392/ENV)



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LAND BETWEEN EAST COAST MAINLINE AT HECK AND POLLINGTON

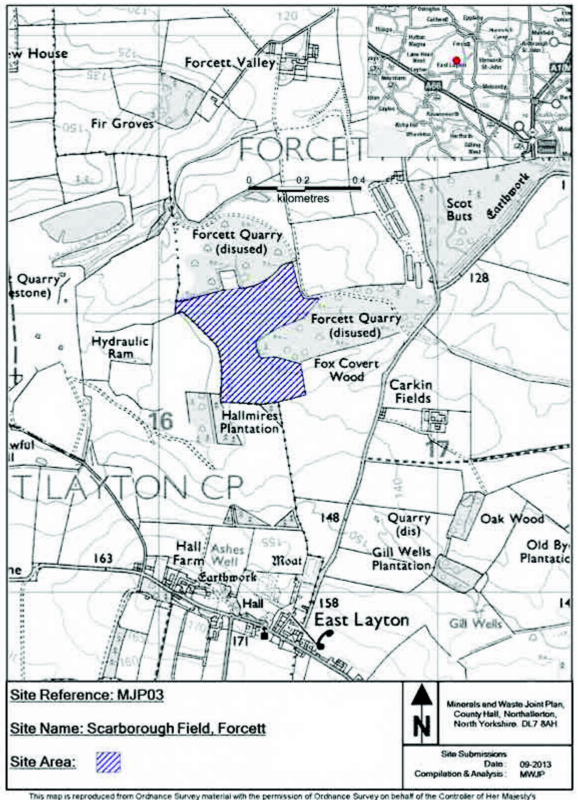
Site reference MJP02	Key Details
Location of Site	Land between East Coast Mainline at
	Heck and Pollington
(Crid Defense a)	(400524 424552)
(Grid Reference)	(460531 421552)
District	Selby (in North Yorkshire) and East Riding
Mineral Planning Authority	North Yorkshire County Council and East Riding of Yorkshire Council
Submitted by	UK Coal Kellingley Ltd
Current Use	Various on surface
Nature of Planning Proposal	Extraction of underground coal via
	Kellingley Colliery
Minerals Estimated Reserve	10,500,000
(tonnes)	0.000.000
Minerals Annual Output (tonnes)	2,000,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	350
Proposed Life of Site	5 years upon commencement
Possible site restoration and aftercare (if applicable)	Not applicable
Other information (if applicable)	Lateral extension to existing underground workings including land within East Riding



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SCARBOROUGH FIELD, FORCETT

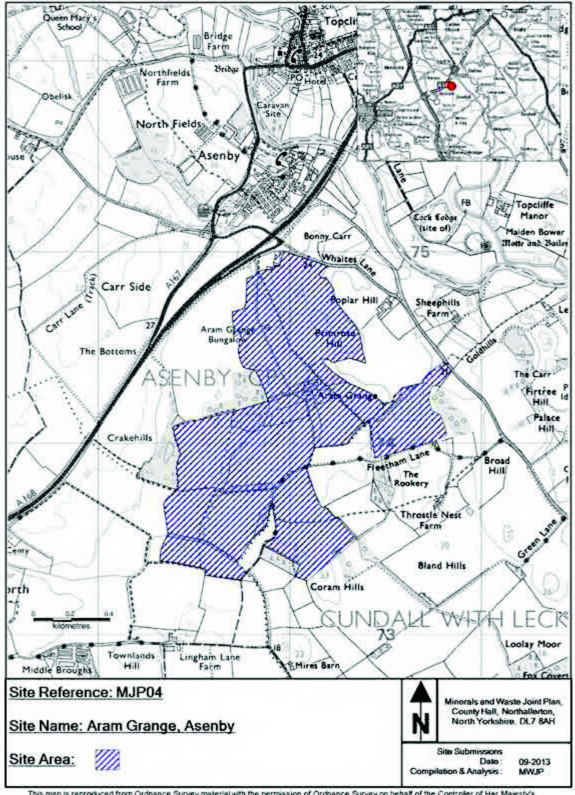
Site reference MJP03	Key Details
Location of Site	Scarborough Field, adjacent to
	Forcett Quarry, East Layton
(Grid Reference)	(416313 510918)
District	Richmondshire
Mineral Planning Authority	North Yorkshire County Council
Submitted by	FTMINS (on behalf of Mrs R Gibbon and family)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of limestone
Minerals Estimated Reserve (tonnes)	3,000,000
Minerals Annual Output (tonnes)	150,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	13.3
Proposed Life of Site	10-20 years
Possible site restoration and aftercare (if applicable)	Agriculture
Other information (if applicable)	Proposed extension to existing quarry



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ARAM GRANGE

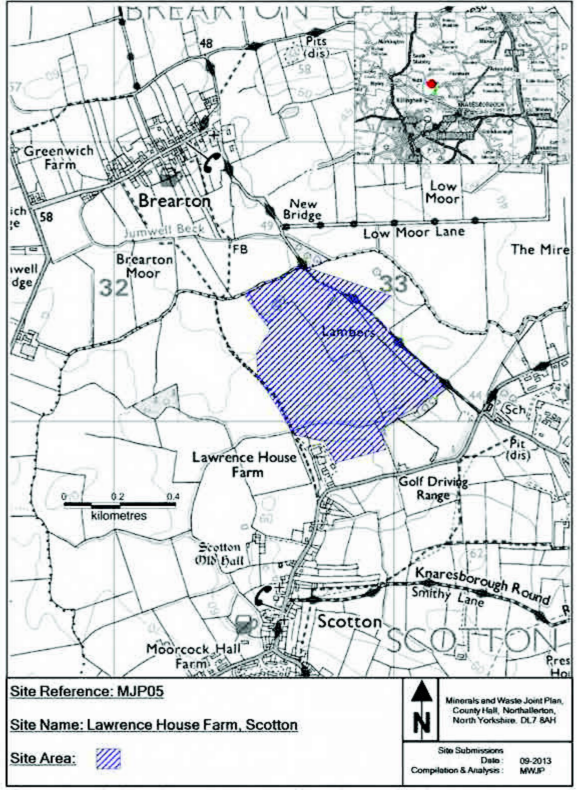
Site reference MJP04	Key Details
Location of Site	Aram Grange, Asenby, Thirsk YO7
	3RD
(Grid Reference)	(440107 474142)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	RH Blair & Son
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	Unknown at present
Minerals Annual Output (tonnes)	Unknown at present
Waste Annual Tonnage import	Unknown at present
Size of Site (hectares)	117.1
Proposed Life of Site	Unknown at present
Possible site restoration and	Not proposed at present, but
aftercare (if applicable)	submitter prefers return to grassland
	after infill to original levels
Other information (if applicable)	Proposed new extraction site.
	Note: similar logation provided of
	Note: similar location proposed as
	MJP42, but different submitter and
	boundary



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LAWRENCE HOUSE FARM

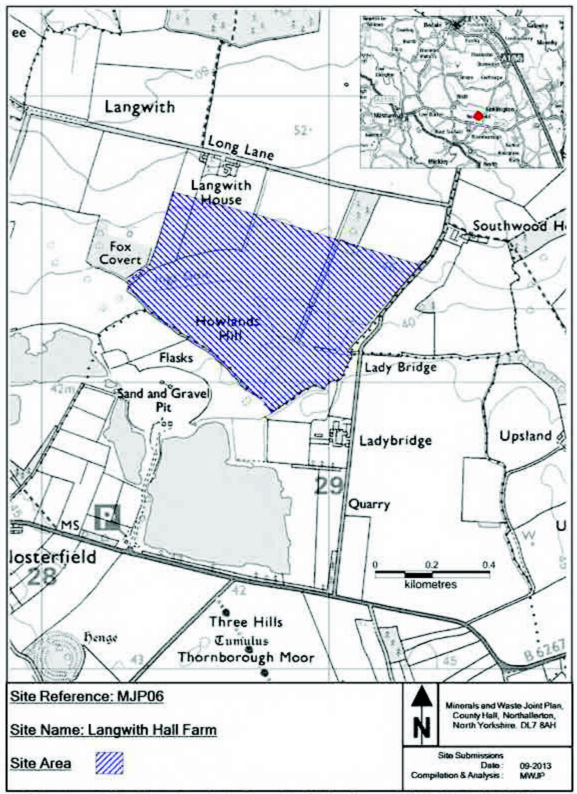
Site reference MJP05	Key Details
Location of Site	Lawrence House Farm, Scotton,
	Harrogate HG5 9HZ
(Grid Reference)	(432805 460179)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	S Jeffries on behalf of W H Barker Partnership
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	2,900,000
Minerals Annual Output (tonnes)	200,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	23.35
Proposed Life of Site	Commence within 5 years, with a 15 year life
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry
	Note similar location proposed as MJP40 but different submitter and boundary



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LANGWITH HALL FARM

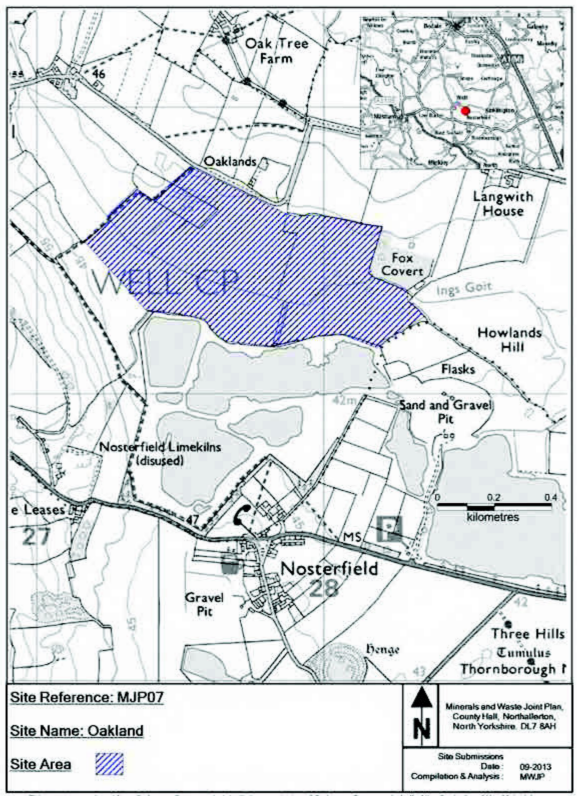
Site reference MJP06	Key Details
Location of Site	Land to south of Langwith House, Long Lane, Well, Bedale DL8 2PD
(Grid Reference)	(428876 481246)
District	Hambleton
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Tarmac Ltd – now known as Lafarge Tarmac
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	2,000,000
Minerals Annual Output (tonnes)	500,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	43.1
Proposed Life of Site	4-5 years
Possible site restoration and aftercare (if applicable)	Lake, nature conservation, agriculture and forestry
Other information (if applicable)	Proposed extension to existing quarry. Planning application awaiting determination for similar, but not identical area as includes retention of plant site, (NY/2011/0242/ENV)



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OAKLANDS

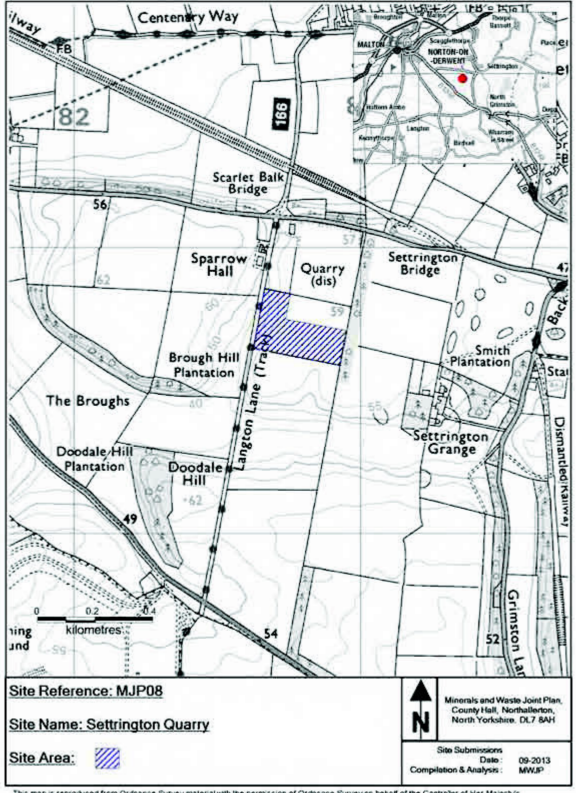
Site reference MJP07	Key Details
Location of Site	Oaklands, Well, Bedale DL8 2PD
(Grid Reference)	(427688 481421)
District	Hambleton
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Tarmac Ltd – now known as Lafarge Tarmac
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve	2,528,927 – 3,602,720 (depending on
(tonnes)	whether Ings Goit stream diverted or not)
Minerals Annual Output (tonnes)	500,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	44.6
Proposed Life of Site	6 years from commencement
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed extension to existing quarry



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SETTRINGTON

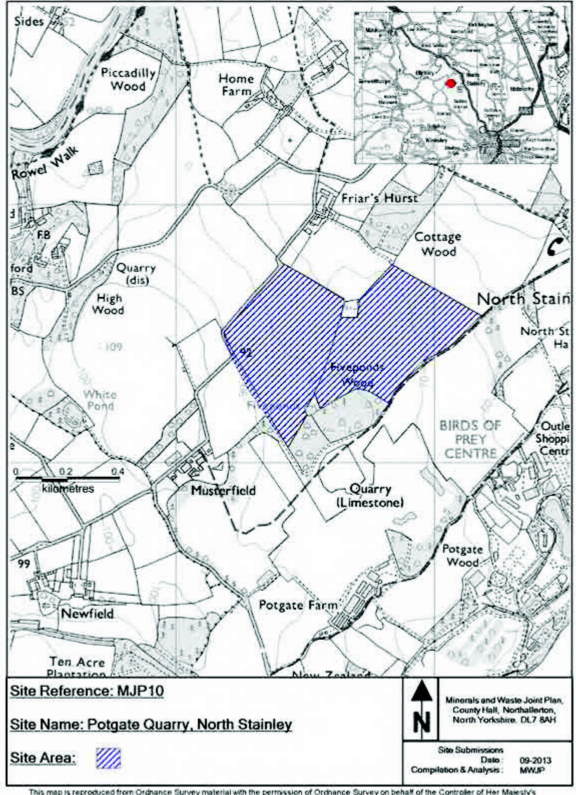
Site reference MJP08	Key Details
Location of Site	Settrington Quarry, Settrington,
	Malton YO17 8NX
(Grid Reference)	(482790 469682)
District	Ryedale
Mineral Planning Authority	North Yorkshire County Council
Submitted by	David L Walker Limited (on behalf of Fenstone Limited)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of limestone
Minerals Estimated Reserve (tonnes)	3,000,000
Minerals Annual Output (tonnes)	80,000 – 120,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	5.6
Proposed Life of Site	25-30 years
Possible site restoration and aftercare (if applicable)	Nature conservation and grazing
Other information (if applicable)	Proposed extension to existing quarry



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POTGATE QUARRY

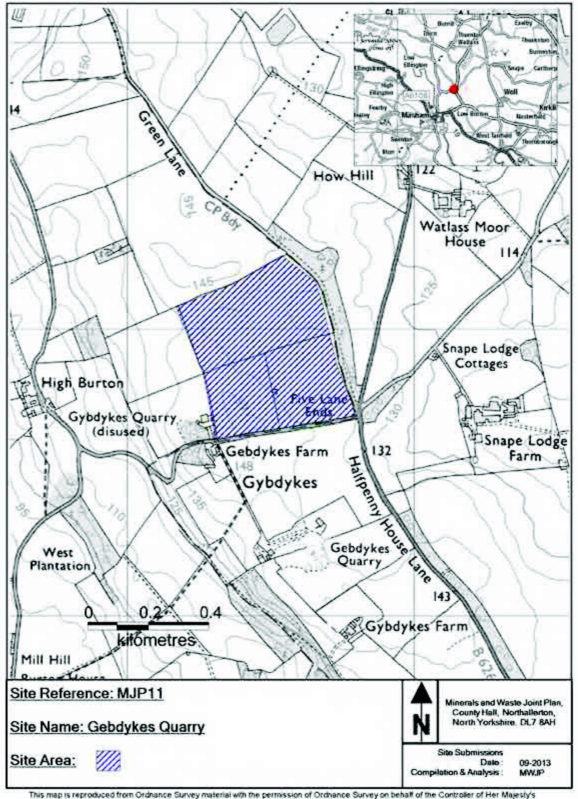
Site reference MJP10	Key Details
Location of Site	Potgate Quarry, North Stainley, Ripon, HG4 3JN
(Grid Reference)	(427689 476336)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Lightwater Quarries Ltd
Current Use	Agriculture
Nature of Planning Proposal	Extraction of limestone
Minerals Estimated Reserve (tonnes)	5,200,000
Minerals Annual Output (tonnes)	300,000 - 380,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	14.8
Proposed Life of Site	17 years
Possible site restoration and aftercare (if applicable)	Agriculture with some biodiversity habitats
Other information (if applicable)	Proposed extension to existing quarry. The westerly part of the site, Musterfield, is subject to a current application (NY/2012/0319/ENV) which is awaiting determination



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GEBDYKES

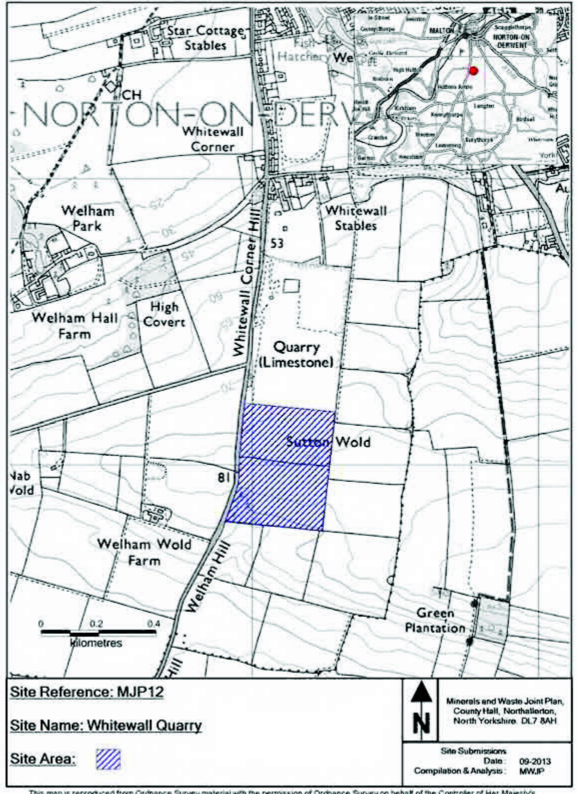
Site reference MJP11	Key Details
Location of Site	Gebdykes Quarry, Masham, Ripon HG4 3BT
(Grid Reference)	(423503 482933)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Lightwater Quarries Ltd
Current Use	Agriculture
Nature of Planning Proposal	Extraction of limestone
Minerals Estimated Reserve (tonnes)	2,000,000
Minerals Annual Output (tonnes)	100,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	25.8
Proposed Life of Site	Estimated commencement in 2025- 2030, proposed lifespan unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed extension to existing quarry. (Existing quarry site restoration is to agriculture and woodland)



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WHITEWALL QUARRY

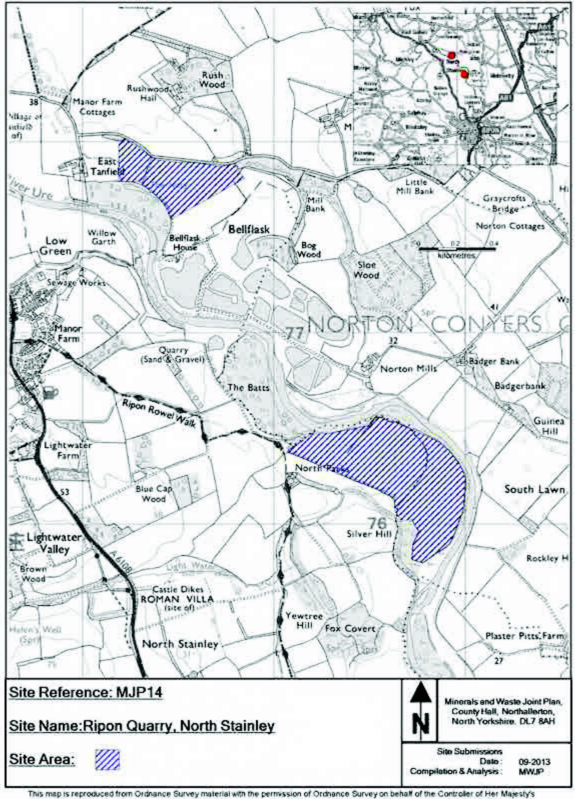
Site reference MJP12	Key Details
Location of Site	Whitewall Quarry, Whelham Road, Norton YO17 9EH
(Grid Reference)	(479108 468996)
District	Ryedale
Mineral Planning Authority	North Yorkshire County Council
Submitted by	W. Clifford Watts Ltd
Current Use	Agriculture and woodland
Nature of Planning Proposal	Extraction of limestone
Minerals Estimated Reserve (tonnes)	3,751,922
Minerals Annual Output (tonnes)	180,000 – 260,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	12.1
Proposed Life of Site	Commencement prior to 2023, end- date unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed extension to existing quarry. Existing quarry restoration scheme is for agriculture and tree/shrub planting. An outdoor recycling facility is proposed as MJP13 and a Materials Recycling facility as WJP09



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RIPON QUARRY

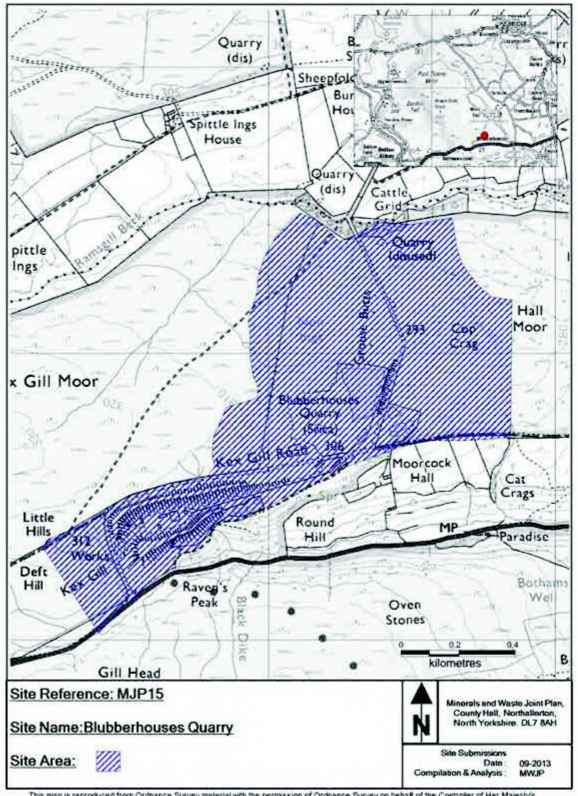
Site reference MJP14	Key Details
Location of Site (Grid Reference)	Ripon Quarry, North Stainley (430558 476313 - Pennycroft and Thorneyfields) (429456 477821 – Manor Farm West)
Mineral Planning Authority	North Yorkshire County Council
District	Harrogate
Submitted by	Hanson UK
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	3,960,000 (Pennycroft and Thorneyfields) 1,500,000 (Manor Farm West)
Minerals Annual Output (tonnes)	220,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	30.22 (Pennycroft and Thorneyfields) 9.52 (Manor Farm West)
Proposed Life of Site	15 years (Pennycroft and Thorneyfields) Unknown at present (Manor Farm West)
Possible site restoration and aftercare (if applicable)	Lake, reed bed and wet woodland (Pennycroft and Thorneyfields) Unknown at present (Manor Farm West)
Other information (if applicable)	Proposed extensions to existing quarry. Pennycroft and Thorneyfields area is subject to a current application (NY/2011/0429/ENV) which is awaiting determination. No current application for Manor Farm West.



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BLUBBERHOUSES

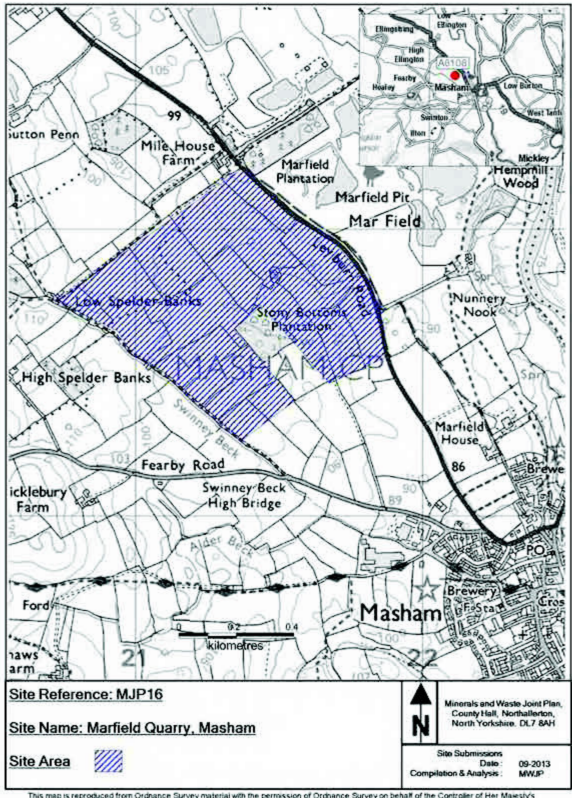
Site reference MJP15	Key Details
Location of Site	Blubberhouses Quarry, Kex Gill Moor,
	Blubbershouses
(Grid Reference)	(414582 456437)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Hanson UK
Current Use	Mothballed quarry
Nature of Planning Proposal	Extension of time to allow
C .	continuation of extraction of silica
	sand from existing site
Minerals Estimated Reserve	4,050,000
(tonnes)	
Minerals Annual Output (tonnes)	250,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	83.43 of which 38.66 is proposed for extraction
Proposed Life of Site	25 years
Possible site restoration and aftercare (if applicable)	Moorland and wet bog
Other information (if applicable)	Existing quarry which is subject to a current application (NY/2011/0465/73) to extend the period of time for working the site until 2036



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MARFIELD QUARRY

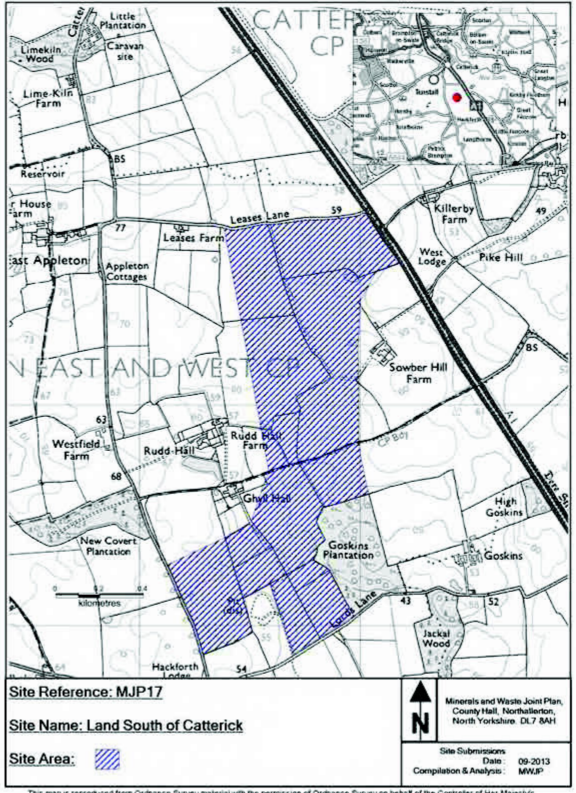
Site reference MJP16	Key Details
Location of Site (Grid Reference)	Land to west of Marfield Quarry, Leyburn Road, Masham (421273 481851)
District	
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	AMEC (on behalf of Lafarge – now known as Lafarge Tarmac)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	4,000,000
Minerals Annual Output (tonnes)	350,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	55
Proposed Life of Site	To follow existing Marfield quarry with extraction ceasing in about 2032
Possible site restoration and aftercare (if applicable)	Lake, wetlands/reedbeds, meadow grassland and hedgerows
Other information (if applicable)	Proposed extension to existing quarry. Submission is the subject of a current application for extraction (NY/2011/0123/ENV) which is awaiting determination



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LAND TO SOUTH OF CATTERICK

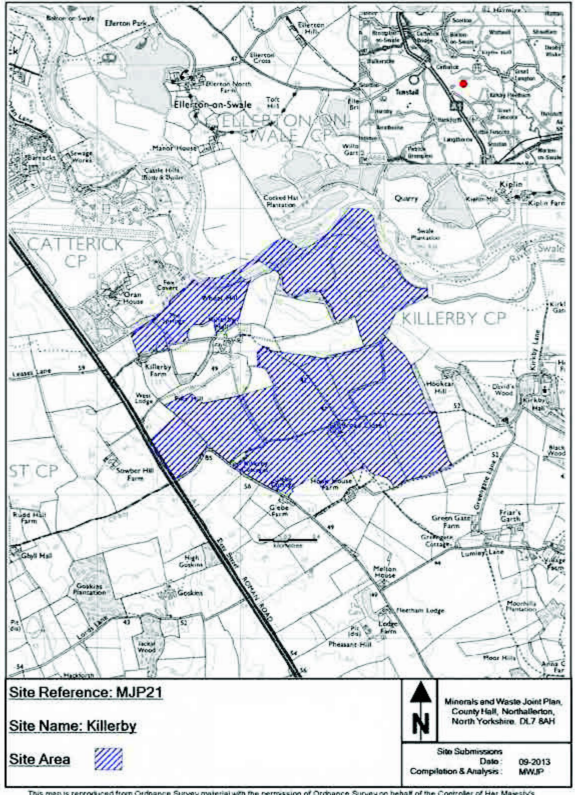
Site reference MJP17	Key Details
Location of Site	Land to south of Catterick (between Leases Lane; Rudd Hall Farm; Ghyll Hall; Hackforth Lodge; Lords Lane; Goskins Plantation; Sowber Hill Farm and A1)
(Grid Reference)	(424718 495031)
District	Richmondshire and Hambleton
Mineral Planning Authority	North Yorkshire County Council
Submitted by	AMEC (on behalf of Lafarge – now known as Lafarge Tarmac)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	4,200,000
Minerals Annual Output (tonnes)	Unknown at present
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	1021.1
Proposed Life of Site	Unknown at present
Possible site restoration and	Lakes potentially for conservation and
aftercare (if applicable)	recreation, agriculture, grassland and woodland
Other information (if applicable)	Proposed new quarry



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KILLERBY

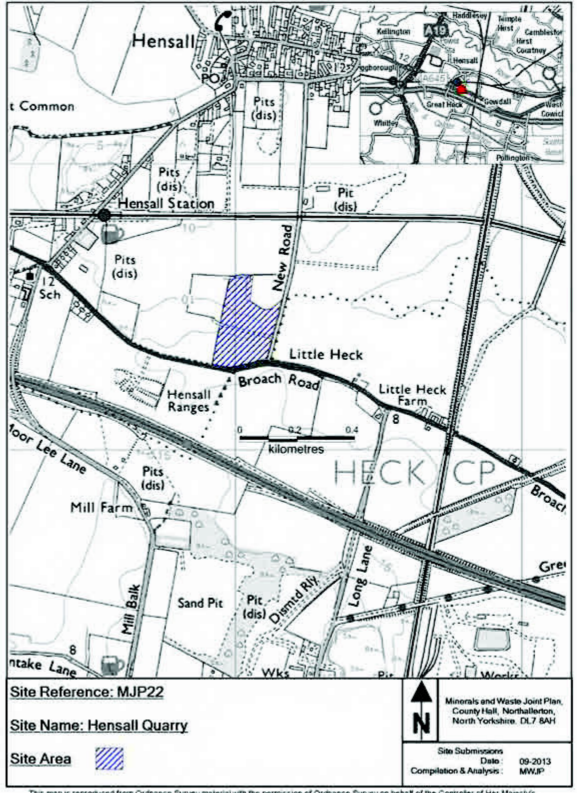
Site reference MJP21	Key Details
Location of Site (Grid Reference)	Killerby, Richmond, DL10 7PY (426259 495822)
District	Richmondshire
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Wardell Armstrong (on behalf of Tarmac Ltd – now known as Lafarge Tarmac)
Current Use	Agriculture and woodland
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	11,370,000
Minerals Annual Output (tonnes)	650,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	213, of which 122 proposed for extraction
Proposed Life of Site	16 years
Possible site restoration and aftercare (if applicable)	Agriculture, marshland, lakes, woodland
Other information (if applicable)	Proposed new quarry and subject to a current application (NY/2010/0356/ENV) that is awaiting determination



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HENSALL QUARRY

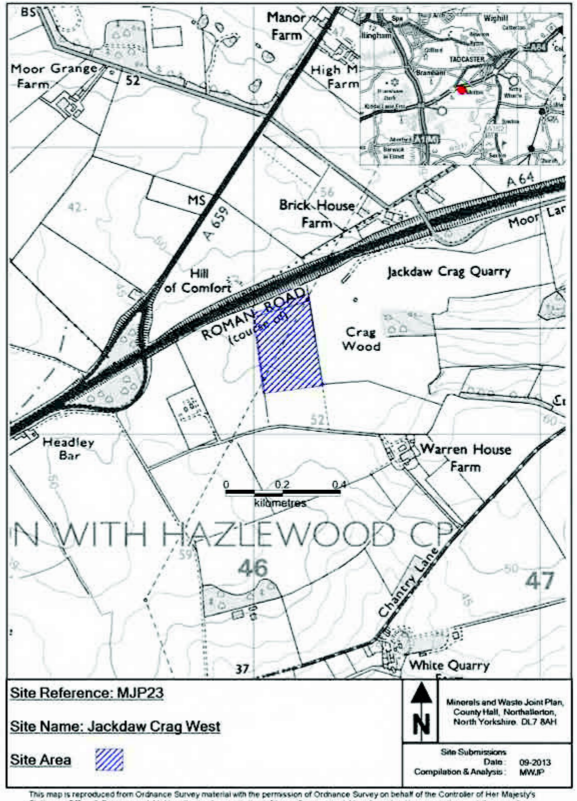
Site reference MJP22	Key Details
Location of Site	Hensall Quarry, Heck Lane, Hensall
(Grid Reference)	(459045 422422)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	RPS (on behalf of WRG) – now FCC Environment
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand
Minerals Estimated Reserve (tonnes)	800,000
Minerals Annual Output (tonnes)	50,000 - 60,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	4.3
Proposed Life of Site	16 years plus restoration, commencing in 2025
Possible site restoration and	Low level agriculture similar to
aftercare (if applicable)	scheme for adjacent existing quarry
Other information (if applicable)	Proposed extension to existing quarry



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JACKDAW CRAG

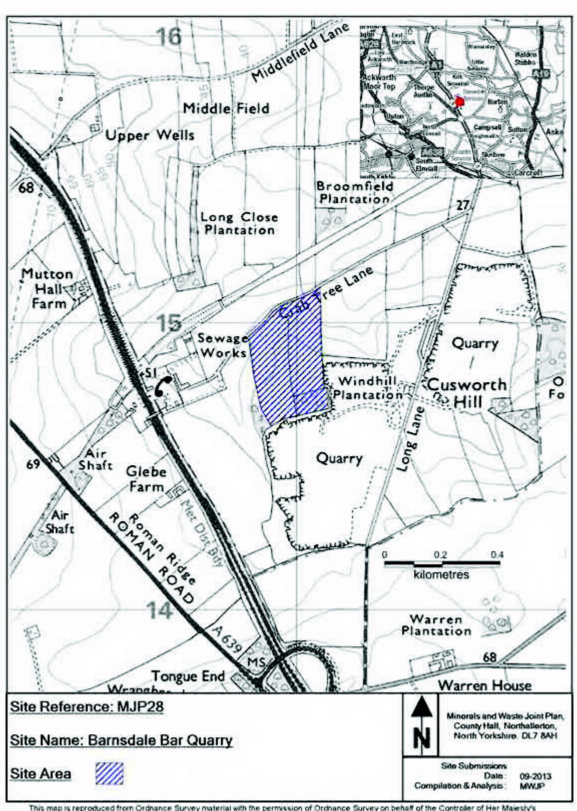
Site reference MJP23	Key Details
Location of Site	Jackdaw Crag Quarry, Moor Lane,
	Stutton, Tadcaster
(Grid Reference)	(446120 441326)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	RPS (on behalf of WRG) – now FCC
	Environment
Current Use	Agriculture
Nature of Planning Proposal	Extraction of magnesian limestone
Minerals Estimated Reserve	Unknown at present
(tonnes)	
Minerals Annual Output (tonnes)	250,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	6.7
Proposed Life of Site	Unknown at present
Possible site restoration and	Unknown at present but likely to be
aftercare (if applicable)	low level restoration similar to
	adjacent existing quarry
Other information (if applicable)	Proposed extension to existing quarry



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BARNSDALE BAR QUARRY

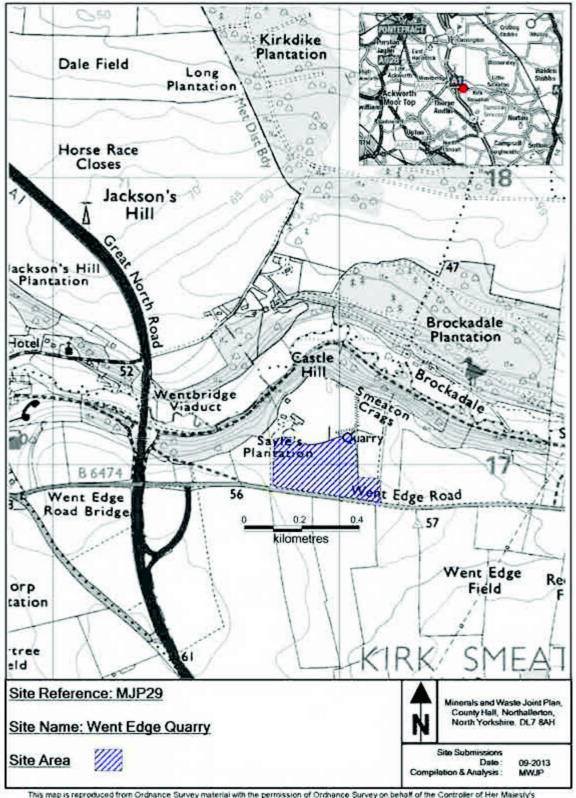
Site reference MJP28	Key Details
Location of Site	Barnsdale Bar Quarry, Long Lane, Kirk Smeaton
(Grid Reference)	(450974 414846)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	RPS (on behalf of WRG) – now FCC Environment
Current Use	Agriculture
Nature of Planning Proposal	Extraction of magnesian limestone
Minerals Estimated Reserve (tonnes)	1,960,000
Minerals Annual Output (tonnes)	350,000
Waste Annual Tonnage import	Unknown at present
Size of Site (hectares)	9.3
Proposed Life of Site	4-5 years but start date unknown
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed extension to existing quarry



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WENT EDGE QUARRY

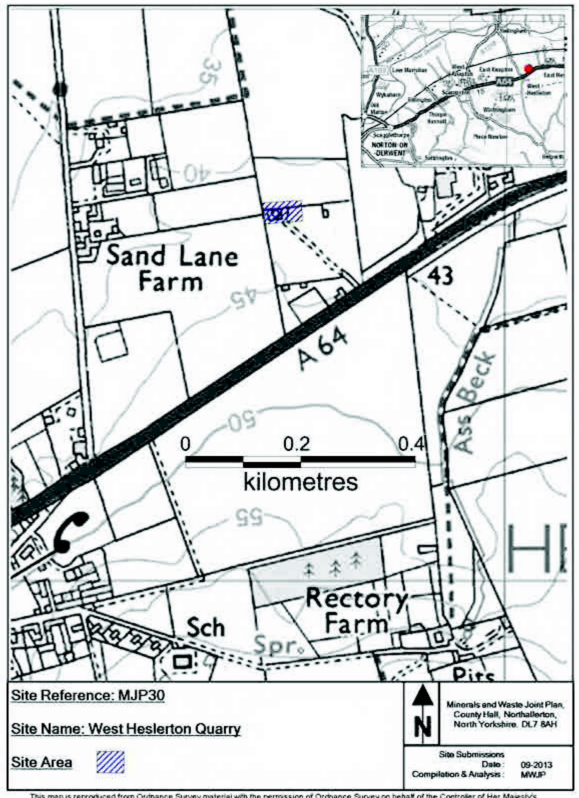
Site reference MJP29	Key Details
Location of Site	Went Edge Quarry, Kirk Smeaton WF8 3JS
(Grid Reference)	(449912 416976)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Cromwell Mining Consultants now known as Cromwell Wood Estate Company Ltd (on behalf of Meakin Properties)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of limestone
Minerals Estimated Reserve (tonnes)	3,600,000
Minerals Annual Output (tonnes)	600,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	5.6
Proposed Life of Site	10 years
Possible site restoration and	Industrial estate relocated into base
aftercare (if applicable)	of quarry (subject to obtaining planning permission)
Other information (if applicable)	Proposed extension to area of extraction in existing quarry



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WEST HESLERTON

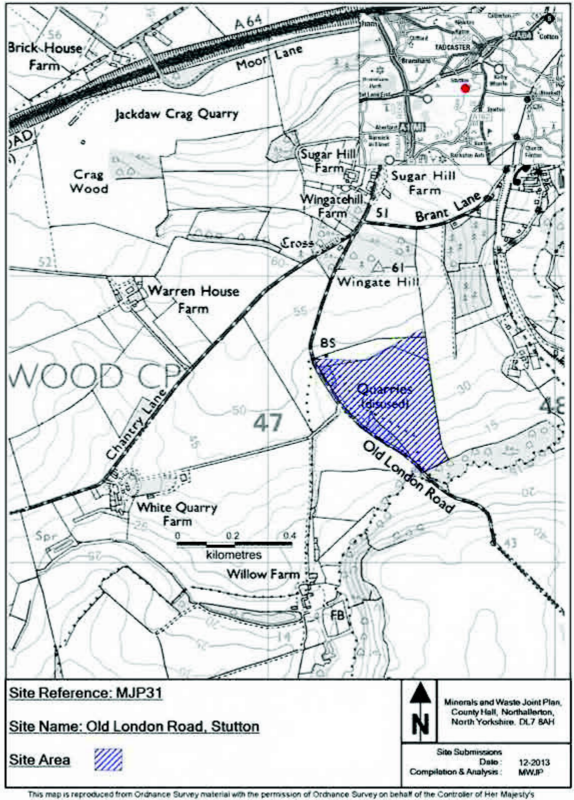
Site reference MJP30	Key Details
Location of Site	Sandsfield, Scarborough Road, West Heslerton YO17 8RH
(Grid Reference)	
District	Ryedale
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Cromwell Wood Estate Company Ltd (on behalf of Cook & Son)
Current Use	Bungalow and associated land
Nature of Planning Proposal	Extraction of sand
Minerals Estimated Reserve (tonnes)	30,000 – 50,000
Minerals Annual Output (tonnes)	35,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	0.29
Proposed Life of Site	1 year
Possible site restoration and aftercare (if applicable)	Unknown at present, but adjacent existing quarry to be restored to agriculture
Other information (if applicable)	Proposed extension to area of existing quarry



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OLD LONDON ROAD

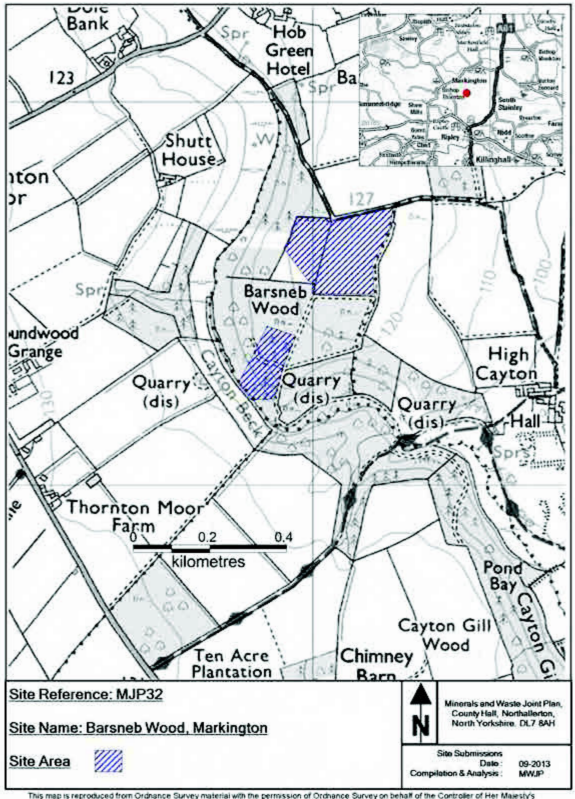
Site reference MJP31	Key Details
Location of Site	Old London Road, Stutton
(Grid Reference)	(447108 440321)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Cromwell Mining Consultants now known as Cromwell Wood Estate Company Ltd (on behalf of Mr T F Fawcett)
Current Use	Former quarry
Nature of Planning Proposal	Extraction of magnesian limestone
Minerals Estimated Reserve (tonnes)	2,500,000
Minerals Annual Output (tonnes)	150,000
Waste Annual Tonnage import	Unknown at present
Size of Site (hectares)	15.4
Proposed Life of Site	20 years
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed extension to former quarry



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BARSNEB WOOD

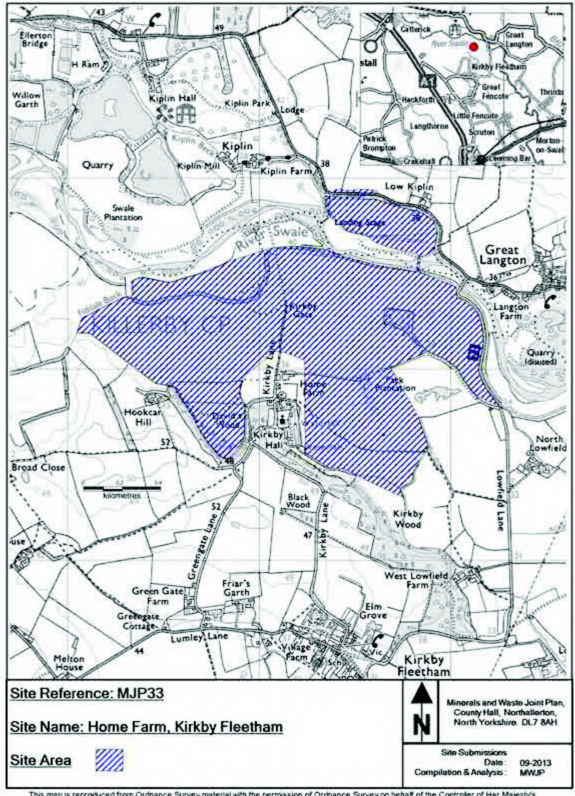
Site reference MJP32	Key Details
Location of Site (Grid Reference)	Barsneb Wood Quarry, Hob Green, Markington HG3 3PJ (427883 463326)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Cromwell Wood Estate Company Ltd (on behalf of Mr M C H Hutchinson)
Current Use	Woodland & agriculture
Nature of Planning Proposal	Extraction of sandstone
Minerals Estimated Reserve (tonnes)	100,000 & 900,000
Minerals Annual Output (tonnes)	25,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	Total area 6.0 (two areas 2.0 and 4.0)
Proposed Life of Site	16 years
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new extraction site adjacent to former quarry



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HOME FARM, KIRKBY FLEETHAM

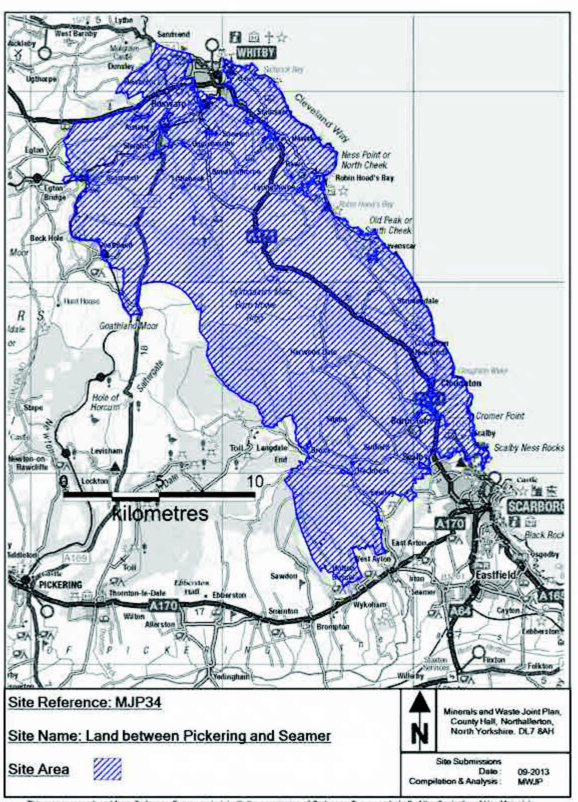
Site reference MJP33	Key Details
Location of Site	Home Farm, Kirkby Fleetham
(Grid Reference)	(428103 495992)
District	Hambleton
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Aggregate Industries
Current Use	Agriculture and woodland
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	5,000,000
Minerals Annual Output (tonnes)	300,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	190
Proposed Life of Site	17 years
Possible site restoration and aftercare (if applicable)	Mix of restoration afteruses may include: • Agricultural Land • Wetland areas – shallow lakes, ponds, marshland • Woodland - framework and structure planting • Recreation – fishing and permissive walkways • Hedgerows and copses
Other information (if applicable)	Proposed new quarry



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LAND BETWEEN SANDSEND AND SCARBOROUGH

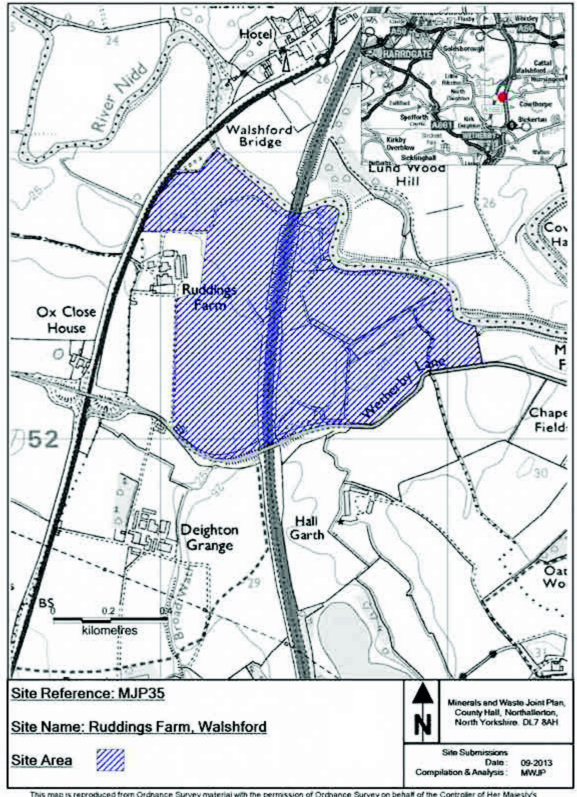
Site reference MJP34	Key Details
Location of Site (Grid Reference)	Land between Sandsend, Whitby, Scarborough and West Ayton
District	Ryedale and Scarborough and including land within the North York Moors National Park
Mineral Planning Authority	North York Moors National Park and Authority North Yorkshire County Council
Submitted by	R Hunt (on behalf of York Potash Limited)
Current Use	Various non-minerals surface uses. No current underground workings
Nature of Planning Proposal	Extraction of potash by underground methods
Minerals Estimated Reserve (tonnes)	Unknown at present
Minerals Annual Output (tonnes)	Unknown at present
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	49371
Proposed Life of Site	Greater than 50 years
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	New underground extraction site



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RUDDINGS FARM

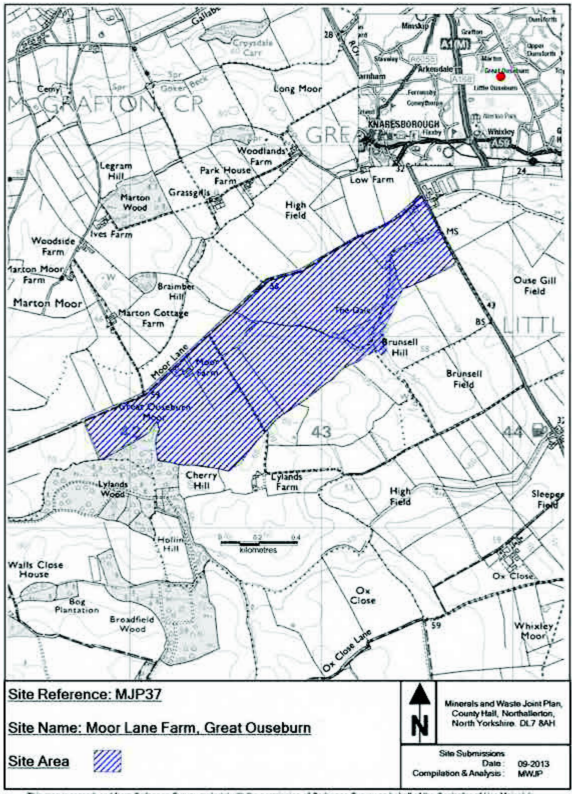
Site reference MJP35	Key Details
Location of Site	Ruddings Farm, Kirk Deighton LS22 5HR
(Grid Reference)	(441458 452447)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Middlethorpe Estates Ltd (on behalf R Newby & Co)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	2,100,000
Minerals Annual Output (tonnes)	150,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	40.5
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry



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MOOR LANE FARM

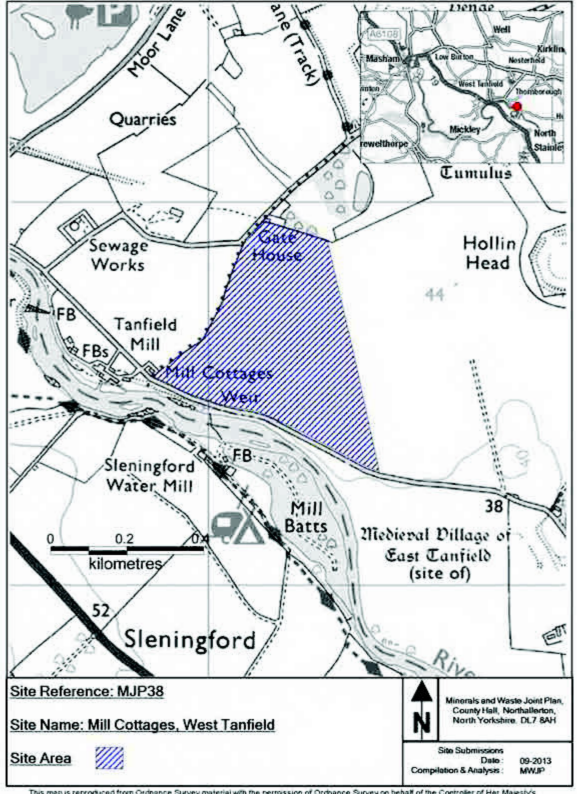
Site reference MJP37	Key Details
Location of Site	Moor Lane Farm, Great Ouseburn YO26 9TT
(Grid Reference)	(442771 460935)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Middlethorpe Estates Ltd (on behalf of Mr S Gill)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	2,000,000
Minerals Annual Output (tonnes)	150,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	99.0
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry



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MILL COTTAGES

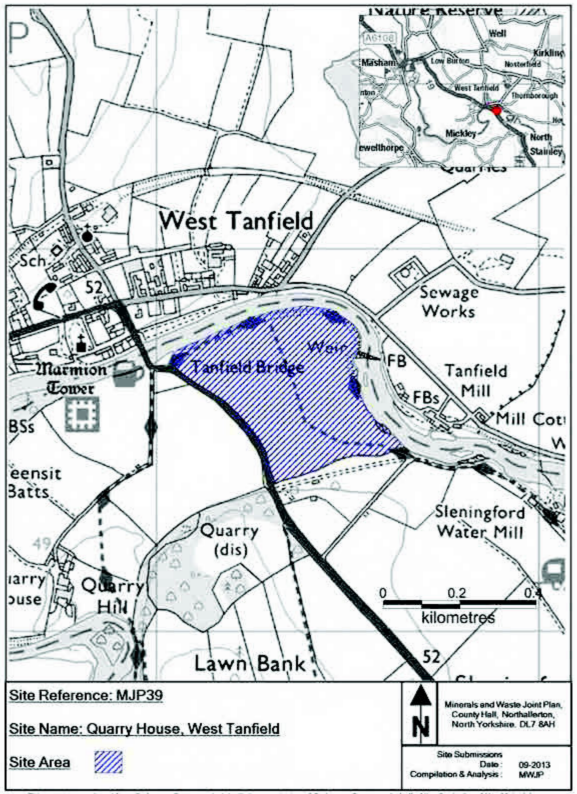
Site reference MJP38	Key Details
Location of Site	Mill Cottages, West Tanfield, Ripon HG4 5LL
(Grid Reference)	(428193 478671)
District	Hambleton
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Middlethorpe Estates Ltd (on behalf of Trustees of Marriage Settlement of M E Bourne Arton)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	500,000
Minerals Annual Output (tonnes)	100,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	19.1
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry



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QUARRY HOUSE

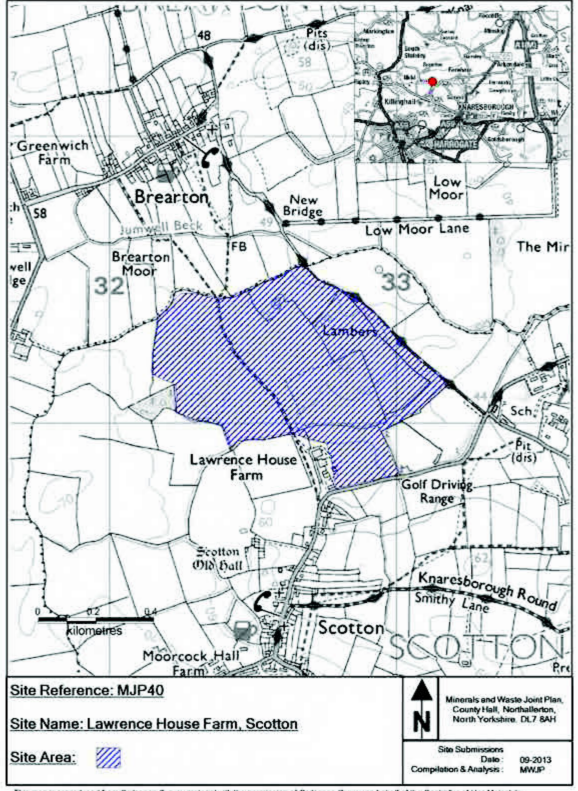
Site reference MJP39	Key Details
Location of Site	Quarry House, West Tanfield, Ripon
(Grid Reference)	(427368 478625)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Middlethorpe Estates Ltd (on behalf of Trustees of Marriage Settlement of M E Bourne Arton)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	1,000,000
Minerals Annual Output (tonnes)	100,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	13.5
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry



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LAWRENCE HOUSE FARM

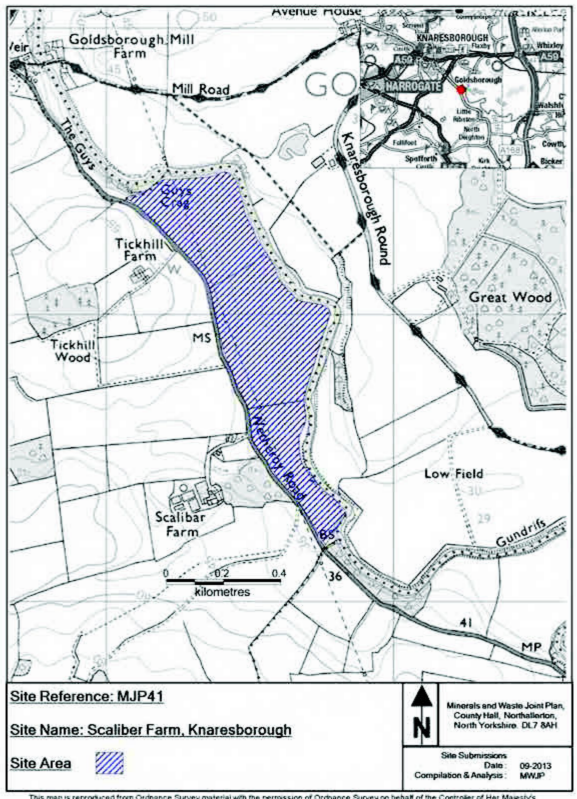
Site reference MJP40	Key Details
Location of Site (Grid Reference)	Lawrence House Farm, Scotton, Harrogate HG5 9HZ (432674 460119)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Middlethorpe Estates Ltd (on behalf of W H Barker)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	3,000,000
Minerals Annual Output (tonnes)	150,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	46.4
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry Note similar location proposed as MJP05 but different submitter



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SCALIBAR FARM

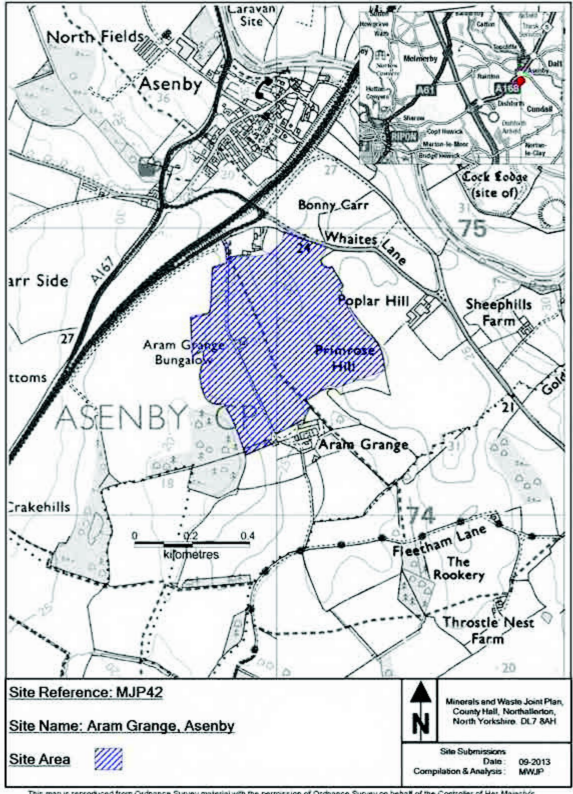
Site reference MJP41	Key Details
Location of Site	Scalibar Farm, Wetherby Road, Plompton, Knaresborough
(Grid Reference)	(37548 454907)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Middlethorpe Estates Ltd (on behalf of W Cornforth & Sons)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	2,000,000
Minerals Annual Output (tonnes)	Unknown at present
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	29.4
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry



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ARAM GRANGE

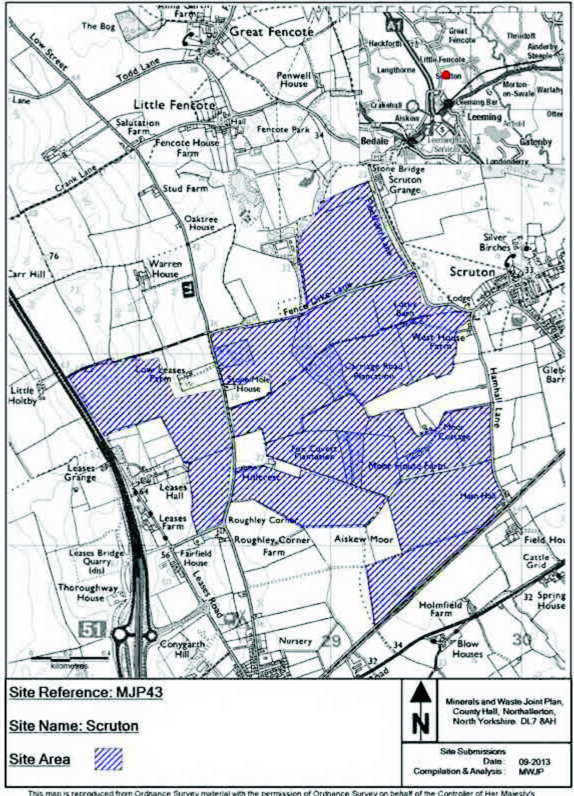
Site reference MJP42	Key Details
Location of Site	Aram Grange, Asenby, Thirsk YO7
(Grid Reference)	3RD (440063 474601)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Middlethorpe Estates Ltd (on behalf of J Blair)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel and building sand
Minerals Estimated Reserve	3,000,000
(tonnes)	
Minerals Annual Output (tonnes)	100,000 – 150,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	31.8
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry
	Note similar location proposed as MJP04 but different submitter



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SCRUTON

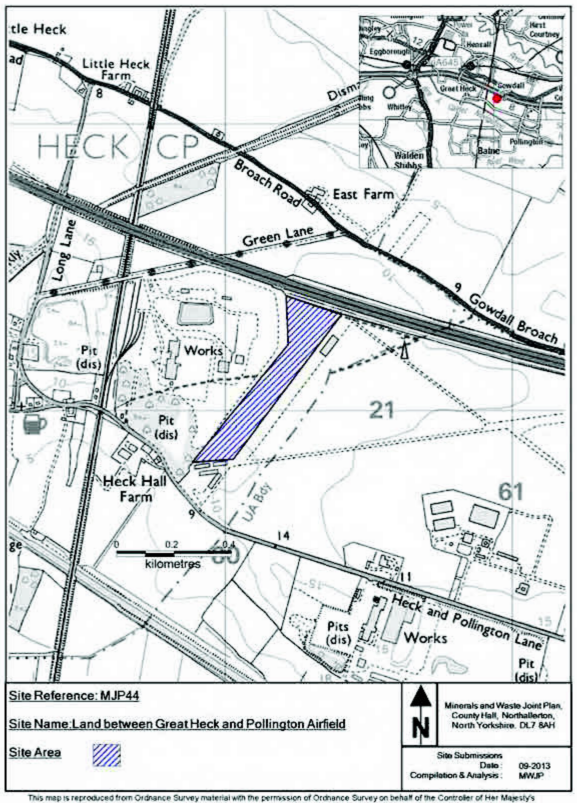
Site reference MJP43	Key Details
Location of Site (Grid Reference)	Scruton (Land between A1 north of Leases Hall, Roughley Corner, Wensleydale Railway, Hamhall Lane and Scruton Grange) (428996 491710)
District	Hambleton
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Hughes Craven Ltd (on behalf Messrs Stubbs, Dennison, Barker & Raine)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	6,500,000 – 8,000,000
Minerals Annual Output (tonnes)	Unknown at present
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	195
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new quarry



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LAND BETWEEN PLASMOR HECK BLOCK MAKING PLANT AND POLLINGTON AIRFIELD

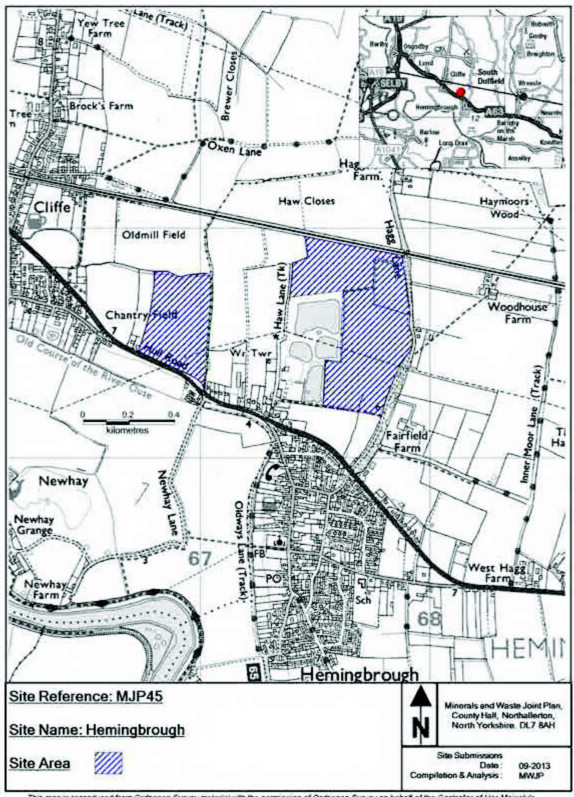
Site reference MJP44	Key Details
Location of Site (Grid Reference)	Land between Plasmor Heck Block making Plant and Pollington Airfield, Pollington Lane, Heck
	(460142 421077)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	MJCA on behalf of Plasmor Ltd
Current Use	Agriculture
Nature of Planning Proposal	Extraction of building sand
Minerals Estimated Reserve (tonnes)	900,000
Minerals Annual Output (tonnes)	40,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	8.16
Proposed Life of Site	Commence within 5 years and 22 year life
Possible site restoration and aftercare (if applicable)	Low level agriculture
Other information (if applicable)	Proposed new extraction site



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HEMINGBROUGH

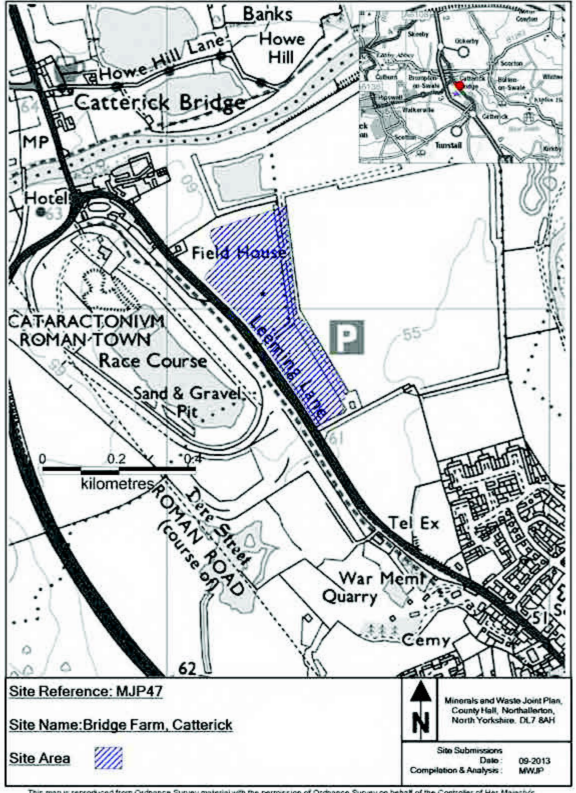
Site reference MJP45	Key Details
Location of Site (Grid Reference)	Land adjacent to former Hemingbrough brickworks, Hull Road, Hemingbrough (466906 431589 land to west) (467754 431603 land to east)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	MJCA on behalf of Plasmor Ltd
Current Use	Agriculture
Nature of Planning Proposal	Extraction of clay
Minerals Estimated Reserve (tonnes)	1,800,000
Minerals Annual Output (tonnes)	150,000 – 200,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	35.12
Proposed Life of Site	9-12 years
Possible site restoration and aftercare (if applicable)	Range of wetland habitats
Other information (if applicable)	Proposed extensions to existing quarry



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BRIDGE FARM, CATTERICK

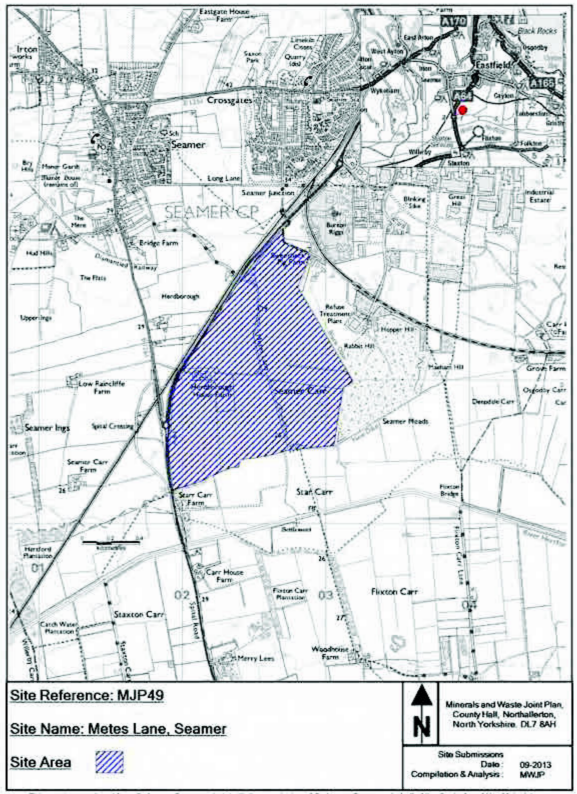
Site reference MJP47	Key Details
Location of Site	Bridge Farm, Catterick
(Grid Reference)	(423254 498985)
District	Richmondshire
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Cemex UK Operations
Current Use	Agriculture
Nature of Planning Proposal	Extraction of (concreting) sand and gravel
Minerals Estimated Reserve (tonnes)	750,000
Minerals Annual Output (tonnes)	250,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	8
Proposed Life of Site	3 years based on commencement in 2016
Possible site restoration and	Incorporation into adjacent existing
aftercare (if applicable)	Bridge Farm quarry restoration
	scheme which is agriculture and lake
Other information (if applicable)	Proposed extension to existing quarry



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METES LANE, SEAMER CARR

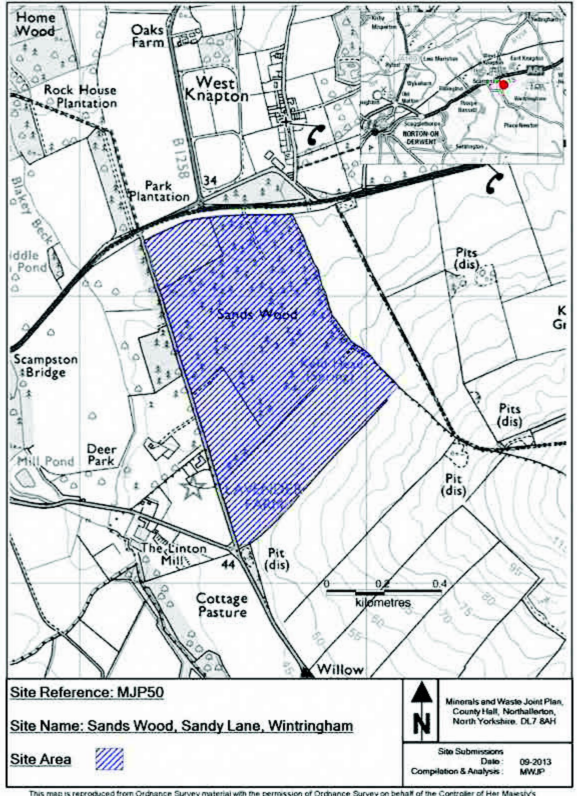
Site reference MJP49	Key Details
Location of Site	Metes Lane, Seamer Carr,
	Scarborough
(Grid Reference)	(502582 482029)
District	Scarborough
Mineral Planning Authority	North Yorkshire County Council
Submitted by	James Stockdale Ltd
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve	In excess of 2,000,000
(tonnes)	110,000
Minerals Annual Output (tonnes)	110,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	128
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Agriculture
Other information (if applicable)	Proposed new quarry



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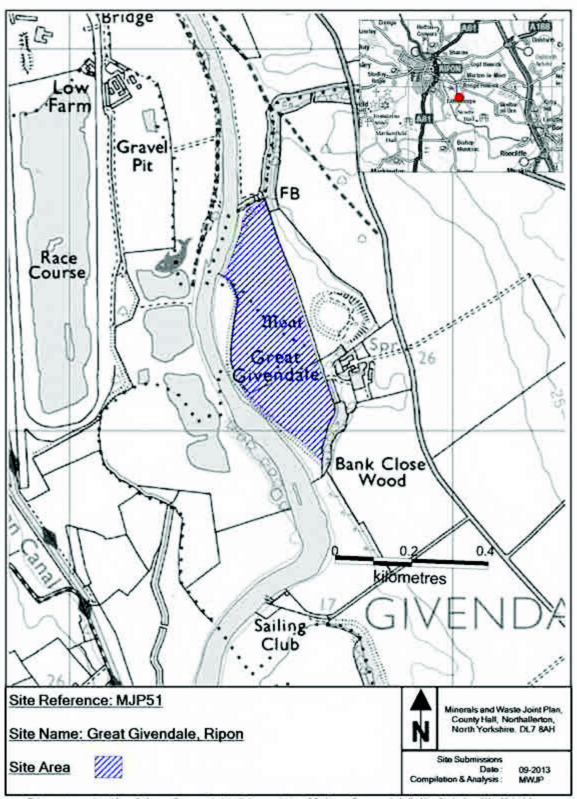
LAND TO EAST OF SANDY LANE, WINTRINGHAM

Site reference MJP50	Key Details
Location of Site (Grid Reference)	Land to east of Sandy Lane, Sands Wood, Sandy Lane, Wintringham, YO17 8HX (487612 474931)
District	Ryedale
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Carter Jonas LLP (on behalf of Wintrington Estate)
Current Use	Agriculture and forestry
Nature of Planning Proposal	Extraction of sand
Minerals Estimated Reserve (tonnes)	Unknown at present
Minerals Annual Output (tonnes)	Unknown at present
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	56
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Woodland, agriculture and natural areas
Other information (if applicable)	Proposed new extraction site



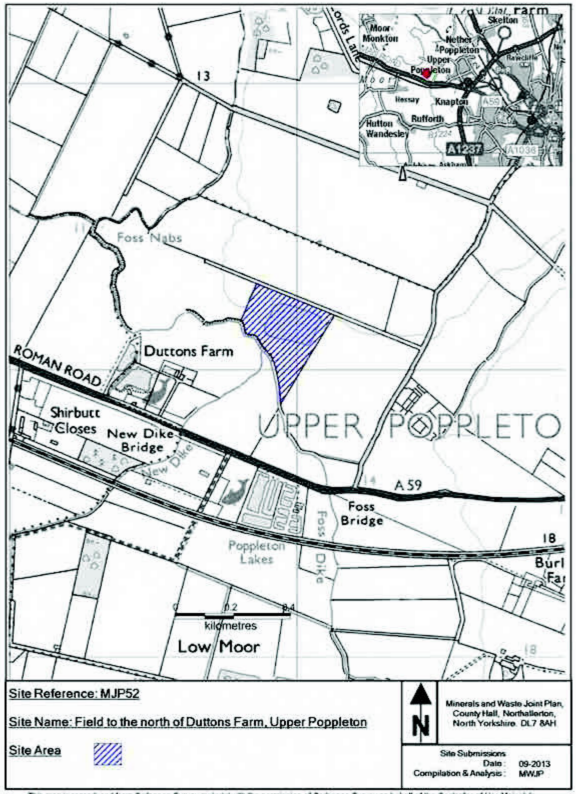
GREAT GIVENDALE

Site reference MJP51	Key Details
Location of Site (Grid Reference)	Great Givendale, Ripon (433547 469251)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Newby Hall Estate
Current Use	Agriculture
Nature of Planning Proposal	Extraction of sand and gravel
Minerals Estimated Reserve (tonnes)	500,000-600,000
Minerals Annual Output (tonnes)	100,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	13.04
Proposed Life of Site	Anticipated to be on completion of adjacent site (2020 – 2026) with processing at existing Ripon City gravel site
Possible site restoration and aftercare (if applicable)	Agriculture
Other information (if applicable)	Proposed new quarry



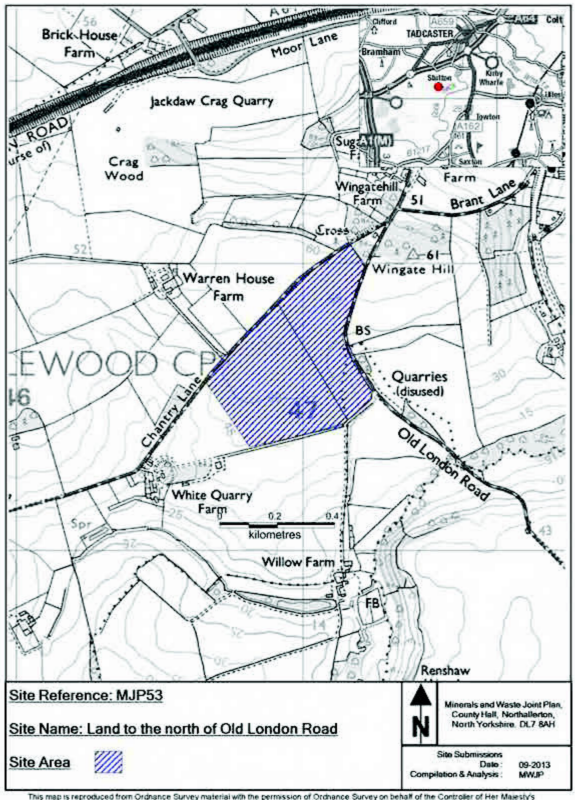
FIELD TO NORTH OF DUTTON FARM

Site reference MJP52	Key Details
Location of Site	Field SE5356 9513, to north of Dutton Farm, Upper Poppleton
(Grid Reference)	(454187 482029)
District	York
Mineral Planning Authority	City of York Council
Submitted by	Stephenson & Son (on behalf of Mr W R Smith)
Current Use	Agriculture and pond (former clay working)
Nature of Planning Proposal	Extraction of clay
Minerals Estimated Reserve (tonnes)	200,000
Minerals Annual Output (tonnes)	40,000
Waste Annual Tonnage import	See WJP05
Size of Site (hectares)	6.28
Proposed Life of Site	5-10 years from commencement
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed quarry adjacent to former clay working. Site also proposed for restoration by inert waste landfill (WJP05)



OLD LONDON ROAD

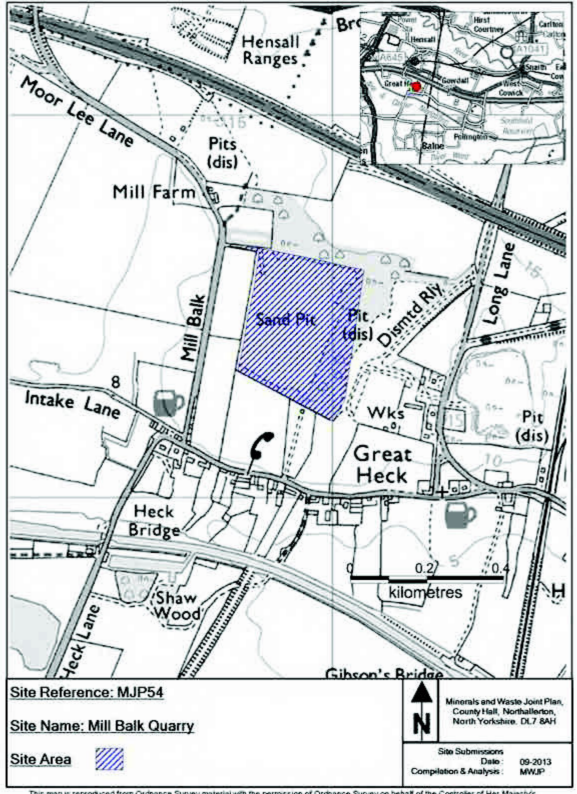
Site reference MJP53	Key Details
Location of Site	Land to north-west of Old London Road Quarry, Old London Road, Stutton
(Grid Reference)	(446963 440600)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Carter Jonas LLP (on behalf of White Quarry Farm)
Current Use	Agriculture
Nature of Planning Proposal	Extraction of magnesian limestone
Minerals Estimated Reserve (tonnes)	5,000,000
Minerals Annual Output (tonnes)	250,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	18
Proposed Life of Site	20 years (extraction)
Possible site restoration and aftercare (if applicable)	Agriculture and natural areas
Other information (if applicable)	Proposed new quarry to north-west of former quarry which is subject to various proposals (MJP31, MJP58 and WJP04)



MILL BALK QUARRY

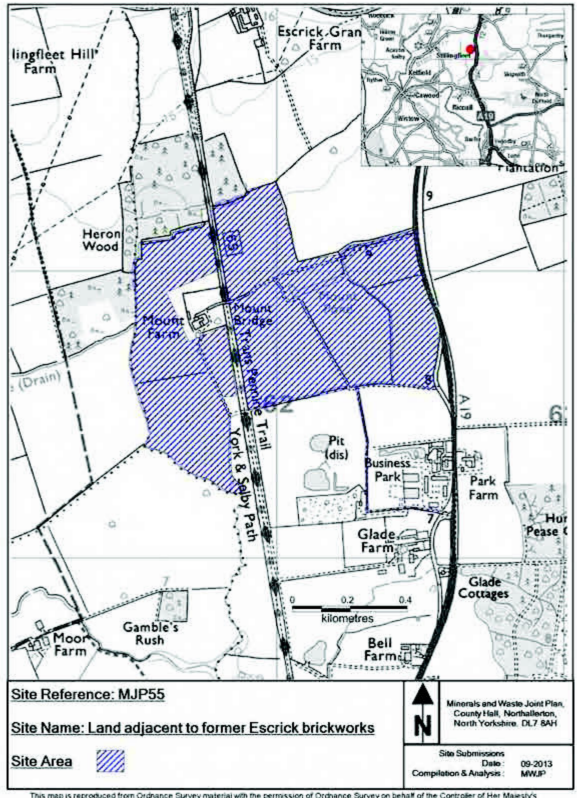
Site reference MJP54	Key Details
Location of Site	Mill Balk Quarry, Mill Balk, Great
(Grid Reference)	Heck (458872 421430)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	MJCA (on behalf of Plasmor Ltd)
Current Use	Sand quarry
Nature of Planning Proposal	Extraction of sand
Minerals Estimated Reserve (tonnes)	70,000
Minerals Annual Output (tonnes)	50,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	10.3
Proposed Life of Site	Currently quarry is permitted to 2042 but life of this site likely to be shorter
Possible site restoration and	Current quarry approved restoration
aftercare (if applicable)	scheme is short rotation coppice in base of quarry and grassed perimeter slopes
Other information (if applicable)	Proposed extension to depth of extraction within existing quarry

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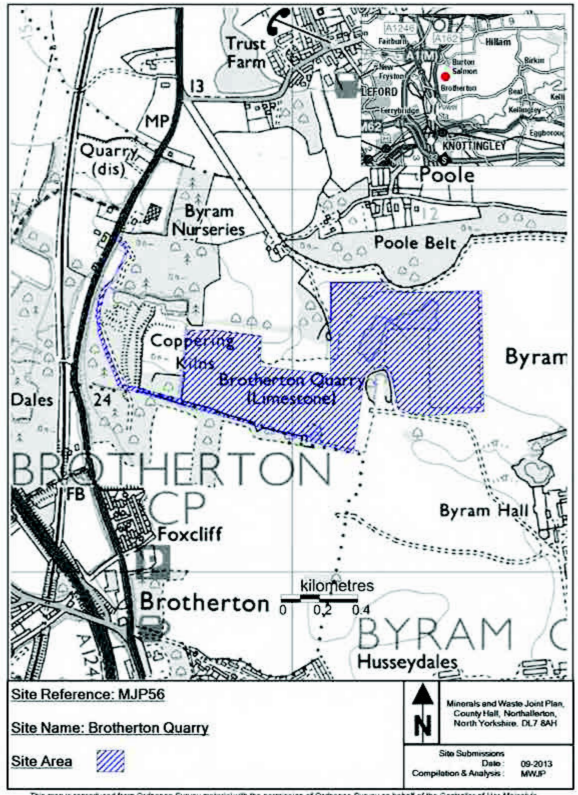
LAND ADJACENT TO FORMER ESCRICK BRICKWORKS

Site reference MJP55	Key Details
Location of Site (Grid Reference) District	Land adjacent to former Escrick Brickworks (462008 446780)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	MJCA (on behalf of Plasmor Ltd)
Current Use	Agriculture
Nature of Planning Proposal	Clay extraction
Minerals Estimated Reserve (tonnes)	5,000,000
Minerals Annual Output (tonnes)	200,000
Waste Annual Tonnage import	See WJP06
Size of Site (hectares)	59.0
Proposed Life of Site	25 years extraction upon commencement with 20 years for completion of landfill (WJP06) based on infilling commencing 2 years after extraction commences
Possible site restoration and aftercare (if applicable)	Agriculture at original ground levels
Other information (if applicable)	Extension to former quarry



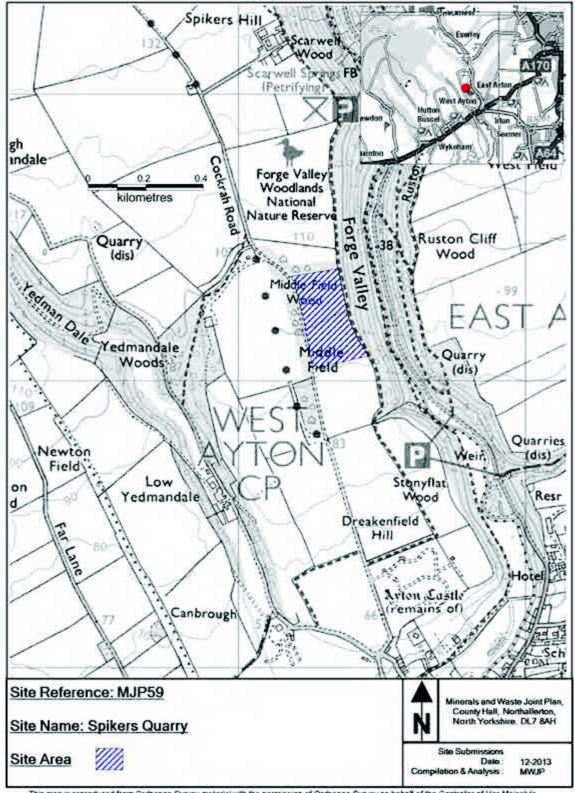
BROTHERTON QUARRY

Site reference MJP56	Key Details
Location of Site	Brotherton Quarry, Tadcaster Road,
(Grid Reference)	Burton Salmon WF11 9EF (449093 426488)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	FCC Environment
Current Use	Quarry
Nature of Planning Proposal	Proposed extension of time for the
	extraction of existing permitted
	limestone reserves beyond the
	current time limit of 2014
Minerals Estimated Reserve (tonnes)	600,000 – 700,000
Minerals Annual Output (tonnes)	100,000 – 150,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	20.5
Proposed Life of Site	2020
Possible site restoration and	Low level calcareous grassland
aftercare (if applicable)	
Other information (if applicable)	Application to extend period of time
	for extraction from December 2014
	until December 2020 (ref:
	NY/2013/0324/73)



SPIKERS QUARRY

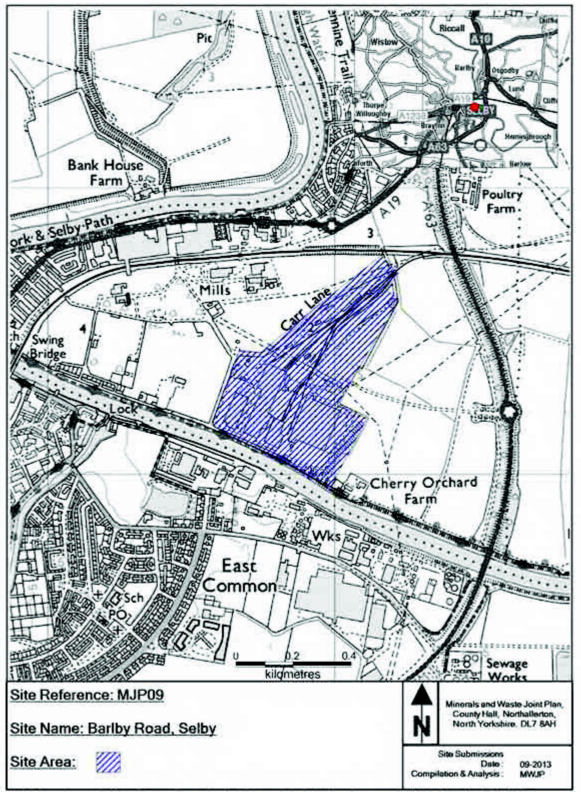
Site reference MJP59	Key Details
Location of Site:	Spikers Quarry, Cockrah Road, West Ayton
(Grid Reference)	YO13 9LB (498306 486199)
District	North York Moors National Park
Mineral Planning Authority	North York Moors National Park
Submitted by	MCJA on behalf of W Clifford Watts
Current Use	Former quarry
Nature of Planning Proposal	Proposed extension to quarry
Minerals Estimated Reserve (tonnes)	2,900,000
Minerals Annual Output (tonnes)	200,000
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	Approximately 5.6
Proposed Life of Site	15 years from grant of planning permission
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Planning permission for extraction to west of Cockrah Road expired



Infrastructure and Recycling Facilities

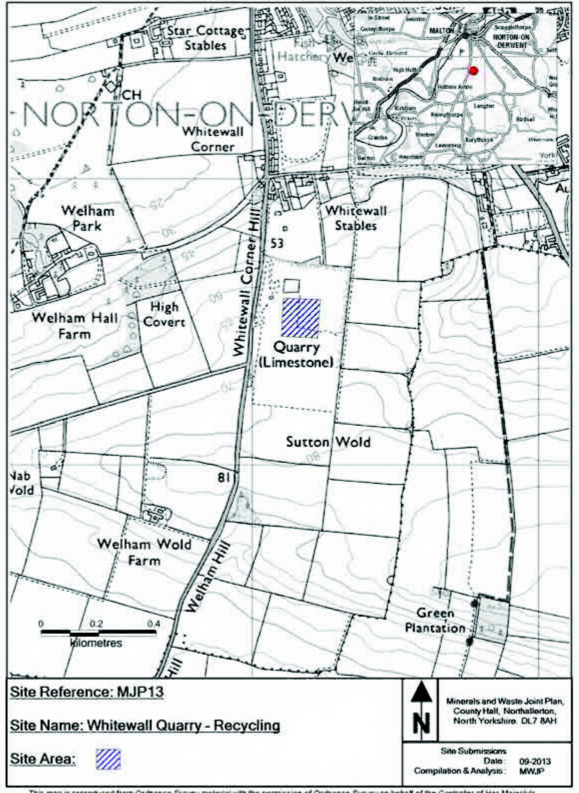
BARLBY ROAD, SELBY

Site reference MJP09	Key Details
Location of Site (Grid Reference)	Barlby Road, Selby YO8 5DZ (462923 432372)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	The Potter Group Ltd
Current Use	Rail and road freight distribution facility including handling facility for aggregates
Nature of Planning Proposal	Retention of facility
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Unknown at present
Waste Annual Tonnage import	None proposed
Size of Site (hectares)	25
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	None proposed
Other information (if applicable)	Current lifespan of facility tied to life of adjacent asphalt plant but no set end-date



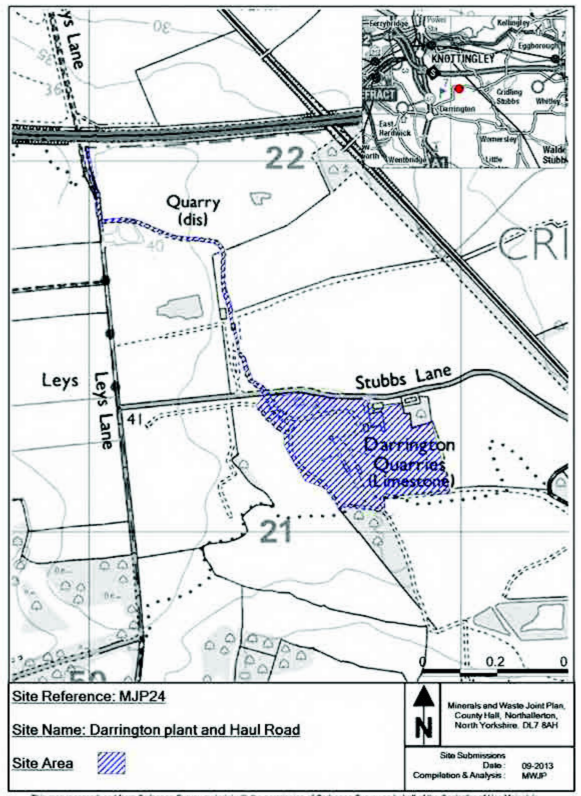
WHITEWALL - RECYCLING

Site reference MJP13	Key Details
Location of Site (Grid Reference)	Whitewall Quarry, Whelham Road, Norton YO17 9EH
District	Ryedale
Mineral Planning Authority	North Yorkshire County Council
Submitted by	W. Clifford Watts Ltd
Current Use	Part quarry, part recycling area
Nature of Planning Proposal	Recycling of construction, demolition and soil waste
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	20,000
Size of Site (hectares)	16.7
Proposed Life of Site	Until 2023 (permitted lifespan of existing quarry)
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed extension to existing area of recycling which lies within the existing quarry boundary. A materials recycling building is proposed as WJP09 and an extension to the area of extraction at the quarry as MJP12



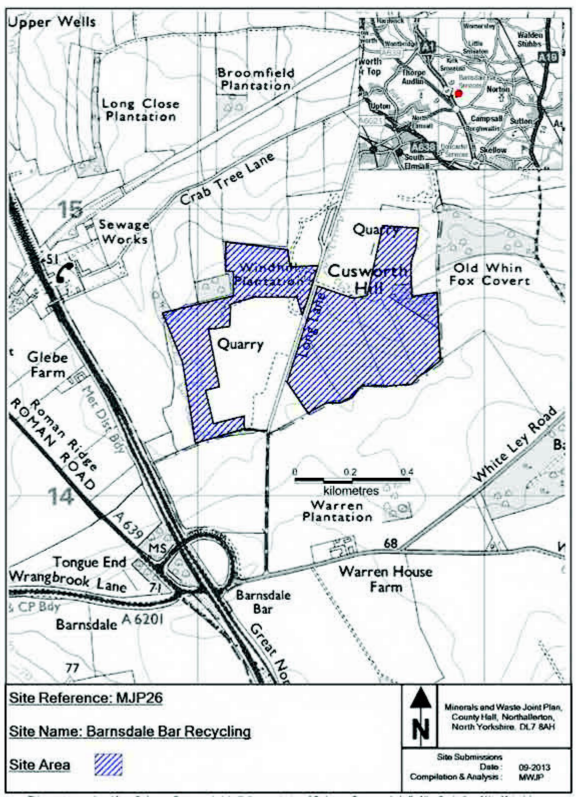
DARRINGTON PLANT SITE AND HAUL ROAD

Site reference MJP24	Key Details
Location of Site	Darrington Quarry, Stubbs Lane, Cridling Stubbs, Knottingley WF11 0AH
(Grid Reference)	(50759 421212)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	RPS (on behalf of WRG) – now FCC Environment
Current Use	Quarry plant site
Nature of Planning Proposal	Use of plant site in NYCC area for processing of magnesian limestone extracted in Wakefield Council area
Minerals Estimated Reserve (tonnes)	(in Wakefield – 10,000,000)
Minerals Annual Output (tonnes)	450,000 – 500,000 from Wakefield Council area
Waste Annual Tonnage import	
Size of Site (hectares)	10.4 (plant site)
Proposed Life of Site	2028
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Continued use of existing quarry plant site and associated haul road. Extraction in Wakefield area currently permitted until 2028



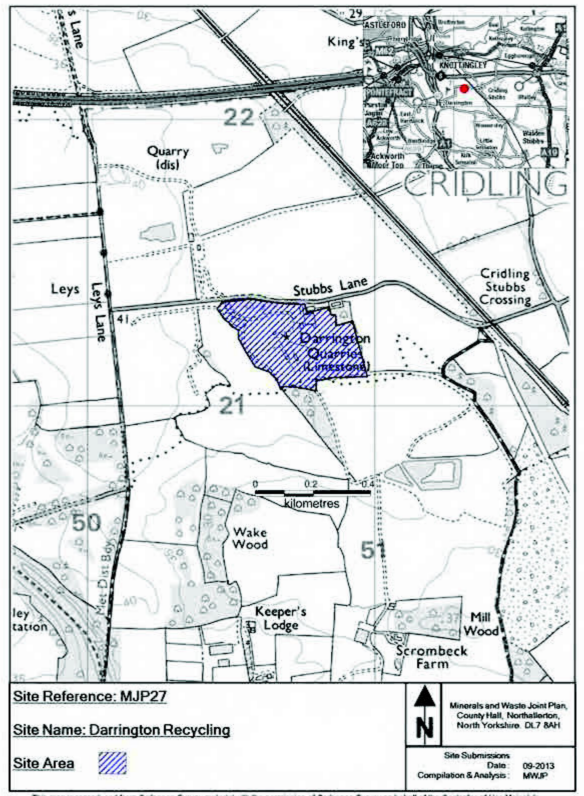
BARNSDALE BAR - RECYCLING

Site reference MJP26	Key Details
Location of Site	Barnsdale Bar Quarry, Long Lane, Kirk Smeaton
(Grid Reference)	(451409 414654)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	RPS (on behalf of WRG) – now FCC Environment
Current Use	Quarry, former landfill site and inert aggregate recycling facility
Nature of Planning Proposal	Recycling of inert waste
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	100,000 (aggregate and soils)
Waste Annual Tonnage import	Unknown at present
Size of Site (hectares)	45.6
Proposed Life of Site	Throughout plan period
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Operator seeking flexibility to locate the recycling facility within the site in order that it is close to areas undergoing restoration at the time



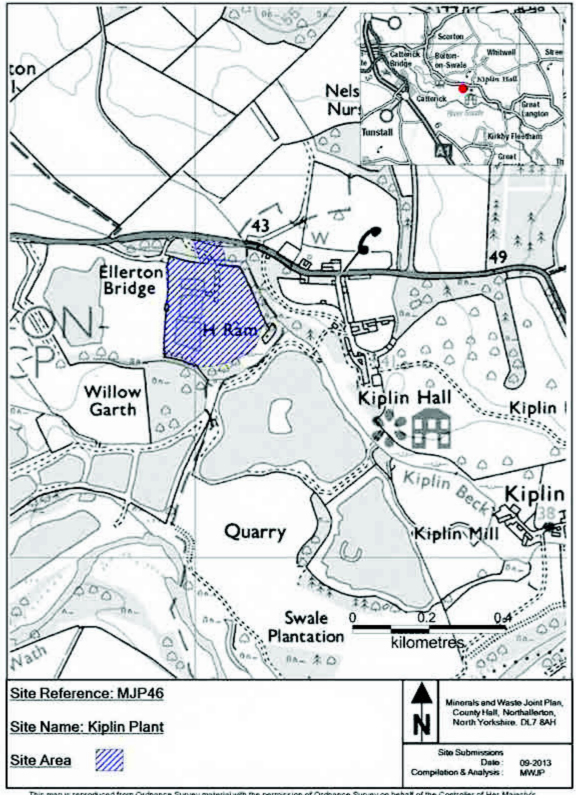
DARRINGTON RECYCLING

Site reference MJP27	Key Details
Location of Site	Darrington Quarry, Stubbs Lane, Cridling Stubbs, Knottingley WF11 0AH
(Grid Reference)	(50759 421212)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	RPS (on behalf of WRG) – now FCC Environment
Current Use	Inert aggregate recycling facility
Nature of Planning Proposal	Inert waste recycling facility
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	100,000 (aggregate and soils)
Waste Annual Tonnage import	Unknown at present
Size of Site (hectares)	10.4
Proposed Life of Site	At least 2028
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed on same site as MJP24



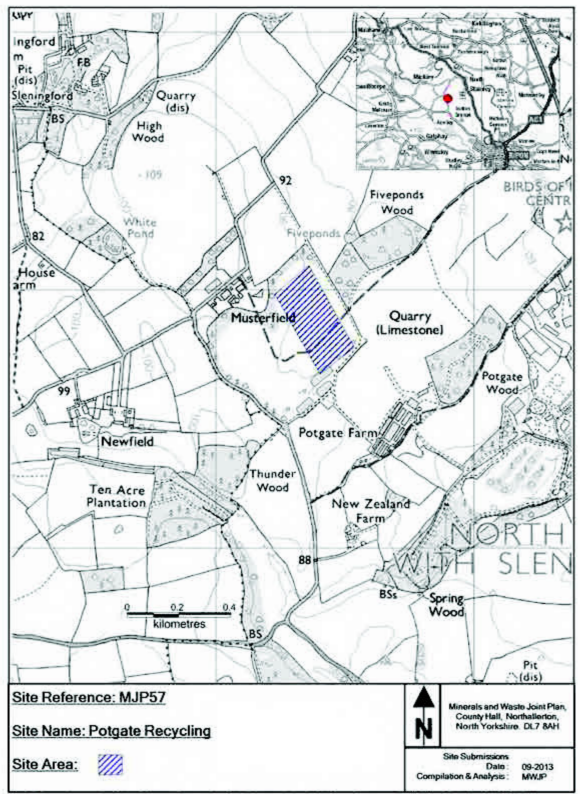
KIPLIN PROCESSING PLANT SITE

Site reference MJP46	Key Details
Location of Site	Kiplin Processing Plant Site, Kiplin, Richmond DL10 6AT
(Grid Reference)	(427048 497656)
District	Richmondshire
Mineral Planning Authority	North Yorkshire County Council
Submitted by	FTMINS (on behalf of Kiplin Hall Trustees)
Current Use	Quarry processing plant site
Nature of Planning Proposal	Retention of processing plant site to serve future extraction in the local area
Minerals Estimated Reserve (tonnes)	Total reserves in extraction areas likely to be served by this plant unknown at present
Minerals Annual Output (tonnes)	Throughput unknown at present but could be 250,000
Waste Annual Tonnage import	Potential imports from other sites for processing unknown at present
Size of Site (hectares)	6.7
Proposed Life of Site	20 years
Possible site restoration and	Current permission requires
aftercare (if applicable)	restoration to agriculture
Other information (if applicable)	Proposal to retain processing plant (which is currently only permitted until 4 June 2017)



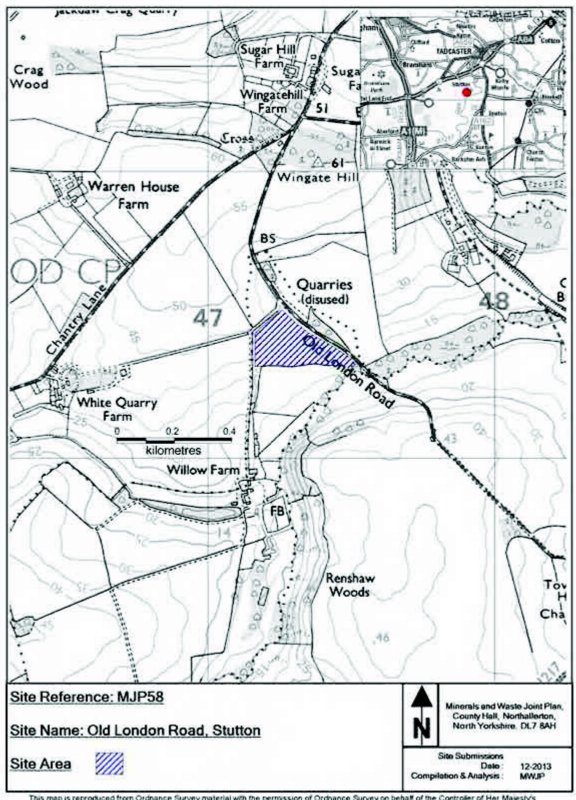
POTGATE - RECYCLING

Site reference MJP57	Key Details
Location of Site (Grid Reference)	Potgate Quarry, North Stainley, Ripon, HG4 3JN (427362 475919)
District	Harrogate
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Lightwater Quarries Ltd
Current Use	Quarry
Nature of Planning Proposal	Recycling of inert construction and demolition waste for secondary aggregates
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	-
Waste Annual Tonnage import	30,000
Size of Site (hectares)	6.3
Proposed Life of Site	Commencement 2013. No end-date known at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed facility to be located within existing quarry



OLD LONDON ROAD - RECYCLING

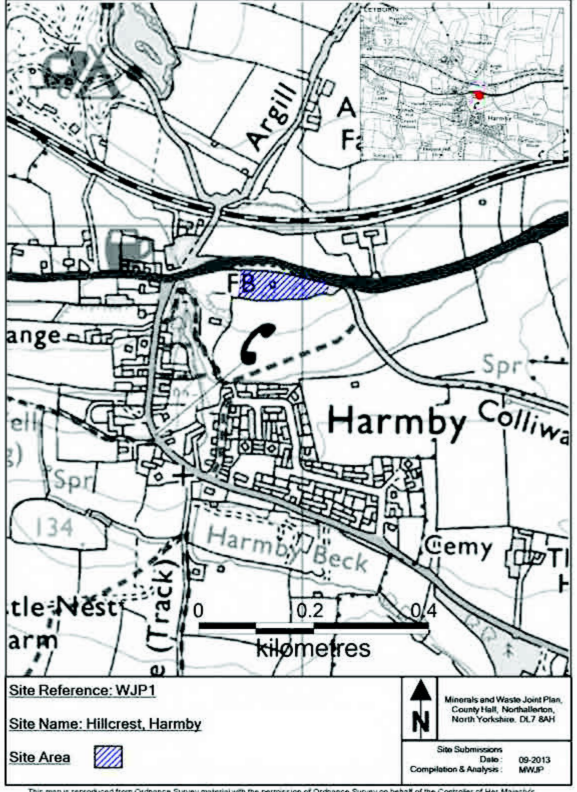
Site reference MJP58	Key Details
Location of Site	Old London Road, Stutton
(Grid Reference)	(447108 440321)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Cromwell Mining Consultants now known as Cromwell Wood Estate Company Ltd (on behalf of Mr T F Fawcett)
Current Use	Former quarry
Nature of Planning Proposal	Secondary aggregate recycling
Minerals Estimated Reserve (tonnes)	
Minerals Annual Output (tonnes)	
Waste Annual Tonnage import	Unknown at present
Size of Site (hectares)	15.4
Proposed Life of Site	Until 2021
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Site to north-east proposed for extraction (MJP31) by same submitter and submitted for landfill & recycling (WJP04) by another company.



Waste Sites

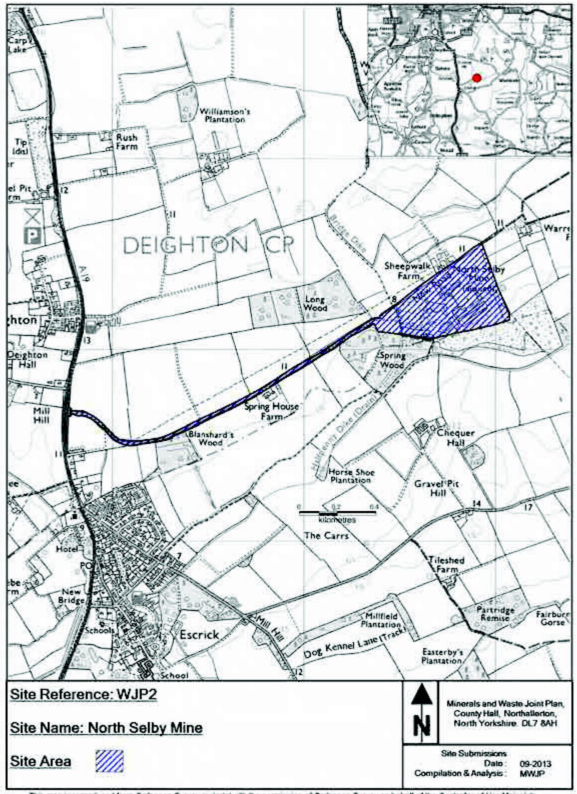
HILLCREST, HARMBY

Site reference WJP01	Key Details
Location of Site	Hillcrest, Harmby
(Grid Reference)	(412700 489800)
District	Richmondshire
Mineral Planning Authority	North Yorkshire County Council
Submitted by	R & I Heugh
Current Use	Scrap Yard including End of life vehicle dismantling
Nature of Planning Proposal	Waste Transfer Station, or possibly recycling, composting and treatment
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	Unknown at present
Size of Site (hectares)	0.64
Proposed Life of Site	Permanent
Possible site restoration and aftercare (if applicable)	Not applicable
Other information (if applicable)	



FORMER NORTH SELBY MINE SITE

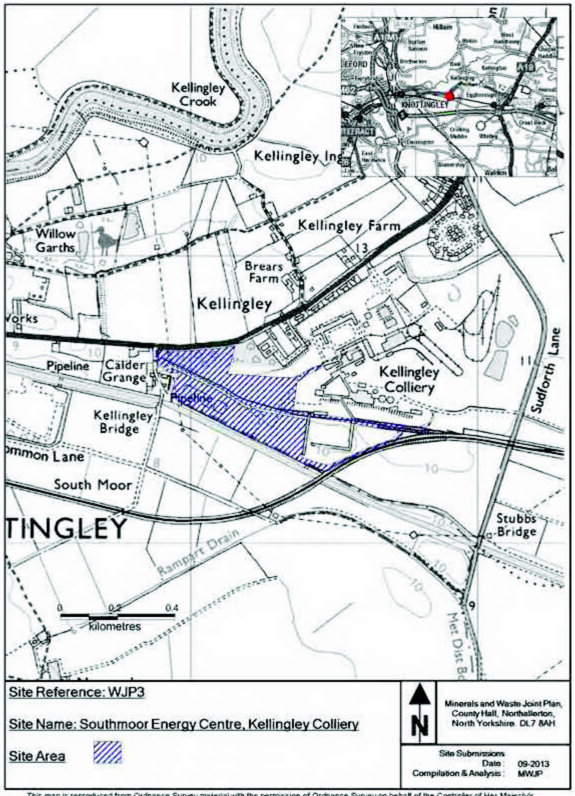
Site reference WJP02	Key Details
Location of Site (Grid Reference)	North Selby Mine, New Road, Deighton, York YO19 6EZ (464665 444239)
District	York
Mineral Planning Authority	City of York Council
Submitted by	Peel Environmental Limited (on behalf of Harworth Estates Ltd)
Current Use	Former coal mine
Nature of Planning Proposal	Anaerobic digestion and horticultural glasshouse project including CHP units
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	60,000
Size of Site (hectares)	24
Proposed Life of Site	No duration specified
Possible site restoration and aftercare (if applicable)	None specified
Other information (if applicable)	Application (12/03385/FULM) for this development currently under consideration by the City of the York Council. No additional capacity proposed to that subject of the application



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SOUTHMOOR ENERGY CENTRE

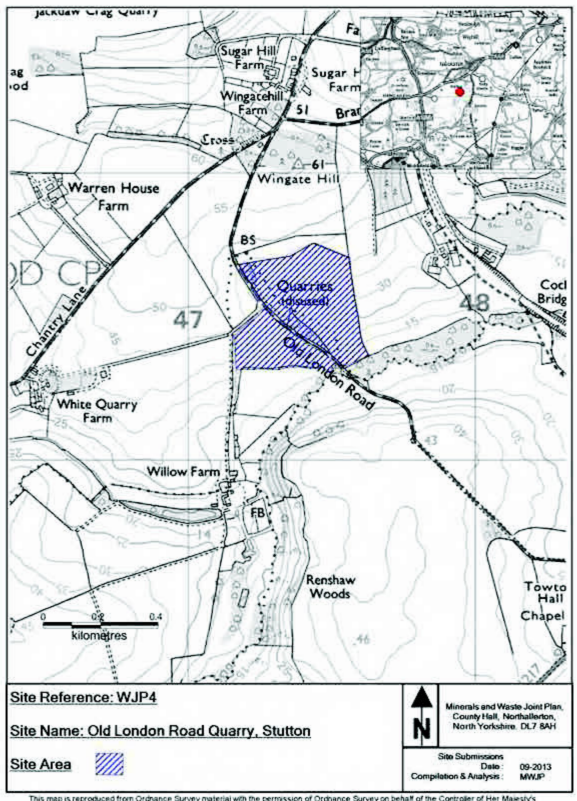
Site reference WJP03	Key Details
Location of Site (Grid Reference)	Southmoor Energy Centre, Kellingley Colliery, Weeland Road, Beal (452496 423758)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Peel Environmental Limited (on behalf of Harworth Estates Ltd)
Current Use	Colliery
Nature of Planning Proposal	Energy from Waste facility
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	280,000
Size of Site (hectares)	12.9
Proposed Life of Site	25 years (operational design life)
Possible site restoration and aftercare (if applicable)	None proposed
Other information (if applicable)	Proposed new waste facility and subject to a planning application (NY/2013/0128/ENV) awaiting determination



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OLD LONDON ROAD

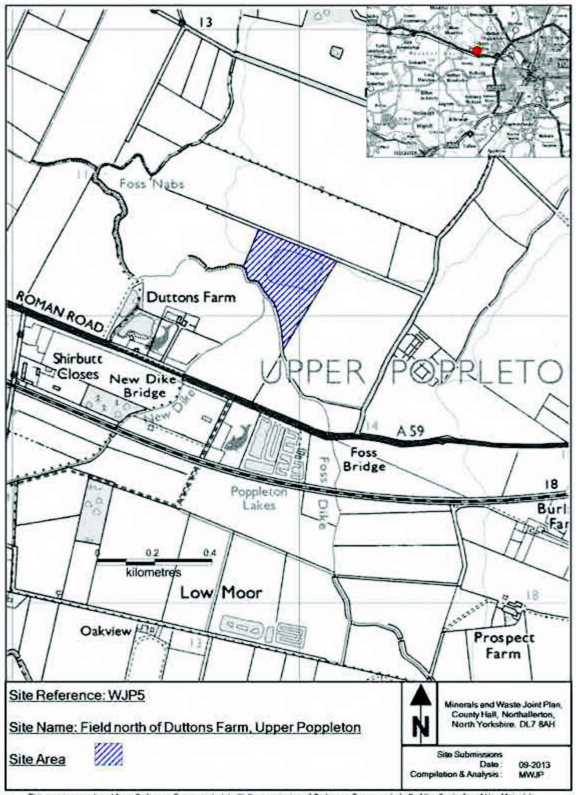
Site reference WJP04	Key Details
Location of Site	Old London Road Quarry, Old
(Grid Reference)	London Road, Stutton (447367 440483 Landfill & recycling)
District	Selby
Mineral Planning Authority	North Yorkshire County Council
Submitted by	Carter Jonas LLP (on behalf White Quarry Farm)
Current Use	Two former quarry areas
Nature of Planning Proposal	Landfill and recycling of waste from construction industry
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	90,000
Size of Site (hectares)	14.8
Proposed Life of Site	6-9 years landfill of former quarry areas
Possible site restoration and aftercare (if applicable)	Grassland, woodland and agriculture
Other information (if applicable)	Extraction, landfill and recycling proposals also made on same site by another submitter (MJP31 & MJP58)



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FIELD TO NORTH OF DUTTON FARM

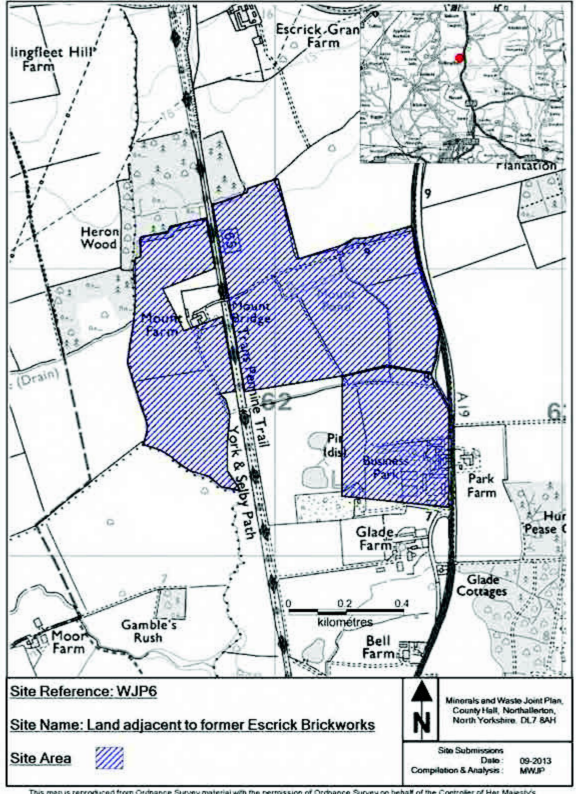
Site reference WJP05	Key Details
Location of Site	Field SE5356 9513, to north of Dutton Farm, Upper Poppleton
(Grid Reference)	(454187 482029)
District	York
Waste Planning Authority	City of York Council
Submitted by	Stephenson & Son (on behalf of Mr W R Smith)
Current Use	Agriculture and pond (former clay working)
Nature of Planning Proposal	Landfill with inert material
Minerals Estimated Reserve (tonnes)	
Minerals Annual Output (tonnes)	
Waste Annual Tonnage import	40,000
Size of Site (hectares)	6.28
Proposed Life of Site	5-10 years from commencement of extraction
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed as new landfill for restoration following proposed extraction of clay (MJP52)



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LAND ADJACENT TO FORMER ESCRICK BRICKWORKS

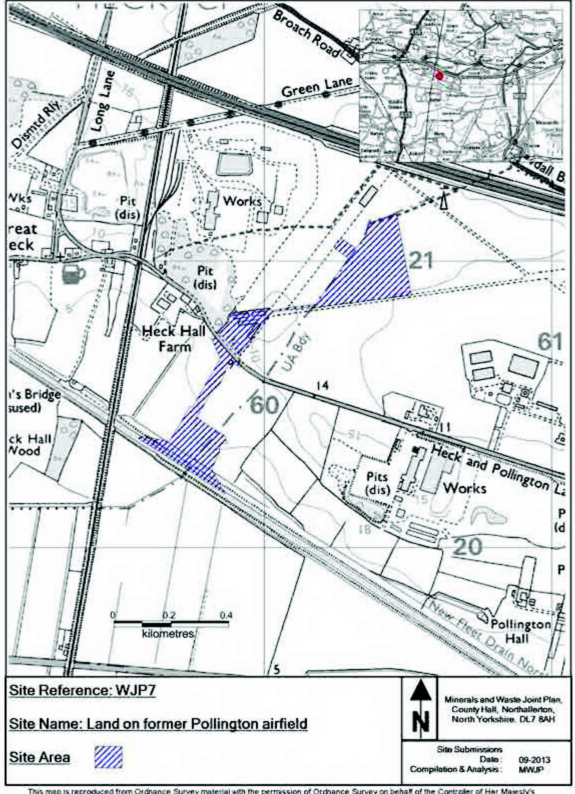
Site reference WJP6	Key Details
Location of Site	Land adjacent to former Escrick Brickworks
(Grid Reference)	(462008 446780)
District	Selby
Waste Planning Authority	North Yorkshire County Council
Submitted by	MJCA (on behalf of Plasmor Ltd)
Current Use	Agriculture
Nature of Planning Proposal	Importation of inert waste for use in restoration of proposed clay extraction site
Minerals Estimated Reserve (tonnes)	
Minerals Annual Output (tonnes)	
Waste Annual Tonnage import	200,000 (based on total import of 4,000,000 tonnes to restore to original levels)
Size of Site (hectares)	59.0
Proposed Life of Site	20 years for completion of landfill based on infilling commencing 2 years after extraction in proposed site MJP55 commences
Possible site restoration and aftercare (if applicable)	Agriculture at original ground levels
Other information (if applicable)	Proposed as new landfill for restoration following proposed extraction of clay (MJP55)



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LAND ON FORMER POLLINGTON AIRFIELD

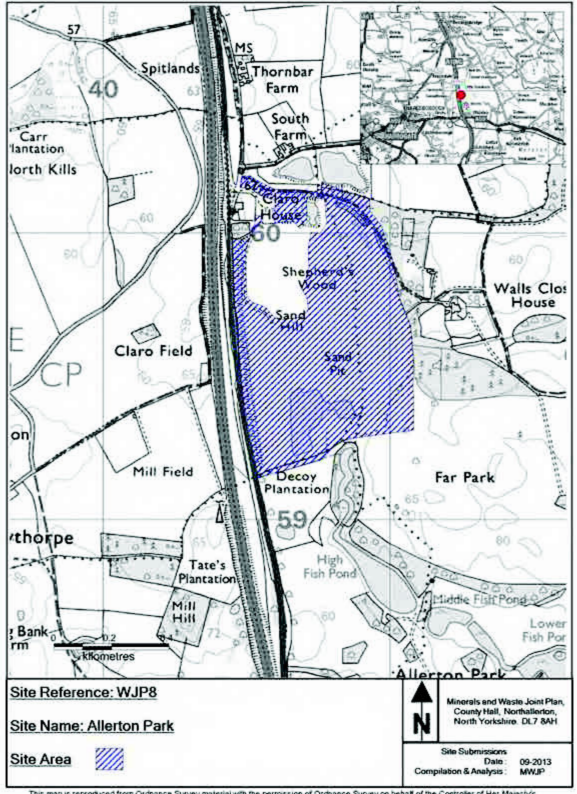
Location of Site:Former Pollington Airfie(Grid Reference)(460237 421044)District:Selby (and East Riding Council)Waste Planning AuthorityNorth Yorkshire Count East Riding of YorkshireSubmitted by:Dalkia plcCurrent or Permitted Use:Processing plant for we and biomass energy pl permission but yet to bNature of Planning Proposal:Processing of non-haz biomass waste producEstimated Reserve (tonnes):Not applicableAnnual Output (tonnes):Not applicable	
District:Selby (and East Riding Council)Waste Planning AuthorityNorth Yorkshire Count East Riding of YorkshireSubmitted by:Dalkia plcCurrent or Permitted Use:Processing plant for we and biomass energy pl permission but yet to bNature of Planning Proposal:Processing of non-haz biomass waste productEstimated Reserve (tonnes):Not applicableAnnual Output (tonnes):Not applicableAnnual Tonnage importCurrently 150,000 for we currently 150,000 for w	eld
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360,000 for energy pla	nt
Size of Site (hectares): 11.4	· – /
(of which approx. 5.3ha	a in East
Riding)Proposed Life of Site:Approx. 2040	
Approx. 2040	
Possible site restoration and Not specified at this tin	ne
aftercare	
Other information This proposal crosses	the county
boundary	,



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ALLERTON PARK

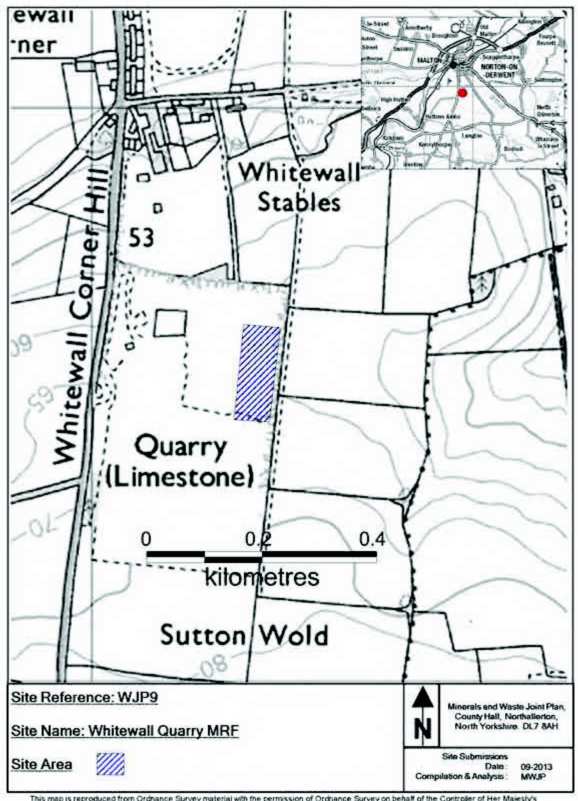
Site reference WJP8	Key Details
Location of Site (Grid Reference)	Allerton Park, Allerton, Knaresborough HG5 0SB (440797 459673)
District	Harrogate
Waste Planning Authority	North Yorkshire County Council
Submitted by	FCC Environment
Current Use	Landfill
Nature of Planning Proposal	Retention of landfill and associated landfill gas utilisation plant and use of site for growth of energy/biomass crops beyond 2018 Proposed new energy from waste, composting, transfer station and materials recycling facility, recycling (including of minerals for secondary aggregates)
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	60,000 (based on current inputs). Current permit allows 365,000
Size of Site (hectares)	29 h
Proposed Life of Site	Unspecified at present
Possible site restoration and aftercare (if applicable)Other information (if applicable)	Dependent on whether EFW goes ahead. Currently permitted restoration is agriculture and woodland Currently has planning permission
	until 2018 for landfill; with restoration including short rotation copies of energy/biomass crops



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WHITEWALL – MATERIALS RECYCLING FACILITY

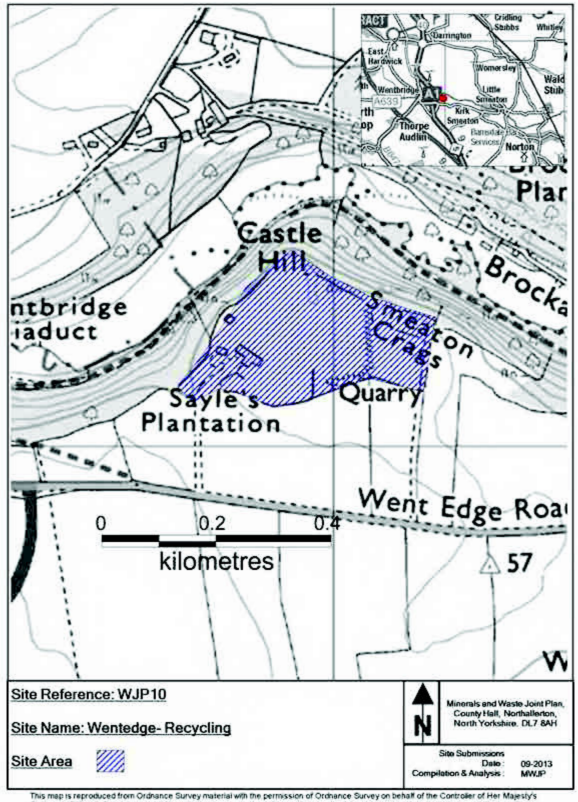
Site reference WJP09	Key Details
Location of Site (Grid Reference)	Whitewall Quarry, Whelham Road, Norton YO17 9EH
District	Ryedale
Waste Planning Authority	North Yorkshire County Council
Submitted by	W. Clifford Watts Ltd
Current Use	Quarry
Nature of Planning Proposal	Materials recycling facility
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	
Waste Annual Tonnage import	25,000
Size of Site (hectares)	11.0
Proposed Life of Site	Commencement date unknown but end-date 2023 (permitted lifespan of existing quarry)
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed new facility in existing quarry to east of proposed outdoor recycling facility MJP13. A proposed extension to the area of extraction at the quarry in MJP12



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WENT EDGE - RECYCLING

Site reference WJP10	Key Details
Location of Site: (Grid Reference)	Went Edge Quarry, Kirk Smeaton WF8 3JS (449912 416976)
District	Selby
Waste Planning Authority	North Yorkshire County Council
Submitted by	Cromwell Mining Consultants now known as Cromwell Wood Estate Company Ltd (on behalf of Meakin Properties)
Current Use	Part of existing quarry
Nature of Planning Proposal	Waste recycling facility
Minerals Estimated Reserve (tonnes)	
Minerals Annual Output (tonnes)	
Waste Annual Tonnage import	150,000
Size of Site (hectares)	Not specified
Proposed Life of Site	Until 2042
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposal also to relocate industrial estate in the base of the worked out quarry

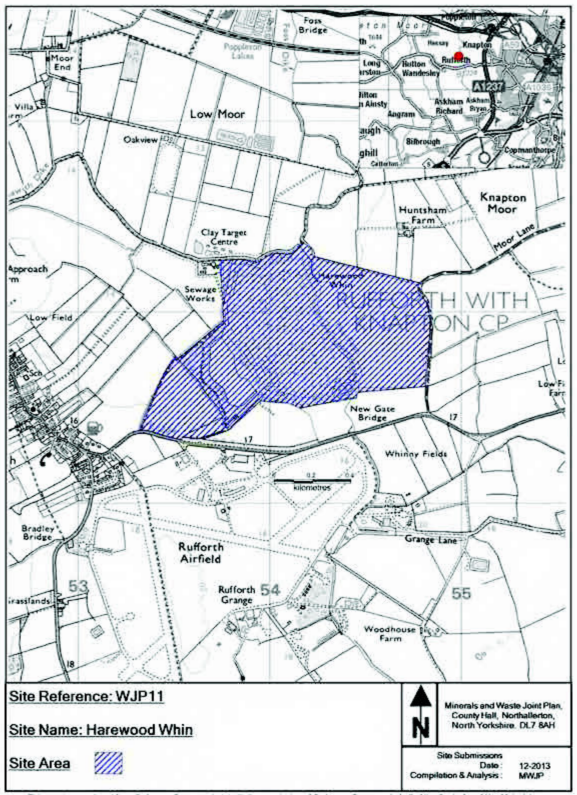


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HAREWOOD WHIN

Site reference WJP11	Key Details
Location of Site:	Harewood Whin Landfill Site, Tinker Lane, Rufforth York YO23 3RR
(Grid Reference)	(453992 451704)
District	York
Waste Planning Authority	City of York Council
Submitted by	Yorwaste Ltd
Current Use	Waste facility for landfill, open windrow composting, recycling (including treatment bulking and transfer) and liquid waste treatment
Nature of Planning Proposal	 Retention of the following facilities beyond 2017 landfill, open windrow composting, recycling (including treatment bulking and transfer) and liquid waste treatment Energy from Waste (Biomass and Landfill Gas Utilization) kerbside recycling and waste transfer operation
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	Landfill: 30,000 Composting: 60,000 C&I Recycling: 150,000 Liquid Waste Treatment: 25,000 MRF: 50,000 Transfer: 60,000 (All above estimates for 2020)
Size of Site (hectares)	8.8 (additional area)
Proposed Life of Site	15 to 20 years
Possible site restoration and aftercare (if applicable)	Not specified

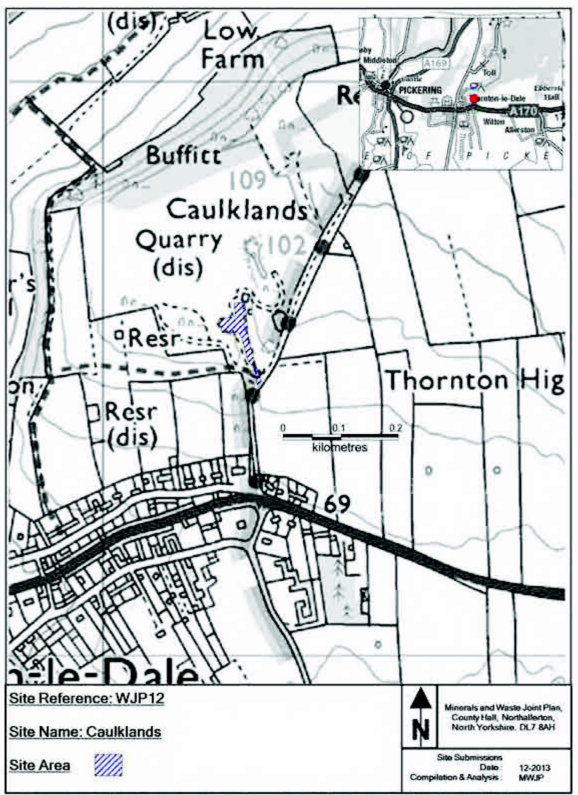
Other information (if applicable)	Existing waste operation comprises 93.5ha and manages the following
	wastes: LACW, Commercial and industrial, Construction and Demolition, Agricultural Waste, Hazardous Waste (WEEE and certain liquid wastes). Compost is used in
	on-site restoration and these operations are currently limited to end in 2017
	An application (13/00041/FULM) for a Materials Recycling Facility and Waste Transfer Station is currently awaiting determination by the City of York Council



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CAULKLANDS

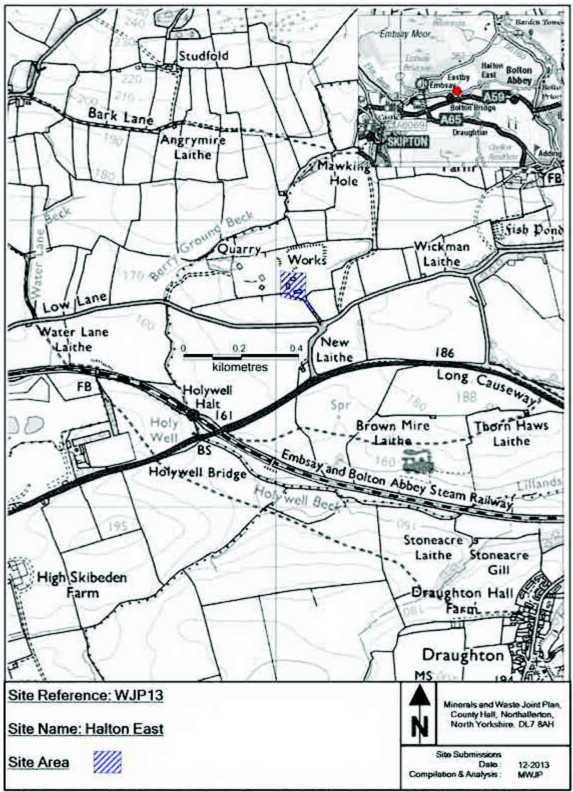
Site reference WJP12	Key Details
Location of Site:	Caulklands Landfill and HWRC Outgang Lane Thornton le Dale YO18 7JA
(Grid Reference)	(484174 483699)
District	Ryedale
Waste Planning Authority	North York Moors National Park Authority
Submitted by	Yorwaste Ltd
Current Use	Landfill site (closed and under restoration), landfill gas utilisation and HWRC
Nature of Planning Proposal	Retention of Household Waste Recycling Centre for household waste transfer (including some commercial waste) and retention of landfill gas utilisation facility beyond current time limit of 2028
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	5000
Size of Site (hectares)	11.5
Proposed Life of Site	Not specified
Possible site restoration and aftercare (if applicable)	Not specified
Other information (if applicable)	Lifespan of landfill gas utilisation plant currently limited by planning permission NYM/2003/0622/FL to 25 years from 2003



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HALTON EAST

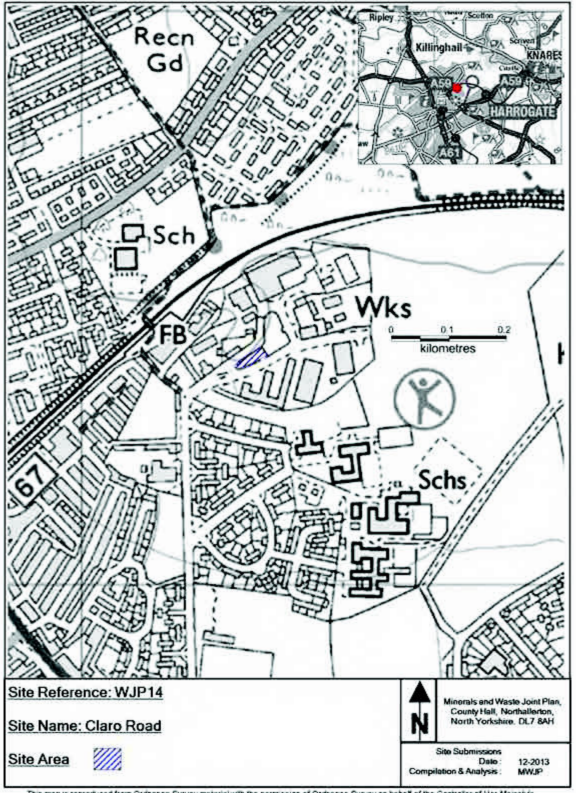
Site reference WJP13	Key Details
Location of Site:	Halton East Waste Transfer Station Halton East Works Low Lane Halton East BD23 6AD
(Grid Reference)	(403069 453772)
District	Craven
Waste Planning Authority	North Yorkshire County Council
Submitted by	Yorwaste Ltd
Current Use	Waste transfer station
Nature of Planning Proposal	Retention of waste transfer station for household and some commercial waste
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	40,000
Size of Site (hectares)	0.85
Proposed Life of Site	Not specified
Possible site restoration and aftercare (if applicable)	Not specified
Other information (if applicable)	Existing waste transfer station in former quarry.
	Change to vehicle numbers and hours of operation proposed in current planning application (NY/2013/0230/73) awaiting determination



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CLARO ROAD

Site reference WJP14	Key Details
Location of Site: (Grid Reference)	Claro Road Waste Transfer Station Claro Road Harrogate North Yorkshire HG1 4AT
District	Harrogate
Waste Planning Authority	North Yorkshire County Council
Submitted by	Yorwaste Ltd
Current Use	Waste Transfer Station
Nature of Planning Proposal	Retention of waste transfer station for household waste and some commercial waste
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	75,000
Size of Site (hectares)	0.11
Proposed Life of Site	None specified
Possible site restoration and aftercare (if applicable)	None proposed
Other information (if applicable)	Existing site which was permitted in 2011 (ref: 11/04422/RG3)



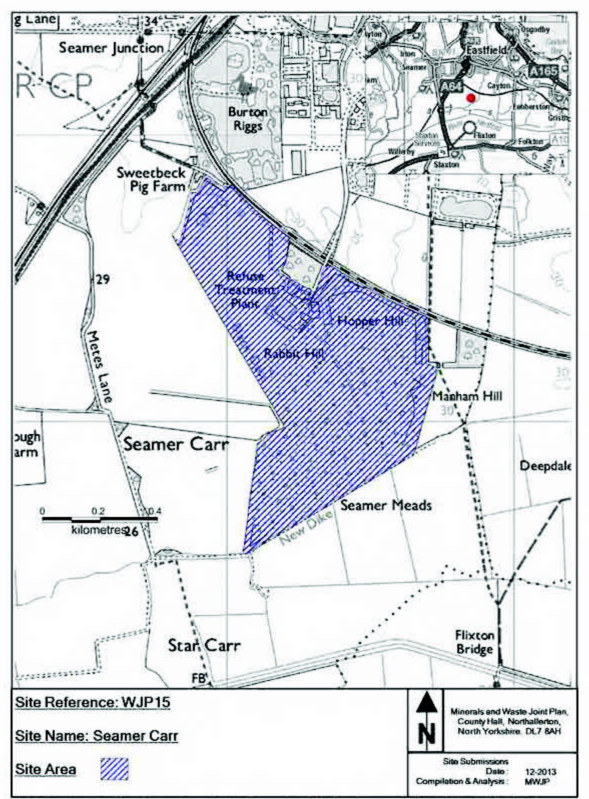
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SEAMER CARR

Site reference WJP15	Key Details
Location of Site:	Seamer Carr Dunslow Road Eastfield Scarborough YO12 4QA
(Grid Reference)	(503420 483260)
District	Scarborough
Waste Planning Authority	North Yorkshire County Council
Submitted by	Yorwaste Ltd
Current Use	Landfill (under restoration), Recycling (including treatment, bulking and transfer), open windrow Composting, Energy from Waste (Biomass and Landfill Gas Utilization)
Nature of Planning Proposal	Retention of existing recycling (including treatment, bulking and transfer), open windrow composting, and energy from waste (biomass) facilities beyond end of current planning permissions which are limited to 2020 and new inert waste screening facility
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	25,000 Composting 47,000 Kerbside Recycling - bulking and transfer in existing MRF 75,000 C&I Recycling and Municipal Residual waste in 'new' MRF (as at 2020)
Size of Site (hectares)	107.8
Proposed Life of Site	15 to 20 years
Possible site restoration and aftercare (if applicable)	None specified in submission
Other information (if applicable)	Compost to be used in site restoration of landfill site, which is being restored to woodland, shrubs and grassland

with original recycling building to be
retained for continued use under
current planning permission until
2020. Other recycling building not
time limited. Energy from Waste
(GEM plant currently time limited to
2020). Landfill gas utilisation plant to
be removed when no longer required
for that function

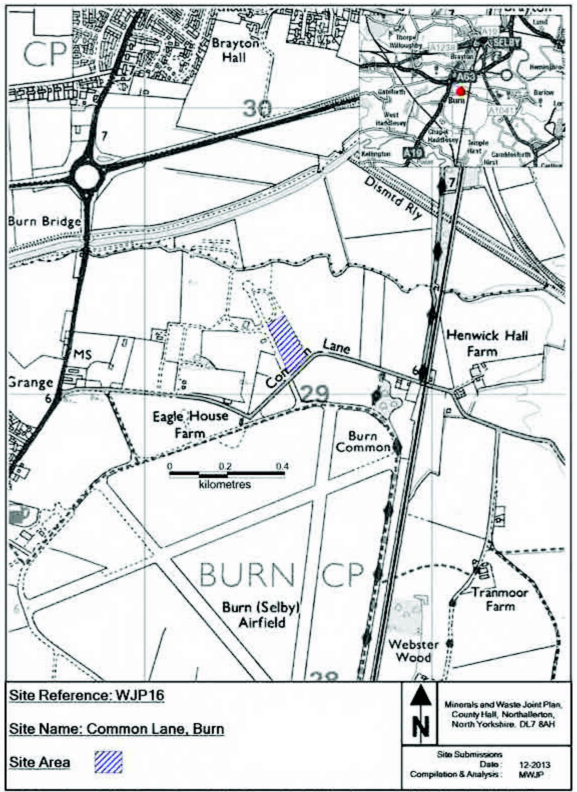




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COMMON LANE, BURN

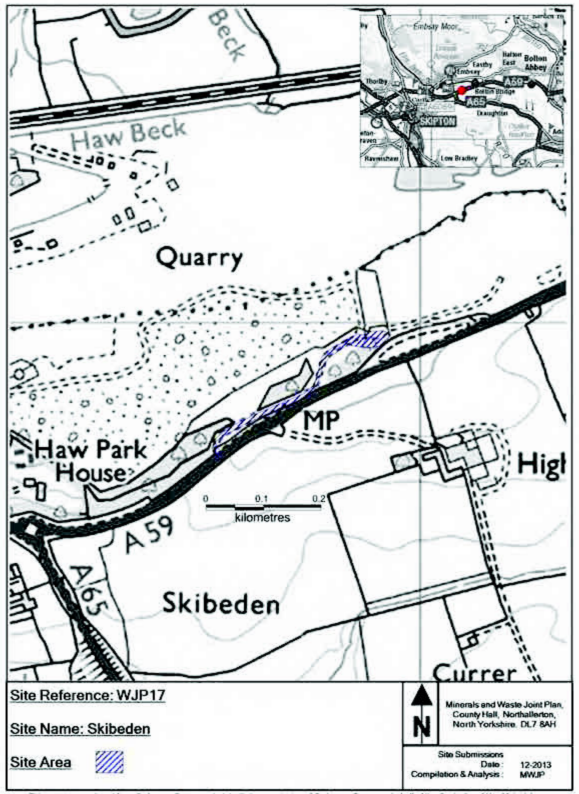
Site reference WJP16	Key Details
Location of Site:	Selby Waste Transfer Facility Common Lane Burn Selby YO8 8LB
(Grid Reference)	(460350 429206)
District	Selby
Waste Planning Authority	North Yorkshire County Council
Submitted by	Yorwaste Ltd
Current Use	Former airfield
Nature of Planning Proposal	Bulking and transfer of municipal and commercial waste
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	65,000
Size of Site (hectares)	1.42
Proposed Life of Site	15 to 20 years
Possible site restoration and aftercare (if applicable)	None specified
Other information (if applicable)	Adjacent to an existing waste recycling operation



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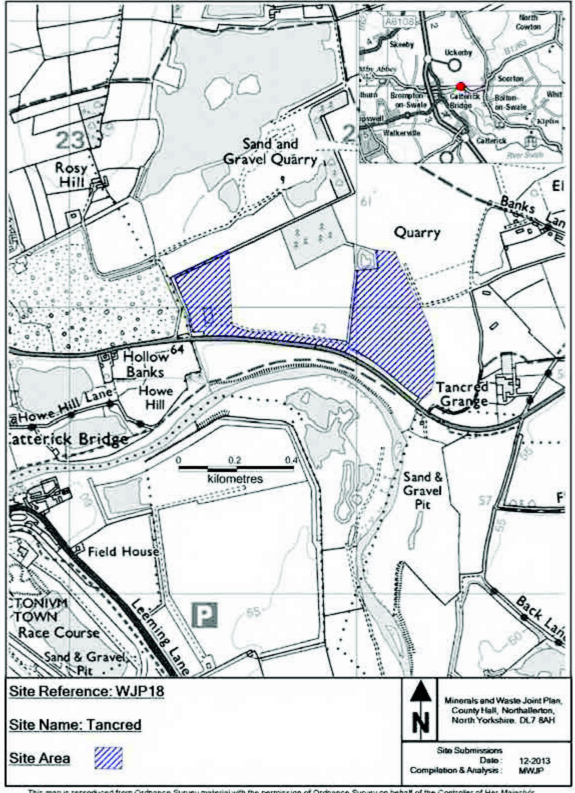
Site reference WJP17	Key Details
Location of Site:	Skibeden Landfill and HWRC Harrogate Road Skipton BD23 6AB
(Grid Reference)	(401929 452970)
District	Craven
Waste Planning Authority	North Yorkshire County Council
Submitted by	Yorwaste Ltd
Current Use	Household Waste Transfer and Landfill Gas Utilisation, Landfill now closed but undergoing restoration.
Nature of Planning Proposal	Retention of Household Waste Recycling Centre for waste transfer of household and some commercial waste
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	5,000
Size of Site (hectares)	11
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Landfill gas plant and leachate treatment facility to remain on site until no longer required for their respective functions in connection with emissions from the landfill site



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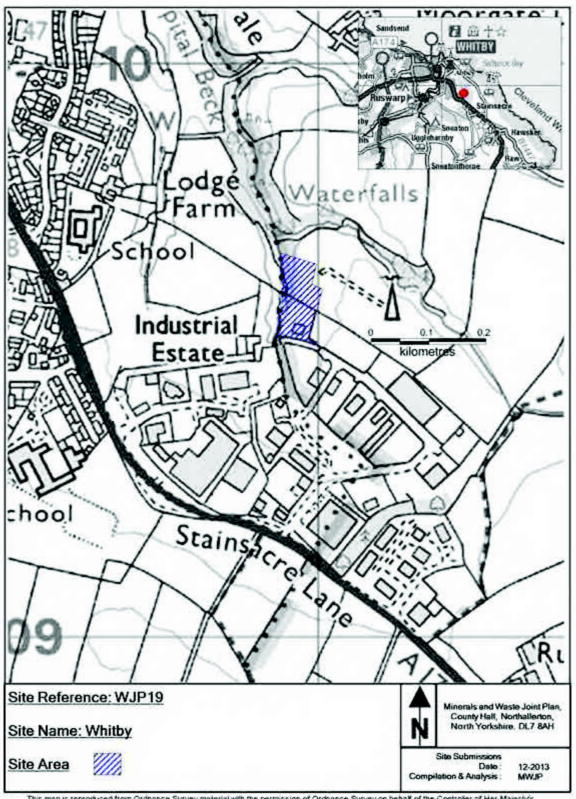
Site reference WJP18	Key Details
Location of Site:	Tancred Landfill and Recycling
	Facility
	Brompton Road Scorton
	Richmond
	T Chillion Child
(Grid Reference)	(423454 500004)
District	Richmondshire
Waste Planning Authority	North Yorkshire County Council
Submitted by	Yorwaste Ltd
Current Use	Waste transfer and recycling, open windrow composting and landfill
Nature of Planning Proposal	Landfill, Recycling (including
	treatment, bulking and transfer), open
	windrow Composting, and potentially
Minerals Estimated Reserve	Energy from Waste None proposed
(tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	150,000 - Landfill
	26,999 - Composting
	100,999 - Municipal and Commercial
	Recycling- bulking and transfer
Size of Site (hectares)	(All above estimates for 2020) 10.0 - Inert landfill
Size of Site (nectares)	1.98 – Recycling & composting facility
Proposed Life of Site	15-20 years
Possible site restoration and	Not specified
aftercare (if applicable)	
Other information (if applicable)	Compost to be used in restoration to
	agriculture of the landfill site near
	Tancred Grange (which is currently
	permitted until June 2016). Operation of the transfer station/ recycling facility and composting area is currently permitted until March 2025 with restoration to agriculture.



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WHITBY

Site reference WJP19	Key Details
Location of Site:	Whitby Waste Treatment and Transfer Facility (Fairfield Transfer Station) Fairfield Road Fairfield Business Park Whitby
(Grid Reference)	(490978 509580)
District	Scarborough
Waste Planning Authority	North Yorkshire County Council
Submitted by	Yorwaste Ltd
Current Use	Recycling and transfer of municipal and commercial waste
Nature of Planning Proposal	Recycling and transfer of municipal and commercial waste
Minerals Estimated Reserve (tonnes)	None proposed
Minerals Annual Output (tonnes)	None proposed
Waste Annual Tonnage import	46,700
Size of Site (hectares)	1.2
Proposed Life of Site	Unknown at present
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Existing facility



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Appendix 2: Glossary

Term	Description	
Aggregates	Sand and gravel, crushed rock and other bulk materials used in the construction industry for purposes such as the making of concrete, mortar, asphalt or for roadstone, drainage or bulk filling.	
Agricultural waste	Includes a variety of substances such as pesticides containers, oil and silage wrap, as well as slurry which result from activities including horticulture, fruit growing, dairy farming, livestock breeding, seed growing, grazing and nurseries.	
Air Quality Management Areas (AQMA)	Locations where national targets for air quality are not being met. Each local authority is responsible for measuring their air quality and trying to predict how it may change over several years. The aim of the review is to make sure that the national air quality objectives will be achieved across the UK by the relevant deadlines. These objectives have been put in place to protect people's health and the environment. If objectives are not achieved an AQMA with an accompanying plan is produced in order to improve air quality.	
Anaerobic digestion	Organic matter broken down by bacteria in the absence of air, producing a gas (methane) and solid (digestate). The by-products can be useful, for example biogas can be used in a furnace and digestates can be re-used on farms as a fertiliser.	
Area of Outstanding Natural Beauty AONB	Area designated under the National Parks and Access to the Countryside Act 1949 where the primary purpose is the conservation and enhancement of natural beauty including flora, fauna, geology and landscape. Each AONB has a Management Plan.	
Appropriate Assessment	Process for assessing impacts on European sites, habitats or species. It is a decision making tool.	
Best and Most Versatile Agricultural Land (BMVAL)	Defined as Grades 1, 2 and 3a by Agricultural Land Classification methodology. BMVAL is the land which is most flexible, productive and effective in response to inputs and which can best deliver future crops for food and non- food uses.	
Biodegradable waste	Includes food waste, garden waste and cardboards which can decompose without any assistance.	
Biodiversity	Simply means biological diversity. It is the degree of variation amongst living organisms within a given area.	

	Site where mineral (often aggregate) is excavated	
Borrow pits	specifically for a construction project nearby.	
BREEAM	Is an assessment method and rating system for measuring the sustainability of buildings.	
British Geological Survey (BGS)	The BGS provides geological maps and advice to the public, local authorities, academics and industry.	
Brownfield site	Land which has been previously developed, excluding mineral workings or other temporary uses.	
Carbon Capture and Storage	Involves capturing carbon dioxide, either before or after burning, transporting it in pipelines and permanently storing it underground in suitable geological formations.	
Climate change	Is a change in the statistical distribution of weather over periods of time that range from decades to millions of years.	
Coal bed methane	Extracted by drilling into unmined coal seams to release the gas.	
Coal mine methane	Extraction of methane from active and abandoned coal mines.	
Colliery spoil	By product of coal mining, can be used as secondary aggregate.	
Co-location	Having complementary industries or facilities sharing the same area of land.	
Commercial and industrial waste (C&I)	Produced by a range of sectors which can be separated into commercial groups (including Retail & Wholesale, Public Services and other services) and industrial groups (including food, drink & tobacco, chemical/non-metallic minerals, power and utilities, metal manufacturing, machinery and equipment and textiles, wood and paper publishing).	
Composting	Aerobic processing of biologically degradable organic wastes to produce an end product of compost.	
Conservation Areas	Those areas which represent 'an area of special architectural or historic interest, the character and appearance of which it is desirable to preserve or enhance under the Planning (Listed Buildings and Conservation Areas) Act 1990'. Also includes Nature Conservation Areas.	
Construction, demolition and excavation waste (CDEW)	Waste which arises from activities such as construction, refurbishment, demolition or excavation. It includes items such as plasterboard, bricks, soils, minerals, glass, metals and tiles.	
Crushed rock	Hard rock (such as limestone) which has been quarried, fragmented and graded for use as aggregate.	

accet	Puilding Drotostad Wrock Site Degistered Park and		
asset	Building, Protected Wreck Site, Registered Park and		
	Garden, Registered Battlefield or Conservation Area		
	designated under the relevant legislation		
	Land so damaged by development that it is incapable of		
Derelict land	beneficial use without treatment		
E l	The study of living organisms in relation to their		
Ecology	surroundings		
	Can be simply described as the benefits people obtain from		
	ecosystems. These include: provisioning services (food and		
Ecosystems services	water); regulating services (flood and disease control); cultural services (such as spiritual and cultural benefits);		
	and supporting services (such as nutrient cycling that		
	maintains conditions for life on Earth).		
Energy from waste	The conversion of waste into a useable form of energy,		
(EfW)	often electricity and/or heat.		
	A chemical or heat process to convert a waste to a gaseous		
Gasification	form of energy.		
Geodiversity	The variety of rocks, minerals, fossils, soils, landforms and		
	natural processes. Specially designated area of countryside protected from		
	most forms of development in order to stop urban sprawl		
	and the coalescence of settlements, preserve the character		
Oracia Dalla	of existing settlements and encourage development to		
Green Belt	locate within existing built-up areas. Mineral extraction is not		
	inappropriate in the Green Belt provided it preserves		
	openness and does not conflict with the purposes of		
	including land in the Green Belt.		
	'Green infrastructure is a network of multi-functional green		
	space, both new and existing, both rural and urban, which		
Green infrastructure	supports the natural and ecological processes and is		
Green minastructure	integral to the health and quality of life of sustainable		
	communities Green Infrastructure includes parks, open		
	spaces, playing fields, woodlands, allotments and private		
	gardens Protection zones for groundwater supplies such as wells,		
Groundwater Source	boreholes and springs used for public drinking water supply.		
Protection Zones	Displayed on maps and used to help prevent contamination		
	of the water.		
	le founded in European legislation and sourcement		
	Is founded in European legislation and government regulations which introduced a need to carry out Habitat		
Habitats Regulations	Regulations Assessments (and the associated appropriate		
Assessment (HRA)	assessment) for any plans or projects which may affect		
	European sites of significance (Natura 2000 sites).		
Hazardous waste	Waste that may case particular harm to human health or the		
	environment.		
	1		

Heritage asset	A building, monument, site, place, area or landscape identified as having a degree of significance meriting consideration in planning decisions, because of its heritage interest. Heritage asset includes designated heritage assets and assets identified by the local planning authority (including local listing)	
Historic environment	All aspects of the environment resulting from the interaction between people and places through time, including all surviving physical remains of past human activity, whether visible, buried or submerged, and landscaped and planted or managed flora.	
Historic environment record	Information services that seek to provide access to comprehensive and dynamic resources relating to the historic environment of a defined geographic area for public benefit and use.	
Historic Parks & Gardens	The Register of historic parks and gardens of special historic interest in England is a record of nationally significant historic parks and gardens managed by English Heritage. As with listed buildings they are graded as I, II* or II. Local authorities and County Gardens Trusts may have local registers or local lists of historic parks and gardens of local significance.	
Hydraulic fracturing (fracking)	Fracking is the fracturing of rock by injection of a pressurized liquid in order to extract oil or gas.	
Incineration with energy recovery	Burning of waste in an incinerator and using the energy produced as heat.	
Landbanks	A landbank is a stock of land with planning permissions for the winning and working of minerals, usually expressed in terms of the amount of mineral that can be recovered from the permitted area. A landbank is also defined on the basis of assumptions about annual production rates.	
Landfill	Disposal of waste into the land. Usually involves the infill of pre-existing voids. Landraise involves the disposal of waste where there is no pre-existing void.	
Landscape	An area, as perceived by people, the character of which is the result of the action and interaction of natural and/or human factors.	
Landscape character	A distinct, recognisable and consistent pattern of elements in the landscape that makes one landscape different from another, rather than better or worse.	
Landscape character assessment (LCA)	The process of identifying and describing variation in the character of the landscape, and using this information to assist in managing change. The assessment seeks to identify and explain the unique combination of elements and features that make landscapes distinctive. The process results in the production of a Landscape Character	

	Assessment (also shortened to LCA).	
Landscape strategy	The overall vision and objectives for what the landscape should be like in the future, and what is thought to be desirable for a particular site, landscape type or area as a whole, usually expressed in formally adopted plans and programmes or related documents.	
Listed Buildings	Are buildings that have been placed on the Statutory List of Buildings of Special Architectural or Historic Interest, under the Planning (Listed Buildings and Conservation Areas) Act 1990. A listed building may not be demolished, extended or altered without special permission from the local planning authority.	
Local Aggregates Assessment	An annual assessment, prepared by mineral planning authorities, of aggregate minerals supply requirements in a planning area or areas.	
Local Authority Collected Waste (LACW)	Household waste plus some similar waste collected and managed by local authorities.	
Local Enterprise Partnership (LEP)	Are locally-owned partnerships between local authorities and businesses. They aim to determine local economic priorities and undertake activities to drive economic growth and create jobs.	
Low level (non- nuclear) radioactive waste (LLRW)	Waste, not derived from the nuclear industry and having a radioactive content not exceeding four gigabecquerels per tonne (GBq/te) of alpha or 12 GBq/te of beta/gamma activity.	
Local Nature Partnership	Partnerships of a broad range of local organisations, businesses and people who aim to manage and bring about improvements in their local natural environment.	
Mechanical biological treatment	Involves processing residual waste by a combination of both mechanical and biological treatment methods.	
Mechanical recovery facility (MRF)	Actively alters the composition of waste in order to produce an end product that can be utilised.	
Mineral and Waste Joint Plan	Is the planning policy document which will set out a local basis for minerals and waste planning over the local plan area (comprising North Yorkshire, City of York and North York Moors National park planning authority areas). Forms part of the statutory Development Plan.	
Mineral consultation areas	An area identified in order to ensure consultation between the relevant minerals planning authority and lower tier planning authority areas before the determination of non- mineral applications.	
Mineral safeguarding areas	Areas defined by mineral planning authorities to protect potentially economic resources of minerals from other forms of development which may prevent future extraction of the	

	mineral.	
Municipal waste	Comprises mainly household and some other waste for which the waste collection and disposal authorities have responsibility. Now incorporated into LACW, which includes similar C&I waste collected by local authorities.	
Municipal Waste Management Strategy	Strategy produced by waste management authorites which outlines targets for dealing with municipal waste within their area.	
National Park	Areas designated to conserve and enhance the natural beauty, wildlife and cultural heritage of the area; and to promote opportunities for the understanding and enjoyment of the special qualities of the National Park by the public. Two National Parks are located within North Yorkshire: the North York Moors National Park and the Yorkshire Dales National Park.	
Power station ash	Ash produced as a by-product by coal fired or biomass power stations. Can sometimes be used as an alternative source of aggregate.	
Pyrolysis	The combustion of waste, at temperatures in the range of 400 – 800c, in the absence of oxygen. The result is the production of liquid, gas and char, whose after-use depends on the type of waste. The most common usage is as a fuel for energy production.	
Reclamation	Restoring land that was once used for mineral extraction or as a landfill, in order to return it to a condition suitable for some other beneficial use.	
Residual waste	Waste which cannot be recycled or otherwise dealt with further up the waste hierarchy.	
Scheduled Monuments	'Scheduling' is the process through which nationally important sites and monuments are given legal protection by being placed on a 'schedule', under the Ancient Monuments and Archaeological Areas Act 1979. Scheduling is the only legal protection specifically for archaeological sites. Only deliberately created structures, features and remains can be scheduled.	
Secondary/recycled aggregate	Includes materials such as waste and by-products with properties which enable them to be used as an alternative source of construction aggregate. Common examples are power station ash, spoil and recycled construction materials such as concrete and bricks.	
Setting	The surroundings in which a valued area, site, building or feature is experienced. Its extent is not fixed and may change as the asset and its surroundings evolve.	
Shale gas	Gas contained within small pores in fine grained rocks which can only be extracted using certain techniques (see	

	Hydraulic fracturing)	
SiDCaMP	Sustainability in Design, Construction and Management of Properties. It is a locally developed alternative method to BREEAM for measuring the sustainability of buildings.	
Silica sand	Sandstone which contains a high proportion of silica (99% SiO_2) in the form of quartz. Low levels of impurities are important as well as grain size.	
Sites of Importance for Nature Conservation (SINCs)	A site may qualify as a SINC due to the presence of notable species or an important habitat. SINCs form part of a wider national network of non-statutory locally valued wildlife sites and are generally administered by local authorities in partnership with conservation organisations. At a local level SINCs are also known as Local Geographical Sites (LGS) and Local Wildlife Sites (LWS)	
Sites of Special Scientific Importance (SSSIs)	SSSIs are the country's very best wildlife and geological sites. There are over 4,000 SSSIs in England, covering around 7% of the country's land area. Over half of these sites are internationally important for their wildlife, and also designated as Special Areas of Conservation (SACs), Special Protection Areas (SPAs) or Ramsar sites.	
Source Protection Zones	Environment Agency defined zones which include boreholes, springs and wells used for public drinking supply and so need protection from pollution.	
Special Area of Conservation (SAC)	These are areas that have been given special protection under the European Union's Habitats Directive. They provide increased protection to a variety of wild animals, plants and habitats and are a vital part of global efforts to conserve the world's biodiversity.	
Special Protection Area (SPA)	For rare and vulnerable birds as listed in Annex 1 to the European Union's Birds Directive.	
Strategic Environmental Assessment (SEA)	The Environmental Assessment of Plans and Programmes Regulations 2004 (which transposed the SEA Directive into law in England).	
Strategic Flood Risk Assessment (SFRA)	An assessment usually under taken by a local authority of group of authorities to consider flood risk and examine the risks involved in developing certain areas within the County.	
Sustainability Appraisal (SA)	This is a formal systematic and iterative assessment of local planning policy documents during their preparation in order to assess the extent to which they encompass the aim of working towards sustainable development.	
Sustainable Communities Strategy (SCS)	The SCS creates a long-term vision for an area to tackle local needs and is prepared by the Local Strategic Partnership.	

Sustainable development	Is a pattern of resource use that aims to meet human needs while preserving the environment so that these needs can be met not only in the present, but also for future generations. Delivery of sustainable development is an overarching objective of the planning system.	
Underground coal gasification	The burning of coal underground and extracting the gasification products which can be processed to provide fuel.	
Waste hierarchy	Is a guiding theme for waste policy at all levels and places greater emphasis on the sustainable management of waste by giving preference to waste management methods towards the top of the hierarchy (such as prevention, re-use and recycling) over methods lower down the hierarchy (such as recovery and disposal).	
Waste recovery	Processing waste to prevent it going to landfill. Recovery processes include incineration with energy recovery, advanced thermal treatment, anaerobic digestion and composting.	
Waste Water	Water which is disposed of at domestic properties or through commercial and industrial activities.	
Zero waste economy	Where material resources are re-used, recycled or recovered wherever possible, and only disposed of as the option of very last resort.	

Page 405

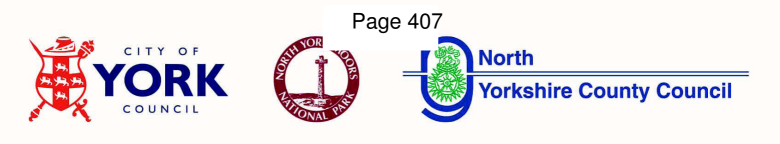
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Tel: 0845 8727374 Email: mwjointplan@northyorks.gov.uk

Page 406

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Minerals and Waste Joint Plan

Minerals and Waste Joint Plan First Consultation

Summary of Responses August 2013

City of York Council

North York Moors National Park Authority North Yorkshire County Council

Document header

Minerals and Waste Joint Plan First Consultation 17th May – 28th June 2013

Summary of consultation responses

The Minerals and Waste Joint Plan First Consultation provides the first formal step in the preparation of a new Minerals and Waste Joint Plan. The Plan is being jointly produced by North Yorkshire County Council, City of York Council and North York Moors National Park Authority. This First Consultation gave stakeholders the opportunity to identify key issues they think the Joint Plan should deal with through its development.

Consultation

The Minerals and Waste Joint Plan First Consultation ran for a period of 6 weeks from the 17th May 2013 until 28th June 2013.

A summary consultation leaflet was sent to a total of 4941 Consultees from the three Authorities consultation bases, including 26 Local Authorities, 159 Environmental Amenity Groups, 3571 members of the local community, including local businesses, 142 minerals and waste representatives, 36 Statutory Consultees, 692 Parish Councils, including immediately adjoining parishes, and 315 other interested parties.

The Parish Councils were also sent a poster to display on the parish notice boards and all libraries, including mobile libraries, were provided with consultation material to display in their front entrances. All consultation documents were made available on the three Authorities' websites and an electronic response from was provided.

How many responses were received?

In total 256 representations were received from 89 interested parties with regard to the Minerals and Waste Joint Plan First Consultation. A breakdown of how many responses were received against each question is shown in the table below.

Question Number	Question Subject	Number of responses
1	Minerals Issues	62
2	Waste Issues	65
3	Priorities	56
4	Sustainability Appraisal	41
5	Other matters	32

A report summarising the responses received and identifying the key points is attached for your attention.

	Page 410	
The Joint Plan should be flexible to respond to requirements. The Plan should be long term (5,10,25 years beyond) Fracking has been omitted.	Objects to a strategy which utilises a centralised site. Waste should be treated locally. Take growth plans into consideration when planning for minerals. Locally sourced minerals preferred if impact on landscape and local amenity is acceptable.	Minimise impact on local amenities and the environment. Minimise impact of transport. Effective restoration plans to regain or improve landscape value.
The Joint Strategy should be flexible enough, without being too restrictive, to cope with the demands of the day. The Plan should be long term i.e. looking 5,10 and 25 years beyond and not driven by politics. Fracking appears to be omitted.	Objects to a strategy which utilises a centralised site. Waste should be treated locally. The growth plans will put pressure on resources including building materials, and the availability of locally sourced building materials would be preferable wherever possible subject to ensuring impact on landscape and local amenity is acceptable.	Minimise disruption to local amenities. Minimise environmental damage. Minimise impact of vehicle movement. Effective restoration plans to regain or improve landscape value
0001	0003 0010	0011
1880	2005 286	519
Q1-Minerals Issues	Scarborough Borough Council	East & West Layton & Carkin Parish Meeting

Summary Of Consultation Responses- Minerals and Waste Joint PLan First Consultation

18 September 2013

Page 1 of 90

	Page 411	
The protection of groundwater is important when assessing potential quarry sites their post closure use, this needs to be included in the production of the joint plan.	Recognises the importance of securing minerals supply for the future and the importance of protection of current and future minerals supply from future non minerals development. Recycling mineral waste is important to put less pressure on primary mineral reserves, a also to reduce the amount of waste to be disposed of. A balanced range of regulatory and financial imposition/encouragement will be required to achieve this.	The plan should provide for the use of underground gasification technology onshore within the concealed coalfield. Possible locations could be East of Selby coalfield or deposits to the north-east of York.
Heineken UK's Tadcaster Brewery exclusively uses borehole water and the quality of this water is extremely important not only to the long term value of our brands but also to the brewery's status as a significant employer in the local region. To this end, the protection of groundwater when assessing potential quarry sites and their post-closure use (e.g. landfill) need to form part of the joint plan. It's not possible to tell if this will be the case in such a short consultation document.	The continuing availability of mineral resources will be of high consequence for the foreseeable future. Accordingly, both existing and potential future extraction sites require protection. The latter need to be identified speedily and BOTH need to be protected ASAP by imposing all necessary restrictions on future planning and development. Of equal importance, however, is the business of recycling mineral waste: a. to eke out those reserves which, though they may yet be untapped, must be finite and therefore irreplaceable b. to assist in the ballooning problem of waste disposal. These aims will only be achieved by a balanced range of regulatory and financial imposition/encouragement.	In relation to coal and gas although underground coal gasification has only been licensed offshore, the plan should provide for the use of this technology onshore within the concealed coalfield. This could apply to the East of the Selby coalfield or to the extensive deposits north-east of York. If there is the opportunity for new sites to come forward within the plan period then things such as economics , technologies and exploration techniques for minerals evolve, new prospects will inevitably be identified.
0015	0022	0026
270	80	43
Heineken UK		Confederation of UK Coal Producers (CoalPro)

ت ف	Pa	ge 412
When allocating sites the location of water infrastructure and impact of the development on the infrastructure should be taken into consideration. Extraction of minerals should be restricted in designated Source Protection Zones (SPZs) due to the potential to impact on the quality of ground water.	Concerned about impacts of fracking on water supplies	Consider the impacts of transport End products of waste treatment should be suitable to be used as backfill mineral extraction sites
The extraction of minerals usually takes place in rural areas or away from built up areas where deposits are found and Yorkshire Water tend to have significant infrastructure transporting waste and clean water in these locations. The location of infrastructure within sites for mineral extraction and the impact of development should be taken into consideration before allocating sites. Extraction could have a significant impact on the quality of groundwater in locations designated as Source Protection Zones (SPZs). Extraction should be restricted in these locations. If development is permitted in SPZ1 then extra measures and mitigation should be put in place to minimise risk of contamination.	The probable harmful effects of fracking e.g. depleting water reserves and polluting waterways and water supplies	Minerals and waste transport routes should be considered as well as distances involved to reduce large vehicles on smaller rural roads (such as the A59 York to Harrogate) End products of waste treatment should be suitable to be used as backfill mineral extraction sites
0031	0036	0044
2239	1625	1356
Yorkshire Water Services		

0049	Consider neighbours (businesses and residents) locate sites away
	form residential dwellings.
	Protection of landscape, environment and historic assets.
	Enforcement of sites- sites with a history of workings that are
	unsafe or antisocial should be avoided and should not be included
	in the plan.
	Accurate evidence based stone estimates of sites to avoid
	unnecessary damage to the landscape and environment. Consider
	only sites with high yield of quality material.
	Supply of aggregate for local use only.

Consider the impacts of extraction on neighbouring premises and consider locating away from residential dwellings. Protect the landscape, environment and historic assets. Use accurate evidence to understand future requirements and use high yield sites to avoid unnecessary impacts on the environment. Only supply aggregates for local use. Worked areas should be restored before an

extension to a site is allowed.

Operators should be tasked with restoring their worked areas

before being permitted to expand a site.

				l	Page 414		
The Plan should protect AONB's from harmful development and not allocate landbanks in these areas.	Include reference to AONB management plan in the Plan.	Retention of Blubberhouses needs to be reconsidered.	Restoration should aim to create natural habitats based on surrounding areas.	Allow small scale quarries which provide building material for building and repairs.			Minerals issues the Plan should have regard for; Sustainability of supply, Future demand, Economic and Environmental issues, Restoration
The MWJP should include policy confirming the importance of protecting the AONB from harmful development (inline with NPPF Para 115). The impact of mineral extraction can have in and adiacent to the AONB such as harm to landscape character	visual impact, transport and harm to biodiversity should be referred to in Policy.	Statutory AONB Management Plans should be referred to in the MWJP.	Allocating landbanks form within the AONB should be avoided in accordance with NPPF Para144.	The retention of Blubberhouses within the AONB should be reviewed due to its impact upon the landscape.	Ensure restoration conditions reinforce landscape character and complement AONB special Qualities. The objective of restoration should be to create semi natural habitats based on the surrounding characteristics which can act as ecological corridors.	Facilitate development of small quarries to provide local building material for maintenance and repairs. Development and operation of small-scale stone quarries in locations that do not cause harm to landscape or wildlife habitats should be encouraged.	The extraction of minerals should be undertaken with regard to the following points: - Sustainability of supply - Future demand - Economic issues e.g. employment - Environmental issues - Restoration of sites to their former state
0054							0055
134							1355
Nidderdale AONB							

In terms of historic environment the Joint Plan needs to; 1) Deliver a steady supply of minerals whilst safeguarding those elements which contribute to the significance of heritage assets. This can be achieved by examining to what extent the assessed demand for the County's mineral resources are capable of being met whilst still safeguarding its considerable environmental assets, utilising the Managing Landscape Change Study, and reconciling the close correlation between the locations of sand and gravel resources and significant historic assets i.e. the Neolithic ritual landscape at Thornborough and the archaeological landscapes of the Vale of Pickering. The Plan will also need to ensure the locations identified for future extraction are delivered in a manner

which safeguards those elements which contribute to the significance of the

heritage assets. 2) Ensure a steady supply of building and roofing stone. The Plan should safeguard sources of supply, including very small scale

quarries which may only supply a specific project, to ensure supplies of new matching stone are available for repair and new construction to maintain the character of local buildings and areas. Utilise the BGS website and the Strategic Stone Survey published by English Heritage and BGS.

3) Ensure that the afteruse strategy for minerals sites safeguards the historic environment. There is a need for a strategic approach to restoration through an effective, co-ordinated after-use strategy (particularly in the Swale and Ure and Vale of Pickering areas

Deliver a steady supply of minerals whilst safeguarding those elements which contribute to the significance of heritage assets. Ensure a steady supply of building and roofing stone. Ensure the afteruse strategy for minerals sites safeguards the historic environment.

	Page	416		
Minerals summary points are valid. Quantify Economic benefits of minerals extraction. Utilise inert waste at exhausted mineral sites for restoration (landfill). Provide long term plans for industry confidence but also allow flexibility. Need suitably treated waste for site restoration.	Agree with all items listed in summary leaflet. Local access issues of the operation of mine sites, both existing and new.	Environmental protection should be a priori Restoration should be given priority to ensu high standards are met.	Alternative sources of supply should be encouraged along with efficient use of minerals.	
 In addition to the valid bullet points provided in the minerals summary the following should be considered: Quantify the economic and employment benefits of the mineral extraction industry Give preference to waste treatment systems which produce an inert or semi inert residue which can be used as landfill for the restoration of mineral extraction sites. A 30 year plan for the permitting of mineral extraction to facilitate long term capital investment, but with flexibility for future generations to make economic versus environmental decisions for themselves. Need to address the need for suitably treated waste for site restoration. 	Agree with all items listed in summary leaflet. In addition, reference should be made to local access issues as a result of the operation of sites, both existing and new.	Environmental protection should be a priority in all situations. The 'State of Nature' report finds that mineral extraction has had a detrimental effect on habitats in heathland. 20% of heathland in the world is in the UK and so has international importance.	Management of waste and restoration after extraction has stopped should be given priority to ensure high standards. Alternative sources of supply (secondary and recycled aggregates) should be encouraged along with efficient usage of minerals to minimise waste.	
0063	0068	0073		
213	079	1357		
	Yafforth Parish Meeting			

					Pag	e 417				
Environmental protection should be a priority to preserve habitats.	Restoration and management of waste once extraction is complete should be given priority.	The use of secondary and recycled minerals	encouraged.	Needs to be clarification as to why the Yorkshire Dales National Park are not included in the Joint Plan area.	Sustainability should be mentioned more in terms of minerals.	Should be more specific about making predictions about future extraction requirements, both for the Joint Plan area and	beyond.	The extraction of minerals provides 'space' for landfill.	The link between minerals and waste should be made more apparent.	
Environmental protection should be a priority in all situations. 'State of Nature' Report finds that minerals extraction has had a detrimental effect on habitats in heathlands. 20% of the worlds	heathlands are in the UK.	Once extraction has ceased priority should be given to the management of waste and restoration to ensure high standards.	Alternative sources of supply (secondary and recycled aggregates) and efficient use of minerals should be encouraged to minimise waste.	It is not clear why North York Moors National Park Authority are included but the Yorkshire Dales National Park are not.	It is not clear why North York Moors National Park Authority are treated separately as it falls under the jurisdiction of North Yorkshire County Council.	The word sustainability is notable for its absence, should refer to 'sustainable mineral extraction and development'.	Given that the emphasis is placed on providing demand from outside of the counties, the paper should be more specific about	making predictions of future extraction requirements for the joint Plan area and that from beyond the Joint Plan area. Reference must be made to specific mineral types. since not all are of the	same importance. The challenge is to determine the Plan Area, and wider regional and national need for resource extraction. This will be a crucial line of evidence in determining future planning decisions.	You should make it clear that the development of minerals provides 'space' for landfill. There is therefore a direct connection between the minerals and the waste strategies, this link is not obvious at present.
0077				0081						
1358				766						
				Marton-cum-Grafton Parish Council						

		Page 418
The plan should not support fracking	Make sure mineral extraction does not cause pollution and risk human or animal health. The landscape should be preserved. Fracking should not be allowed.	The Plan has a key role to play in maximising the biodiversity benefits of mineral extraction and mineral site restoration.
The plan should not allow any mining processes which involve pressurised injections of substances, such as fracking.	Needs to ensure that mineral extraction does not lead to pollution of air, soil and watercourses, and must not endanger human or animal health. The landscape should be preserved. Fracking should not be allowed in the Plan area due to the potential of polluting ground water.	The Plan has a key role to play in maximising the biodiversity benefits of mineral extraction and mineral site restoration. By maximising biodiversity benefits the Plan would be demonstrating strong compliance with the requirements of the NPF. The biodiversity-related issues that the Plan should address are Protect the biodiversity that is already there. Promote a restoration led approach Deliver a net gain in biodiversity Contribute to national and local targets for the creation of priority habitat Create a coherent and resilient ecological network by taking a landscape-scale approach. Encourage a simpler approach to habitat creation Secure and promote the long term management of restored mineral sites with a biodiversity after use. Facilitating the biodiversity-led restoration of mineral sites on land that was previously Best and Most Versatile (BMV) agricultural land. High Nature Value farming Restoration of mineral sites in airfield safeguarding zones.
0086	0600	0094
1542	1541	1112
	York Green Party	RSPB North

			_		_	Ρ	age 4	19				
Look to import minerals in the future.	The term 'requirements' and 'safeguard' need to be clarified.	Landscape restoration is important.	Impact on health and environment needs to be taken into account, and which types of land should be discounted for extraction.	Concern about environmental impact of	power station asil and multiclet actor bottom asilif used as secondary aggregate.		li acking and underground coal gasilication.					
The leaflet ignores a number of important issues.	Can future mineral requirements be met by importing minerals from other parts of the UK or oversees?	Need to clarify what mean by 'requirements'	ls there a link between the amount of minerals extracted and the health of the local economy.	What criteria will be used to judge sustainability, will impact on local people and environment be taken into account.	How will new technologies such as fracking and underground coal gasification be taken into account.	The term 'safeguard' needs to be clarified.	Does the reduction on the need for landfill impact on the need for minerals sites?	What types of land should be exempted from minerals extraction.	Landscape restoration measures should be imposed on new or extended mineral working.	How will the environmental impact of power station ash and incinerator bottom ash be assessed if used as secondary aggregate.	Need to consider short/medium term effects and benefits along with the longer term effects and benefits.	
2600												
171												
North Yorkshire Waste												

						Page	e 42	0			
Measuring the economic benefit against the environmental impact.	Considering zoning the areas and identifying zones against criteria	Flexibility for curtailing/ending activity if economic conditions alter.	Development of clear policy for restoration or agreed alternative use for mineral extraction	sites.	Partnerships with District Councils.			Need to know the expected future extractio requirements for mineral resources within t Joint Plan area.	Need to identify areas suitable for mineral working.	Need policies to protect the landscape and local amenities.	
Measuring the economic benefit against the environmental impact.	Considering zoning the areas and identifying zones against criteria - such as transport/road system, local jobs, local housing	complete - to create four or five zones with easier hurdles for developments that 'fit' and have little environmental impact to high tariff areas with high environmental impact and poor	infrastructure support.	Flexibility for curtailing/ending activity if economic conditions alter.		Development of clear policy for restoration or agreed alternative use for mineral extraction sites and who will be responsible for paying for this final stage.	Partnerships with District Councils.	Need to know the expected future extraction requirements for mineral resources within the Joint Plan area.			
0102								0107			
585								446			
Green Hammerton Parish Council								Brotherton Parish Council			

			Pa	age 421
The proximity of minerals to where it is processed. There should be no importation of minerals	into the Plan area. The service should provide value for money.	The Plan should consider how the Joint Plan authorities collaborate with other Authorities when considering minerals.	Any proposals should be assessed in terms of possible impact on the environment. This should include an assessment of landscape and visual effects (LVIA). An LVIA methodolc should be agreed with District Councils.	Minerals sites should take account of any impact on the setting of a designated and no designated asset.
The proximity of minerals to where it is processed. There should be no importation of minerals into the Plan area.	The service should provide value for money. The Plan should consider how the Joint Plan authorities	collaborate with other Authorities when considering minerals.	The Plan should address the likely significance of any proposals on the environment to include an assessment of the landscape and visual effects (LVIA) based on the Good Practice Checklist and Guidance. An LVIA methodology should be agreed with the Council prior to any assessment preparation.	The consideration of any minerals sites should take account of any impact on the setting of designated and non-designated asset. Reference should be made to the Harrogate Heritage Management SPD in order to determine what might constitute a non-designated heritage asset.
0112			0120	
911			330	
Tockwith & Wilstrop Parish Council			Harrogate Borough Council	

		Page	422	
The Joint Plan should plan for supplying aggregate minerals to adjacent areas. In the long term there is potential for increased marine aggregate into the region, which would ease the pressure on land-won	When considering sites need to consider their location in terms of end markets.			The extraction of novel hydrocarbons such as shale gas may require extra research or a flexible approach as new technologies are developed.
This response is on behalf of the five Tees Valley authorities. Given the constraints on mineral supply in the Tees Valley, the supply of minerals from the North Yorkshire area plays a significant part in meeting demand within the Tess Valley sub- region, particularly in relation to sand and gravel. The need for	There is potential for increased marine dredged aggregate into the region which could help to ease pressure on land-won supply from North Yorkshire, however the potential for such sources to make a greater contribution to supply is likely to be of only limited significance in the near term.	It is therefore considered important that the Joint Plan continues to plan for its role in the supply of aggregate minerals to adjacent areas such as the Tees Valley, this approach is in accordance with the NPPF.	If the Joint Plan area is to continue to play a role in supplying adjacent areas, such as the North East Region, then a distribution of sites or areas for future working which reflects this pattern may, in principle, be most appropriate to help deliver a better fit between supply and demand and help minimise transportation distances and impacts. It is also possible that greater flexibility could be delivered by addressing supply on the basis of a single area, particularly as resources become more constrained.	The coverage of issues seems very thorough. The extraction of novel hydrocarbons such as shale gas may require extra research or a flexible approach as new technologies are developed.
0125				0127
333 8				128
Tees Valley Unlimited (Joint Strategy Unit)				Yorkshire Wildlife Trust

There should be a strong policy against the exploration of fossil fuels (coal, oil and gas) and associated infrastructure with in the Plan area, this includes the extraction of conventional and unconventional gas reserves (including coal bed methane, coal mine methane and shale gas.)

The Plan should include an understanding of the vulnerability of sites to the impact of climate change over the Plan period, this would include policies to ensure that sites were not located or excavated to a depth that would be vulnerable to pluvial and fluvial flooding. The Plan should include policies which prevent minerals development which would impair the role of the natural environment in mitigating the effects of likely extreme weather.

Encourage strict policies against minerals development within the National Park including further development relating to the extraction of gas and potash. It is important that all mineral development is carried out sensitively throughout the Plan area with a robust screening process and Environmental Impact Assessment for all development.

Do not support the exploitation of fossil fuels (coal, oil, gas including conventional and unconventional gas)

The impact of climate change on sites, and their impact on the natural environment, throughout the plan period should be considered. There should be no further minerals development supported in the National Park.

				Page 424	
Contribute towards and aim to meet BAP targets and habitat creation and preserve landscape and environmental designations.	including soil. Through restoration and aftercare.	Restore sites to agriculture, nature	babitats.		Silica sand has a greater diversity of uses than the foundry and chemical industries, it can be used in the manufacture of glass, together with other industrial and horticultural uses.
Consideration should be given to the safeguarding of soil resources.	Should consider how proposed and existing sites will effect important landscape and environmental designations.	Welcome the joint approach between the three authorities.	Should promote the enhancement of biodiversity, especially through restoration.	 Natural England would expect the Plan to Deliver substantial contributions to meeting BAP targets Seek to deliver long term gain in habitat creation through restoration and aftercare. Include a policy that specifically highlights the importance of restoring sites to appropriate uses, including agriculture, Green Infrastructure, nature conservation, priority habitats. Be based on specific up to date evidence base. Nature conservation objectives should be embedded within restoration proposals from the outset. Seek to secure long term adequately funded management proposals and consider strategic projects to deliver restoration at a wider scale. Develop SPDs to present specific guidance on reclamation, including appropriate habitat creation programmes on restored mineral sites. 	Silica sand has a greater diversity of uses than the foundry and chemical industries, it can be used in the manufacture of glass, together with other industrial and horticultural uses.
0139					0144
119					1140
Natural England					Sibelco

_				Pag	e 425	_
The wider uses of Magnesian limestone should be considered and Magnesian limestone should have its own landbank.	Findings from the LAA should be taken forward.	The sustainable supply of minerals to market should form a key policy driver.	Develop a policy to allow small scale extensions to ensure continuity of supply, including continued reliance on concreting sand and gravel.	The Plan has a priority to make adequate provision for the future supply of sand and gravel .	Site specific allocations should be identified and supported by policies	The Plan should cover the issue of fracking and set out the position regarding fracking within the Plan area.
Magnesian limestone should be recognised beyond just a purely construction aggregates purpose, and should be subject to a separate Landbank allocation.	The findings in the recently published LAA should play a key role in the definition of a strategy.	The sustainable supply of minerals to market should form a key policy driver.	The Plan needs to ensure a similar policy to the small extensions policy that exists in the adopted Minerals Local Plan to help ensure the continuity of supply.	The Plan has a priority to make adequate provision for the future supply of sand and gravel within North Yorkshire on the basis that there will be continued reliance on North Yorkshire's concreting	be identified and supported by policies in order to give confidence to the industry that planning permission will be granted for allocated sites.	As part of the production of the Ryedale Plan, representations were received regarding shale gas extraction or the 'fracking' process. This method of mineral extraction is becoming more topical with new Government guidance expected next month, It would be useful if the Plan covered this subject and sets out the agreed position regarding fracking in the Plan area.
0145				0149		0153
2013				1100		116
Lightwater Holdings Limited				Aggregate Industries		Ryedale District Council

18 September 2013

Page 16 of 90

0				Pa	age 426
Support use of alternative sources of supply to primary minerals. Be aware of imnact of extracting gas	Fossil fuels have an impact on climate change.	More weight should be given to the provision of agricultural lime.	The findings in the LAA should play a key role in the development of the Plan.		The Plan should consider the issue of frackir The Bowland Shale underlies the Harrogate District.
Concentrate on using alternative sources of supply to primary minerals as mineral quarries disfigure the landscape and there is a limited supply.	Be aware of the local impacts of extracting gas, and effect fossil fuel has on climate change. Need to reduce energy demand and deploy renewables.	Large quantities of agricultural lime can be supplied to agriculture from limestone sites. The limestone market has not been given much weight in previous documents, especially as demand is	predicted to remain for the proposed plan period.	The findings in the LAA should play a key role in the definition of the strategy.	The Plan should consider the issue of non conventional gas extraction (fracking). The Bowland Shale underlies the Harrogate District.
0156		0160			0164
2253		1134			130
		Fenstone Minerals Ltd			Leeds City Council

	Page 427
A sequential approach to flood risk should be adopted. Sites should be located appropriately in areas of low flood risk. There should be no loss of flood storage or sites located within flood zone 3.	The Humber River Basin Management Plan should be taken into account in the Plan. Quarry restoration schemes should avoid infilling as there is the potential to contaminate the water environment. The Plan should include a biodiversity policy to encourage net gain in biodiversity during the aftercare of sites as well as enhanced green infrastructure and BAP priority sites.
Flood Risk - we would expect to see a sequential approach is adopted, and sites are located appropriately and in areas at the lowest possible flood risk. We do not expect to see a loss of flood storage as a result of any land raising or sites being located within flood zone 3.	Groundwater - we recommend that the Humber River Basin Management Plan is referenced and taken into account in the Minerals and Waste Plan. We would ask that quarry and restoration schemes avoid the infilling of the void in order to return it to agricultural land. Open holes are more protective of groundwater as the infill materials have potential to introduce contaminants into the water environment. Biodiversity policy. Mineral developments can have significant ecological impacts if planned poorly, however they also have the piodiversity policy. Mineral developments can have significant ecological impacts if planned poorly, however they also have the potential to create significant areas of priority habitats as part of after care plans, so there must be a robust policy in place, capable of encouraging truly sustainable schemes whilst resisting ill considered and potentially damaging developments. Mineral developments provide a unique opportunity to secure significant ecological and green infrastructure enhancements, so we would expect a policy which required developers to design schemes which provide a net gain in biodiversity as well as the provision of new and enhanced green infrastructure and BAP priority habitats. A positive and aspirational policy would ensure that minerals developments could provide ecological and social benefits.
0167	

Environment Agency

		Page 428				
Once the economy improves there will be more demand for aggregates from areas outside the Plan area, so apportionments should reflect this. At this stage no increase in marine aggregate should be factored in.	The split of the sand and gravel land bank to north and south distribution areas is supported. The Plan should seek to provide sufficient resources of dimension stone.	Specific Site Allocations and Preferred Areas are supported over Areas of Search. Suppor preference for extensions to existing sites o their replacement once exhausted. Support Call for Sites in CYC area.	Authorities have to be aware of the increasi need for Green Infrastructure and the development of ecosystem services, and the role mineral working can play in meeting objectives for biodiversity.	Safeguarding should follow the advice of BGS in their 2011 safeguarding document. We support policies which are designed to	encourage the further processing and transport of alternative minerals, especially at quarries.	We support collaborative working and effective liaison with industry in identifying
There is likely to be progressively more call on the sub-regions reserves from places like West Yorkshire when the economy improves so apportionments need to reflect this. We would be in favour of taking the 2007 figure as representative of long term demand for sand and gravel. At this stage no allowance should be made for an increase from marine resources. For crushed rock we are happy with the prosed apportionment set out in the Draft LAA	In terms of dimension stone, as an industrial mineral, we suggest paragraph 146 of the NPPF should apply and the authorities seek to provide sufficient resources at each production site consistent with the investment levels for that site and the need for the continuity of supply.	Continuity of supply can be maintained by making provision in the form of Specific Site Allocations and Preferred Areas. Only in exceptional circumstances should consideration be given to the identifying Areas of search. We support a general preference for extensions to existing operations, or their replacement when exhausted. Care should be taken to maintain competition in the marketplace.	We support the division of the sand and gravel landbank into two distribution areas. We also support a new call for sites in the CYC area since the	When looking for areas suitable for mineral working operators will have resource information. Authorities have to be aware of	development of ecosystem services, and the role mineral working can play in meeting objectives for biodiversity. This could take the form of strategic allocations of mineral at large scale to be developed over long periods of time that address biodiversity	issues and help towards meeting climate change targets.
0172						
115						
Minerals Products Association						

Page 19 of 90

problems and workable solutions. One issue which will need to be addressed is the sourcing of High Specification Aggregates.	The description of the uses of silica sand falls short of the uses described in the BGS Mineral Factsheet.			Page	e 429			
Safeguarding should follow the advice of BGS in their 2011 safeguarding document.	The Minerals and Waste Joint Plan should be a succinct document that avoids duplication. We commend the format of the Lancashire Site Allocations and Development Management Policies DPD.	There is no need for new provision for managing mining/minerals waste.	National figures show that 28% of the aggregates market is now supplied by alternative minerals, the highest proportion in Europe. We support policies which are designed to encourage the further processing and transport of alternative minerals, especially at quarries.	Minerals are probably already being used sustainably, so there is not much of a case for improvement.	North Yorkshire will be required to supply strategically to other areas for the foreseeable future.	We support the current research into the prospects for the development of marine imports.	We support collaborative working and effective liaison with industry in identifying problems and workable solutions. One issue which will need to be addressed is the sourcing of High Specification Aggregates.	The description of the uses of silica sand falls short of the uses described in the BGS Mineral Factsheet.

- 92 0174
- The Joint Plan should set out the minerals which are important in the area and what their importance is locally, regionally and nationally where appropriate, a spatial portrait for each of them, the scale of future minerals extraction, where and when new provision will be required, provide clear guidance to allow site specific proposals to be considered, and allocate strategic sites where necessary. It should also consider cross cutting issues, and those already identified appear appropriate.

We welcome the recognition that the Plan area supplies minerals to other regions. The complex supply interrelationship between North Yorkshire sub-region and other surrounding regions has already been identified in the LAA. Neighbouring LAAs have also identified interrelationships. One sub-region cannot be wholly self-sufficient in meeting its own needs for primary aggregates. All planning authorities must seek to ensure a steady and adequate supply of aggregates, meeting their own needs whilst whenever possible making an appropriate contribution to help meet the needs of the surrounding areas for primary aggregates.

The most significant imports into the North East of England are land won sand and gravel some of which are supplied for North Yorkshire. Expect provision from the Plan area to be similar to past provision. Support provision of north and south landbank for sand and gravel.

Durham CC will argue that additional provision should be provided within the Tees Valley. Durham CC will also seek to ensure it continues to make appropriate provision to allow the continuation of its role as a major mineral producing authority and allow it to make a contribution to surrounding areas. In the long term North Yorkshire should continue to provide supplies of primary aggregates into the South of the North East Region in order to assist in meeting the needs of the Tees Valley.

It will be important to ensure that there is adequate supply of crushed rock and sand and gravel, in order to prevent further

Suggested content for the minerals part of the Joint Plan, these include setting out the minerals which are important in the area and what their importance is locally, regionally and nationally where appropriate, a spatial strategy for each of them, the scale of future minerals extraction, where and when new provision will be required, provide clear guidance to allow site specific proposals to be considered in both criteria based and locational terms, and allocate strategic sites where necessary. The Plan should also consider cross-cutting issues, and those identified in the document appear appropriate.

There are complex supply interrelationships between the Plan area and other Regions, tl Plan should aim to maintain the level of sup

Support the north and south split landbank.

		Page 431
	Need to try and minimise the need for minerals extraction. Ensure high water efficiency and reuse for those mineral extraction processes requiring water.	Fracking and other unconventional gas extraction should not be allowed. Where fracking is considered all possible side effects would have to be considered and mitigated against. Use of old mineral extraction sites as wetlands/reserves to help reduce flood risk and also hold back water for local agricultur use or release to rivers when levels are low during dry periods.
pressure being put on County Durham to make up for any deficiencies in supply.	Need to try and minimise the need for minerals extraction. Ensure high water efficiency and reuse for those mineral extraction processes requiring water. Fracking and other unconventional gas extraction should not be allowed. Where fracking is considered all possible side effects	would have to be considered and mitigated against. Use of old mineral extraction sites as wetlands/reserves to help reduce flood risk and also hold back water for local agricultural use or release to rivers when levels are low during dry periods.
	0177	
	1167	
	Hambleton Sustainable Development and Planning Policy	

						Pa	ge 43	32						
Safeguard coal resources.	The Plan should take account of the continuing need for domestic coal production.	Address coal mining legacy issues.					_			Minerals should be transported by pipeline or canal.		Support building of new canals if necessary.	Mineral sites should be backfilled with colliery shoil nower station ash crushed concrete and	brick rubble to prevent subsidence.
Provided leaflet which outlines the key issues the Coal Authority considers should be addressed in the development of a Plan these	are	Safeguarding of coal resources - definition of appropriate Minerals Safeguarding Areas and Minerals Consultation Areas.	 Where appropriate, the indication of areas where local coal extraction and the disposal of colliery spoil would be acceptable. The inclusion of appropriate development management policies 	to ensure that mineral resources are not needlessly sterilised.	The Plan should take account of the continuing need for domestic coal production.	Addressing Coal Mining Legacy Issues - An assessment and the identification of areas that are	particularly likely to be subject to land stability and other public safety hazards resulting from former coal mining activities.	 The inclusion of policies to ensure that development proposals within coalfield areas take account of any coal-mining-relating land stability and for other nublic safety risks and where 	incorporate suitable mitigation measures to address them.	Minerals should be transported by pipeline or canal.	Support building of new canals if necessary.	Mineral sites should be backfilled with colliery spoil, power	station ash, crushed concrete and brick rubble to prevent subsidence	
0181										0182				
1111										747				
The Coal Authority										Clifton Planning Panel				

s si	S	Page 4	33		
Support the use of the 'mitigation hierarchy' when assessing mineral sites to filter out ones which will result in the loss of high quality or irreplaceable habitats. There should be guidance in the Plan to support the protection of species and habitats.	Restoration plans for quarries need to be seated in biodiversity gain and recognition that there is a long delay between habitat loss and quarry restoration.				
Mineral extraction operations have a number of large direct and indirect effects on the natural environment through habitat loss, fragmentation, noise, dust, changing hydrology etc. The plan needs to be clear that the mitigation hierarchy should be adhered to and clear and detailed justification will be required for extraction proposals that result in high levels of biodiversity loss.	The National Planning Policy Framework (NPPF) not only has an objective of halting the overall decline in biodiversity but it also encourages the use of the 'mitigation hierarchy' - avoid, mitigate, and as a very last resort compensate. Proposed extraction sites should be assessed at the site allocation stage to filter out proposals which will result in loss of high quality or irreplaceable habitats.	Mineral sites can cause fragmentation of habitats, Bug life has been working across Yorkshire to reduce the effects of fragmentation through the introduction of B-lines, which are wide strips of permanent wildflower-rich habitat, they will link existing wildlife areas together.	Assessments of the impact of extraction proposals on protected species and habitats will need to be carried out, there should be guidance in the Plan to support the protection of species and habitats.	Opportunities for biodiversity enhancement need to be considered at the outset and an expectation that mineral companies contribute to this should be a central thread running through the Plan.	Restoration plans for quarries need to be seated in biodiversity gain and recognition that there is a long delay between habitat loss and quarry restoration.
0185					
1389					
Buglife - The Invertebrate Conservation Trust					

		S					Paę	ge	434
The Plan should ensure that re-usable materials are used wherever possible.	Extraction should be kept to a minimum.	All sites should be extensively screened and as	soon as possible reinstated to match the surrounding topography.	Every effort should be made to avoid	extraction in the National Parks, AUNBS, setting of the World Heritage Site and registered historic parks and gardens.		Due considerations should be given to non registered parks and gardens.		A detailed strategy of sustainability must be developed.
The summary of the 9 bullet points on page 3 must be addressed. The Plan should ensure that re-usable materials are used	wherever possible.	Extraction should be kept to a minimum.	All sites should be extensively screened and as soon as possible reinstated to match the surrounding topography.	Every effort should be made to avoid extraction in the National	Parks, AUNBS, setting of the World Heritage Site and registered historic parks and gardens.	Due considerations should be given to none registered parks and	gardens.	A detailed strategy of sustainability must be developed.	
0187									
1998									
Yorkshire Gardens Trust									

				L	Page 4	35
Minerals can only be worked where they are found.	When possible sites should not be located close to settlements.	Use of recycled and secondary aggregate should be encouraged.	Local employment and economy should be judged more important than environmental issues in decision making.	Local communities should be compensated for having mineral workings nearby.		
As mineral workings are determined by the location of the resource working areas are by definition predetermined.	Wherever possible sites should avoid proximity to settlements - especially quarrying gravel and other opencast mining procedures.	For gravel the use of recycled aggregates/materials must be encouraged but it is really for central Government to regulate this.	Whist environmental issues are important local employment and economy should have overriding control on any decision.	Where minerals are for out of the area use some form of premium/tax should be applied so that local communities in the Joint Plan area can receive some compensation for their disruption experienced as a result of mineral workings.	Where sites are recognised for future developmen screening etc. should begin long before site working so vegetation used in screening has grown.	Restoration must be built in to any mineral development and when appropriate phased with working.
0196						
713						
Kirkby Fleetham with Fencote Parish Council						

				Page	436	;		
The Plan needs to estimate demand to ensure there is no potential of over-supply. Need to build flexibility of approach into the long term plan so can adapt to change.	Need to include fracking in the plan.	Do not use incinerator bottom ash as a secondary aggregate.		atte	Selection of new mineral sites should be undertaken with full public involvement.	Rigorous policies should be in place to prote the landscape, the environment and quality <u>.</u> life of the communities.	Sustainability is important and reuse of by- products of mining should be important.	Waste disposal of mineral spoil, especially where mining occurs.
The summary leaflet talks about the opening of new quarries or extending existing ones to meet demand. The Plan need to consider what constitutes 'demand' so the local environment is not detrimentally affected by the potential of over-supply.	Need to build flexibility of approach into the long term plan so can adapt to change.	Fracking should be discussed in the plan, it is an unproven technology and could have a massive environmental impact.	The Council would strongly reject the use of incinerator bottom ash as a secondary aggregate as it has been proven to be highly toxic.	Support the areas outlined under key matters to consider sites worked should have minimum impact on communities, the landscape or the environment. Need to make sure restoration is	completed.	Selection of new mineral sites should be undertaken with full public involvement. Rigorous policies should be in place to protect the landscape, the environment and quality of life of the communities.	Sustainability is important and reuse of by-products of mining should be important.	Waste disposal of mineral spoil, especially where mining occurs.
0200				0205				0210
734				968				966
Kirby Hall, Little Ouseburn & Thorpe Underwood Parish Council				Womersley Parish Council				Wistow Parish Council

126 р

18 September 2013

Page 27 of 90

Minerals extraction should be done as sustainably as possible and reuse minerals where possible. Shale gas extraction should not be allowed.	The Plan should support the provision of minerals in the Plan area. The planning policy framework should safeguard mineral resources and infrastructure and ensure a continuity of supply. Mineral sites should be located close to markets where possible. The Plan should provide minerals to	Minerals sites should be restored back to their original condition. There should be robust enforcement of the restoration of existing mineral workings.
Minerals extraction is not a sustainable process, but a minerals strategy can adopt similar principles to zero waste strategy by establishing principles by which minerals can be reused with the resource conserved for future generations. Shale gas extraction should not be allowed.	The supplies of minerals appropriate to the uses to which they are put should be available at reasonably economical quantities and prices to support industry across the Joint Plan area. Continuity of supply can be maintained by providing planning policy to support the granting of planning permissions for minerals extraction, distribution and sales. Important mineral resources and infrastructure can be safeguarded through the provision of a balanced planning policy framework, comprehensive of all issues. The sustainable use of minerals and use of alternative sources of supply can be encouraged by providing a geographically spatial array of sites and locations where minerals may be extracted or recycled and depots/recycling sites are close to market. The Plan should support providing minerals to adjoining areas with little mineral themselves. The Plan should promote and secure that which best suits each authorities responsibilities, but in one Plan.	Restoration of minerals sites should be done in a timely manner and include removing all development associated with the site then restoring the site back to its former condition. There should be robust enforcement of the restoration of existing mineral workings.
0213	0216	0220
231	1278	1461
	Allerton Park Estate	Cunnane Town Planning LLP (on behalf of Samuel Smith Old Brewery)

Page 28 of 90

			Pag	e 438				
There should not be any fracking in the Plan area.	Do not support fracking. We oppose the York Potash Mine. The re-use of building materials and the	The requirements for minerals and the encouraged. The requirements for minerals need to be identified for the whole of the Plan period.	Sustainable supply options should be given priority.	Need to consider conservation and renewak energy	Beware of hidden costs, such as the effects abstraction of water for fracking or transport (both monetary and carbon)	Would like to see the Joint Plan making clear statement to reject fracking as a method of extraction in North Yorkshire.		
There should not be any fracking in the Plan area as any impact on the water table and the environment.	Do not support fracking, a precautionary approach should be taken if approved and it should be closely monitored. We oppose the York Potash Mine as will have an adverse impact	The re-use of building materials and the recycling of waste aggregate should be encouraged. Sufficient resources need to be identified for proposed house building, infrastructure renewal, flood defences etc. over the lifetime of the Plan. Where there are	limited resources priority should be given to sustainable supply options.	Need to consider conservation and renewable energy	beware of niggen costs, such as the effects of abstraction of water for fracking or transport (both monetary and carbon)	Concerned about proposals fro 'fracking' that are centred on parts of Lancashire and the possibility this will be extended into the North Craven area of North Yorkshire.	Would like to see the Joint Plan making clear statement to reject this method of extraction in North Yorkshire especially given the high levels of radon which I understand are found in this area.	
0222	0224			0227		0233		
2754	2224			2758		2761		
	York Green Party							

Reclamation of minerals Transportation of minerals Social, economic, environmental gains needs balancing against social, economic, environmental losses.	The following issues should be addressed, landscape, protection of community and local amenities, restoration of mineral sites, historic environment and transport to and from workings.
Reclamation of minerals Transportation of minerals Social, economic, environmental gains needs balancing against social, economic, environmental losses.	The following issues should be addressed, landscape, protection of community and local amenities, restoration of mineral sites, historic environment and transport to and from workings.
0237	0244
954	948
Whitby (Part) Town Council	West Tanfield Parish Council



				Page	e 440					
Concern that Best and Most Versatile Agricultural Land will be lost due to minerals extraction.	Support the use of landfill for restoration so land can be used for agriculture, do not support restoration to water bodies.	Aim to extend existing quarries where feasible rather than create new ones.	Support the use of secondary and recycled aggregates and shale as a substitute for sand and gravel.	Support safeguarding of important minerals Should minimise waste produced during	extraction, and any produced should be use for restoration.	Need to protect landscape, landscape character and historic character.	The Joint Plan Authorities should work with neighbouring authorities to resolve cross boundary issues.			
The expected future extraction will depend on need and meeting the quotas provided by Government.	Concern that many mineral deposits are located beneath Best and Most Versatile Agricultural Land which is required for future food production. Should use alternative aggregates to protect the land.	Restore mineral sites using landfill so can restore the landscape and be used as agricultural land.	Support the extension of existing quarries in most cases. The locations of new quarries should be dependant upon road and rail infrastructure, rail is preferred.	Shale would provide a more sustainable aggregate along with secondary aggregates.	Safeguarding important mineral resources is important. Recycled materials should be used wherever possible to safeguard minerals.	The existing policies need to be upgraded to take into account the changes in the planning system.	Do not support the restoration of mineral sites to lakes as do not provide a sustainable land use or add value to the environment.	There needs to be policy to protect the landscape, landscape character and historic landscape.	Methods of extraction should minimise waste production, and any waste produced should be used for restoration of the site.	The Plan area provides aggregate minerals to other areas who do not have enough of their own supply, this puts added pressure on the resource, secondary and recycled aggregate should be used
0248										
2197										

CPRE (Harrogate)

18 September 2013

Page 31 of 90

	Restoration should be tightly controlled. Some limited extraction of aggreagtes is supported in principle within the Selby District.	Extensions to existing quarries should be considered before the opening up of new ones.	Page	9 44
Important issues outside the joint plan area which have implications for the joint plan must be identified and addressed by working with neighbouring authorities.	Restoration should be tightly controlled. Policies for conditions and agreement to be in place with each planning permission should be developed.	The Magnesian limestone ridge along the western boundary od the District is recognised as a source of premium building stone. Limited continued extraction is supported.	Sand and Gravel around the M62 should be controlled but is supported in principle. Existing quarries should be considered for further/ additional extraction before new locations. However a robust case would be needed to demonstrated need.	
	4 0256			
	Selby District Council 74			

more.

	Page 442										
Mineral safeguarding areas should be identified, and policies included in DPDs, including for potash.	Support prior extraction of mineral to prevent sterilisation.	Concerned about impact fracking may have on underground mining operations, especially potash mining.				Waste should be treated close to point of generation.	Recycling and re-use centres should be close to point of production.	Does not agree with a strategy based on incineration.	Minimise waste transport distances to reduce cost and carbon emissions		
It is important that mineral safeguarding areas (MSAs) are identified and appropriate safeguarding policies are incorporated in DPDs.	It may be appropriate to develop policies for prior extraction of mineral to sterilisation of mineral reserves does not occur.	In two tier areas mineral consultation areas should be used to ensure all Planning Authorities view proposals for non-mineral development in MSAs.	Concerned about impact fracking may have on underground mining operations, especially where potash is currently being mined.	The area of potash reserves in the plan area should be safeguarded. Recommend a buffer of 5km around current planning areas and only allow limited operations between 5 and 10 km.		Waste should be treated close to its point of generation, locate recycling and re-use centres close to point of production. Objects	Waste should not be transported great distances due to cost and carbon emissions.				
0258						0004					
1387						2005					
Cleveland Potash					<u>Q2-Waste Issues</u>						

		1 aye 440	
Growth plans need to be taken into consideration when planning for waste. The Council would like early discussions regarding any land allocations required for waste.	Locate waste sites close to industrial and population centres. Deal with problems of pollution and seepage. Minimise landfill by maximising recycling, incineration etc.	There is concern about the potential impact leachate from landfill sites on groundwater aquifers in the Tadcaster area. When sites are being assessed as part of the joint plan the presence of groundwater aquifers should be taken into account.	Waste Issues to be addressed in the Plan: Local Authority collected waste Hazardous waste Water waste
Growth in population of the Borough will put further strain on the treatment of waste, and in the absence of Seamer Carr landfill site, alternative arrangements are needed. It is requested that early discussions should take place with the Borough Council if there is any requirement for land allocations within the Borough.	Siting in proximity to industrial and population centres where most waste is produced. Address and resolve all potential problems of seepage and pollution, either solid, liquid or gaseous Minimise requirement for landfill by maximising recycling, incineration etc.	Heineken UK has great concerns about the potential impact of leachate from landfill sites on groundwater aquifers which Tadcaster Brewery then abstracts from for brewing. The assessment of this need to form a significant part of the joint plan in terms of licencing quarries, assessing post-quarry use at the quarry licencing stage and assessing post-quarry use for existing quarry sites.	Waste Issues to be addressed in the Plan: Local Authority Collected Waste (LACW) Hazardous Waste Water Waste
6000	0012	0016	0019
286	519	270	1665
Scarborough Borough Council	East & West Layton & Carkin Parish Meeting	Heineken UK	

Page 443

18 September 2013

Fage 444										
Recognises the need for waste management sites. When considering waste sites under the joint plan should make sure the impact on the local community and environment will be minimal, and this should be backed up by policy. The Joint Plan should not consider dealing with imported waste.	Facilities for recycling and reuse should be encouraged.	consuct a contractor for the different wasticapacity requirements of the different wasticy types to prevent over capacity (North Selby and Allerton Park).	Transport impacts should be considered (Carbon emissions and congestion).	Use and reuse waste to provide energy, agricultural fertilisers or fill material for ground stability.	Consideration should be given to using old deep mine shafts for special waste disposal.					
The need for adequate provision of waste processing/disposal sites is indisputable. So too, however, are the very legitimate concerns of those local residents who fear that their quality of life may be irrevocably blighted by such provision. The case for each and every new site must show, beyond a shadow of a doubt, that its impact on the local community will be MINIMAL, not least in the longer term. The statutory backing for such assurance must therefore be demonstrably robust. In light of this, it would seem wrong to even consider making provision for the management of IMPORTED WASTE MATERIAL. To be seen to be trying to 'make money' at the (putative) environmental expense of our own local communities would be folly writ large.	Hazel Court could act as a Recycling Centre for household items which can be bought for a small sum. Money raised could be put towards good causes in the York area.	The waste site proposed at North Selby Mine should be shelved until Allerton Park Site has been assessed. Because they are similar proposals if it goes ahead there will be no demand for an additional facility of that type.	Transport impacts should be considered in terms of carbon emissions and impact on environment from long haulage distances as well as impact upon the highways network such as congestion particularly the A19 between York and Selby.	The use and re-use of waste to provide energy, agricultural fertilisers or fill material for ground stability.	Consideration should also be given to using old deep mine shafts for special waste disposal.					
0023	0025			0027						
8	2065			43						
				Confederation of UK Coal Producers (CoalPro)						

		Page 445	
Co-location of new waste facilities at sites with an existing waste facility or other complementary use should be encouraged to prevent sterilisation of land which could be used for other development. Yorkshire Water may have available land around existing waste water treatment works for complementary development.	The expense, potential pollution, increase risk to human health and increase in traffic	Incineration should not form a part of the MWJP	
Waste related uses can be located alongside existing complementary waste infrastructure to ensure the benefits of co- locating are maximised. There may be land around existing waste water treatment works under the ownership of Yorkshire Water that is vacant for new complementary uses. Existing waste water treatment works are generally located away from sensitive receptors. Co-locating new waste facilities at sites with an existing waste facility or other commentary use would avoid sterilising additional land (by way of a 'cordon sanitaire') in the area that could otherwise be used for residential, leisure etc. purposes an would help to support sustainability drivers.	The expense, potential pollution, increase risk to human health and increase in traffic	The argument put forward in favour of the incinerator in the MWJP is that 'the facility would help increase recycling'. This is a false premise as the experience of Councils who run incinerators such as Sheffield is that these plants impose a drag on recycling levels due to the need to feed them with otherwise recyclable waste.	For reasons such as potential serious harm to the landscape, environment, local economy, human health, wildlife, increase in traffic and associated air pollution, the existence of cheaper and greener alternative technologies, impact of emissions on climate change, Incineration should not form a part of the MWJP.
0032	0037	0040	
2239	1625	215	
Yorkshire Water Services			

P	age 446	
Waste should be dealt with as far up the hierarchy as possible and waste treatment facilities should maximise the reuse and recycling and can respond to advances in technology. Take account of strategic waste facilities in other areas as part of the evidence. Consider the traffic and environmental impacts of waste facilities.	Consider the impacts of waste families on Neighbouring premises, environment, Landscape and Historic assets. Consider locating sites away form residential dwellin The strategy should include recycling facilitic accessible to all. Consider restricting operating times to reduce the impacts.	Increase recycling, reduce landfill, utilise environmentally friendly incineration, prioritise safety considerations for hazardous waste
The summary of Issues on Page 5 and 6 are valid. Waste treatment facilities' should maximise the reuse and recycling and can respond to advances in technology. AWRP should not be considered at this stage of the plan. The strategy should come first. Waste should be used as far up the hierarchy as possible waste should be used as far up the hierarchy as possible. New information on recycling and strategic waste treatment facilities in adjoining/neighbouring areas (e.g. Darlington and Ferrybridge) transport impacts such as environmental impact and cost should be considered. Current range of treatment technologies should be considered e.g. Thermal, MBT	Suitable locations-away from residential dwellings Protection- of landscape, environment, historic assets consideration for neighbours -fixed operating times Promote recycling Provide good recycling facilities accessible to all Priorities green waste into renewable energy (bio-gas)	Increase the number of recycling facilities in order to reduce the amount of waste that goes into landfill. Look into the possibility of environmentally friendly clean incineration facilities. Safety considerations are paramount for hazardous waste management.
0045	0050	0056
1356	2210	1355

ω	Page 447	
Manage waste in a manner which safeguards the heritage assets of the area. Encourage the reuse or adaptation of existing buildings to assist in reducing the amounts of construction and demolition waste.	The AWRP contract pre-empts the waste aspects of the Plan. Waste volumes are declining. There are waste treatment faciliti. to the North and South of the plan area whi could take significant volumes of waste. Opportunities to transport waste by rail should be evaluated.	Agree with all items listed in summary leaflet. Emphasis on the efficient use of waste handling facilities.
In terms of the historic environment, the Plan needs to:- 1) Manage waste in a manner which safeguards the heritage assets of the area. The Plan, and in particular, the locations identified for future waste developments, needs to be delivered in a manner which safeguards those elements which contribute to the significance of the heritage assets. 2) Encourage the reuse or adaptation of existing buildings to assist in reducing the amounts of construction and demolition waste. The Plan needs to explore to what extent it can persuade lower-tier Authorities to include appropriate Policies to encourage the reuse of existing buildings. Consideration should be to the encouragement of the development of appropriate facilities for the reuse of demolition waste - particularly where these might help facilitate the repair of the area's historic buildings	NYCC should not make the final commitment to the Allerton Waste Recovery Park (AWRP) contract until the Joint Plan is agreed because to do so would pre-empt the Waste aspects of the Plan. Waste volumes have and are declining There are large new waste treatment facilities to the North and South of the plan area which could take significant volumes of the Plan Area waste. Opportunities to transport waste by rail should be evaluated. (Other matters specific to AWRP were also noted in the Response)	Agree with all items listed in summary leaflet. Particular emphasis on the efficient use of waste handling facilities within the surrounding areas.
0060	0064	0069
120	213	079
English Heritage		Yafforth Parish Meeting

Page 38 of 90

				P	age 4	48
As much recycling as possible should be done at community level.	Prevention, recycling and reuse should be encouraged.	Use food waste to create bio-gas for energy.		Prevention, recycling and reuse of waste should be encouraged.	Food waste can be used to provide bio-gas which can provide energy.	
The Plan should address the need for enabling individual residents and communities to carry out as much recycling of waste materials as possible within their own areas.	Prevention of waste should be encouraged, especially unnecessary C & D waste.	Recycling and re-use should be encouraged. Separating of LACW and green waste should continue.	Bio-gas can be created from food waste as well as energy from general waste.	Prevention of waste should be encouraged, especially unnecessary C & D waste.	Recycling and re-use should be encouraged. Separating of LACW and green waste should continue.	Bio-gas can be created from food waste as well as energy from general waste.
0071	0074			0078		
6 6	1357			1358		
Carperby-cum- Thoresby Parish Council						

				Pa	ge 448	1				
Should look to dispose of waste outside the Plan Area where there is spare capacity and not look to import any.	Need to clarify the difference between a Waste Local Plan and a Municipal Waste Management Strategy Plan.	Should include new facilities coming on line in the Plan, but do not agree with inclusion of Allerton Park Waste Recovery Park as currently under a legal challenge.	Should make reference to the proximity principle and sustainable development.	Levels of waste will fall in the future, and waste should be seen as a resource rather	than a proplem. Support continues use of landfill.					
The Plan should make it clear that there are significant opportunities for disposing of waste outside of the Plan Area. Your statement that pressure to reduce waste will require new facilities is unfounded	There is confusion as to why there is a need for Waste Local Plan and a Municipal Waste Management Strategy Plan.	Do not agree with including reference to Allerton Waste Recovery Park as subject to legal challenge. Collection Authorities are making biggest contribution to increasing recycling.	Do not agree with question 'how much waste provision do we need?' work done previously should provide this information.	There needs to be a reference to sustainable development. Do not agree with importing waste from outside the Plan Area.	Need to identify ways to deal with waste without building large scale waste disposal facilities.	The proximity principle must be respected.	Make use of waste capacity outside the plan area.	Large facilities which are coming on line within the Plan Area should be integrated into the Plan.	The Plan needs to recognise that waste volumes will fall in the future, so the Plan should not commit to long term solutions it will not need.	Need to recognise that waste is a resource and can be sold internationally and not just a costly local problem. Landfill has a significant role to play in waste disposal.
0082										
766										
Marton-cum-Grafton Parish Council										

		Page 450							
The plan should prioritise the extraction from waste of NPK and trace elements to build soil fertility, for example using processed sewage.	The Allerton Park Waste Treatment Park should be reviewed.	The plan must be more ambitious in seeking to reduce, re-use and recycle waste.	Does not agree with the Allerton Park proposal.	Should provide localised solutions to dealing with waste, (AD, MBT).	The inclusion of the waste hierarchy is a key principle in a waste plan.	Biodiversity is an important consideration.	The Plan should prioritise and target the use of inert fill for the creation of priority habitats on restored mineral sites.		
The plan should prioritise the extraction from waste of NPK and trace elements to build soil fertility, for example using processed sewage.	The Allerton Park Waste Treatment Park should be reviewed.	The plan must be more ambitious in seeking to reduce, re-use and recycle waste.	Does not agree with the Allerton Park proposal.	Localised solutions focusing on anaerobic digestion and mechanical and biological treatment of waste must be developed together with waste reduction, re-use, recycling and composting at home and of commercial waste.	The inclusion of the waste hierarchy is a key principle in a waste plan.	Biodiversity is an important consideration.	The Plan should prioritise and target the use of inert fill for the creation of priority habitats on restored mineral sites. For example, where mineral extraction extends well below the water table, inert fill should be used where appropriate, to enable the creation of wetland habitats that require shallower water.		
0087		0091			0095				
1542		1541			1112				
		York Green Party			RSPB North				

						Pa	ag	e 45	51				
Do not support the Allerton Waste Recovery Park.	Need an appropriate approach to future projections of waste arising's.	Need to decide which waste streams the Plan is to cater for.	What is meant by 'suitable site' and 'suitable facility'	The proximity principle should be taken into account.	Road transport should be minimised and rai		Authorities need to maximise reuse and	recycling in their areas.	Should consider exporting to treatment	facilities outside the plan area.	Waste facilities should be designed, operated and controlled to minimise impacts on human heath.	Needs to be flexibility built into the plan to take account of new technologies in the future.	
NYCC should not make the final commitment to the Allerton Waste Recovery Park until the joint plan is agreed.	Need an appropriate approach to future projections of waste arising's.	Need to decide which waste streams the Plan is to cater for.	What is meant by 'suitable site' and 'suitable facility' The proximity principle should be taken into account.	Road transport should be minimised and rail maximised.	Authorities need to maximise reuse and recycling in their areas.	Should consider exporting to treatment facilities outside the plan area.		Waste facilities should be designed, operated and controlled to minimise impacts on human heath.		Needs to be flexibility built into the plan to take account of new technologies in the future.			
8600													
171													
North Yorkshire Waste Action Group (NYWAG)													

					Pag	e 452	2		- 1
Treat waste locally.	Work with District Councils in partnership to create a joined up strategy from collection to disposal of waste.	Work with other authorities and organisations outside the area to see what other facilities are available.	Avoid carbon an harmful emissions.	Have a flexible policy to deal with changes in circumstances and technology.	Allerton Waste Recovery Park should be discarded.		Need to work out waste management capac	Have policies to move waste management up the waste hierarchy.	Design and operate waste facilities so they will have minimum impact on protected landscapes.
Minimise carbon miles by treating waste locally.	Work with District Councils in partnership to create a 'joined up' strategy from residents, waste collectors and businesses through to the final disposal of waste.	Making use of the National Planning Policy Framework requirement to have regard to working with other authorities and organisations, this means looking outside the area to see what facilities are available such as Teesside and South Yorkshire.	Avoid carbon emissions as these may be taxed in the future.	Avoid any emissions which may be harmful.	Have a flexible waste policy that may be changed if circumstances and technology change.	Allerton Waste Recovery Park should be discarded.	Need to work out waste management capacity.	Have policies to move waste management up the waste hierarchy.	Design and operate waste facilities so they will have minimum impact on protected landscapes.
0103							0108		
585							446		
Green Hammerton Parish Council							Brotherton Parish Council		

						P	age	453		
The proximity of waste to where it is processed.	There should be no importation of waste into	the Plan area.	The service should provide value for money.	The Plan should consider how the Joint Plan authorities collaborate with other Authorities when considering waste.	Need to consider using facilities outside the Joint Plan area.	The Plan should be flexible to cater for changes in the future.	Support should be given to existing EFW site	Relevant District Council Core Strategies and Local Development Frameworks should be aligned to allocate land for residential and commercial development close to existing and proposed EFW sites to realise the economic potential of these sites.		
The proximity of waste to where it is processed.	There should be no importation of waste into the Plan area.	The service should provide value for money.	The Plan should consider how the Joint Plan authorities collaborate with other Authorities when considering waste	The Plan should specifically consider options involving the use of out-of-county facilities.	The Plan should take into account current long-term uncertainties about legislation, regulation, cost models and levels of recycling.		Priority should be given in the plan to ensuring the economic vishility of existing waste processing and EEM facilities. This	facilities to use number of the framework as set out in 'Forecasting 2020 waste arising's and treatment capacity' DEFRA 2013.	Relevant District Council Core Strategies and Local Development Frameworks should be aligned to allocate land for residential and commercial development close to existing and proposed EFW sites to realise the economic potential of these sites.	
0113							0117			
911							2303			
Tockwith & Wilstrop Parish Council							Dalkia Bio Energy Ltd			

			Р	454		
For plans to be found robust with a credible evidence base any technical papers and topic papers should include matters on LVIA.	The consideration of any waste sites should take into account any impact on setting of designated and non-designated asset.	Some movement of waste beyond boundaries may be necessary, especially in terms of specialist waste management.	There is capacity in the Tees Valley to accept exports of waste from other areas	solutions should take into account what is being developed in nearby areas and their impact on the waste supply in the Joint Plan area. Waste water can also be valuable as well as a waste.	The Plan should look at the situation both if Allerton Waste Recovery park is developed, and also if it is not	
For plans to be found robust with a credible evidence base any technical papers and topic papers should include matters on LVIA.	The consideration of any waste sites should take into account any impact on setting of designated and non-designated asset. Reference should be made to the Harrogate Heritage Management SPD in order to determine what might constitute a non designated asset.	Some movement of waste beyond boundaries may be necessary, especially in relation to specialist waste management. There are currently no unforeseen reasons in terms of our own capacity why the export of waste to the Tees Valley would be unable to	continue.	development of new energy from waste facilities being developed in South and West Yorkshire, as these may affect the viability of any similar plant built in the Joint Plan area, as there may not be enough waste to fuel it. Incineration should not divert waste from recycling. Waste water is included as a form of waste, but waste water can be valuable in a number of contexts, such as using read beds to	remove pollutants to produce clean water and habitat for wildlife created. Separating surface water flows from waste water will also be important so that overflows from waste treatment works are less likely during flood events.	The Plan should consider the situation with and without the Allerton Waste Recovery Park in place.
0121		0126				
330		333				
Harrogate Borough Council		Tees Valley Unlimited (Joint Strategy Unit)				

Page 45 of 90

a, bo		Page 455		—		
Welcome the importance being placed on the waste hierarchy and recognition of the Government waste plan to reduce waste going to landfill. Support geographically dispersed sites to deal with different waste streams.	The Plan should take account of large scale waste developments taking place in neighbouring authorities.	The Plan should provide sufficient waste management facilities to deal with existing and future arisings. The facilities should be sustainable and	contribute to environmental objectives. Support the production of energy from waste.	Waste sites should be developed on industrial or previously developed land and consider co- location.	Support management of waste as far up the waste hierarchy as practicable.	
Welcome the importance being placed on the waste hierarchy and recognition of the Government waste plan to reduce waste going to landfill. There is scope to reduce the amount of waste entering the waste stream, there needs to be a flexible, modular waste infrastructure geographically dispersed sites.	Support development of farm scale anaerobic digestion and composting to support the collection and management of food waste. Would like to see more repair and recycling centres to increase recycling of materials. Need to consider the implications of the Ferrybridge Multifuel FM2 Energy from Waste plant which has recently entered the pre- application phase as a Nationally Significant Infrastructure Project.	The demand for waste capacity in the Plan area is likely to continue so it is important for the Plan to provide sufficient waste management infrastructure to deal with existing and future arisings.	The opportunities for sustainable waste management facilities to contribute to environmental objectives will also need to be considered, such as reducing the impact on climate change.	Energy provision should be a key aspect of the waste plan in the form of electricity and heat.	Sites for waste infrastructure should be in industrial locations or on previously developed land, co-location is also an important consideration.	Management of waste should take place as far up the waste hierarchy as practicable.
0132		0136				
2753		2180				
Friends of the Earth - Yorkshire & Humber and the North East		Peel Holdings (Environmental Limited)				

Page 46 of 90

	Page 456
Do not use high quality land for landfill or land raising. Need to balance provision of waste management with protecting the environment. Should develop a criteria based landscape policy as part of the plan.	The Plan should include the role of the recovery of waste materials in the restoratic of mineral workings. The Plan should consider the co-location of waste operations at minerals sites, minimisi impact. The summary document and background paper broadly cover the issues and the use of the Waste Hierarchy is endorsed.
Landfill and land raising using waste should not be allowed on Best and Most Versatile agricultural land, unless it is determined that the safeguarding of higher quality land as a natural resource is outweighed by other sustainability factors. It will be a key challenge for the Plan to make adequate provision for future waste arisings while managing the impact of the facilities on the environment. The Plan should seek to protect and enhance the county's biodiversity and geodiversity. We would wish to see a suitably worded criteria-based landscape policy, which provides the necessary protection and enhancement of all landscapes including those outside statutory and non-statutory landscapes.	The Plan should include the role of the recovery of waste materials in the restoration of mineral workings. The Plan should consider the co-location of waste operations at minerals sites, minimising impact. The summary document and background paper broadly cover the issues and the use of the Waste Hierarchy is endorsed.
0140	0146 0154
119	2013
Natural England	Limited Limited Ryedale District Council

Page 47 of 90

						Ρ	age	457
Do not support landfill, allow the lack of landfill space to drive waste prevention measures.	Transport should be minimised, have more	employment.	Recycling targets should be more ambitious.	The leaflet does not make reference to the recovery of waste materials in the restoration of mineral workings.	The Plan should consider the co-locating of	waste operations at mineral sites	The Plan should consider possible solutions outside the Plan area for municipal waste.	There is some cross boundary movement of waste between Leeds and North Yorkshire
Do not support landfill, allow the lack of landfill space to drive waste prevention measures.	Transport should be minimised, have more local waste facilities.	codal re-use and relationshiftent rachines will create more employment.	Recycling targets should be more ambitious.	The leaflet does not make reference to the recovery of waste materials in the restoration of mineral workings.	The Plan should consider the co-locating of waste operations at mineral sites		The Plan should possibly consider possible solutions outside the Plan area for municipal waste.	There is some cross boundary movement of waste between Leeds and North Yorkshire in the Craven/Selby/Harrogate areas.
0157				0161			0165	
2253				1134			130	
				Fenstone Minerals Ltd			Leeds City Council	

	Page 458	
A sequential approach to flood risk should be adopted. Sites should be located appropriately in areas of low flood risk. There should be no loss of flood storage or sites located within flood zone 3.	The Humber River Basin Management Plan should be taken into account in the Plan. Minimise waste generation and manage waste as high up the waste hierarchy as practicable. Design infrastructure to maximise opportunities for segregation and collection of recyclables. Sites should be developed in the correct locations and all necessary mitigation should be secured through the planning process. Waste sites should contribute positively to t ecological and environmental objectives of t Plan.	The Council should take account of the strategic waste management proposal (Allerton Waste Recovery Park) which received planning consent in February 2014.
Flood Risk - we would expect to see a sequential approach is adopted, and sites are located appropriately and in areas at the lowest possible flood risk. We do not expect to see a loss of flood storage as a result of any land raising or sites being located within flood zone 3.	Groundwater - we recommend that the Humber River Basin Management Plan is referenced and taken into account in the Minerals and Waste Plan. Biodiversity - Waste sites differ from minerals developments in that, in general, there is less opportunity for long term habitat enhancement to offset temporary negative impacts on and off site. As a result it is imperative that sites are developed in the correct locations and that all necessary ecological mitigation is secured through the planning process. The Plan should be explicit in requiring developers to follow the hierarchy set out in paragraph 118 of the NPPF, and ensuring waste developments contribute positively to the ecological and environmental objectives of the plan. Minimise waste generation and manage waste as high up the waste hierarchy as practicable. Ensure all infrastructure is designed and built so as to maximise opportunities for segregation and collection of recyclables.	The Council should take account of the strategic waste management proposal (Allerton Waste Recovery Park) which received planning consent in February 2014. The planning application documents consider the need and suitable locations for strategic waste treatment facilities within the Plan area and should be considered as part of the evidence for the Plan.
0168		0173
121		2236
Environment Agency		Amey Cespa Ltd (Allerton Waste Recovery Park)

		I	Page 459
The waste issues identified are the correct ones. It is noted that Allerton Waste Recovery Park has recently been granted permission and this will influence the context of the Joint Plan.	Robust information on facilities and their capacities and capabilities will be an important consideration for the Joint Plan, together with interactions with other waste planning authorities and regions.	No major cross boundary issues between Durham CC and the Joint Plan area in terms of waste, some limited cross-boundary movement of hazardous waste.	
The Plan needs to move waste up the waste hierarchy, set out policies for the determination of applications for further provision, set out a spatial approach considering waste growth and strategies for its management, identify specific sites if appropriate, and consider the management of residual waste and whether any further provision needs to be made. The waste issues identified are the correct ones.	It is noted that Allerton Waste Recovery Park has recently been granted permission and this will influence the context of the Joint Plan.	Robust information on facilities and their capacities and capabilities will be an important consideration for the Joint Plan, together with interactions with other waste planning authorities and regions.	As far as Durham CC are aware there are no major cross boundary issues with regard to waste with the Joint Plan area. There is some limited cross-boundary movement of hazardous waste.
0175			
92			
Durham County Council			

				Pa	ge 4	60			
Support waste minimisation both for household waste and business waste.	Create business recycling co-ops for small businesses who would benefit from a group collection.	More local repair and reuse centres, at least at existing HWRC, to prevent waste going to landfill.	Bio digestion of all biodegradable materials in waste so remaining items are safe to dispose of at landfill with out generation of methane	gas. Restrictions on the sale of non-recyclable	materials in the County such that all waste should be recyclable or compostable.	Incineration should not be used.	Concerned about toxicity of gases and fly ash, especially bottom ash.	Businesses should be encouraged to reduce the amount of plastic and synthetic materials they use.	
Support waste minimisation both for household waste and business waste.	Create business recycling co-ops for small businesses who do not on their own produce enough recyclable waste to warrant their own collection service, but would benefit from a group collection.	More local repair and reuse centres, at least at existing HWRC, to prevent waste going to landfill.	Bio digestion of all biodegradable materials in waste so remaining items are safe to dispose of at landfill with out generation of methane gas.	Restrictions on the sale of non-recyclable materials in the County such that all waste should be recyclable or compostable.	Incineration should not be used.	Concerned about toxity of gases and fly ash, especially bottom ash.		Businesses should be encouraged to reduce the amount of plastic and synthetic materials they use.	
0178								0183	
1167								747	
Hambleton Sustainable Development and	Planning Policy							Clifton Planning Panel	

Page 51 of 90

					гау	e 40 i	u			
The potential for high levels of biodiversity loss are a concern when new waste facilities are being considered.	Support the use of the 'mitigation hierarchy' during the assessment stage to filter out proposals that will result in the loss of high	quality or irreplaceable habitats.	Support measures to increase recycling.	Recycling should be done at a local level to minimise transport.			Concerned about the emissions arising from waste treatment, both landfill and incineration. Need to minimise the amount of waste to be treated.		There needs to be increased effort to prevent the creation of waste at source, an improvement in the amount of waste made	available for re-use and a more comprehensive approach to the recycling of materials.
The potential for high levels of biodiversity loss are a concern when new waste facilities are being considered.	support the use of the mitigation nierarchy during the assessment stage to filter out proposals that will result in the loss of high quality or irreplaceable habitats.	Surveys need to be structured around protected species and habitats but also extended to include species of conservation concern such as UK BAP species/habitats and other biodiversity.	The summary of 7 bullet points on page 5 must be addressed.	Negotiate nationally to reduce retail waste at source and ensure packaging is recyclable.	Ensure that all waste is recycled direct to its original use or processed as another product i.e. fertiliser or wood pellets etc.	Recycling should be done as local as possible and not transported long distances.	Concerned about the emissions arising from waste treatment, both landfill and incineration. Need to minimise the amount of waste to be treated.	There needs to be increased effort to prevent the creation of waste at source, an improvement in the amount of waste made	available for re-use and a more comprehensive approach to the recycling of materials.	This would involve interaction with producers to reduce unnecessary packaging etc. more facilities to enable residents to reuse material and a more aggressive campaign to persuade residents to recycle more, combined with a county wide initiative to extend the range and quantity of materials recycled.
0186			0188				0192			
1389			1998				2757			
Buglife - The Invertebrate Conservation Trust			Yorkshire Gardens	1cm l			Newton -le-Willows Climate Change Group			

Page 52 of 90

ਚ	Page 462	5 T
Recycling of all resources should be maximised. Landfill should be avoided wherever possible. Incineration is probably the way forward as technology has now improved. Waste management is an issue for the whole Country, Local Authorities should co-operate across regional boundaries.	Does not support the Allerton Waste Recovery Bark Park If there is capacity at pre-existing waste treatment facilities in neighbouring areas th this should be utilised before building new facilities in the Plan area. Landfill can be used to restore quarries.	A needs assessment for any new waste facility should take place before permission is granted to make sure it is required.
Recycling of all resources should be maximised. Landfill should be avoided wherever possible. Incineration is probably the way forward as technology has now improved. Waste management is an issue for the whole Country, Local Authorities should co-operate across regional boundaries. It does not make sense for adjacent authorities to have to compete for enough waste for incinerators etc. where as part of the contracts guaranteed amounts of waste is assured, and when the quantity falls below the guaranteed level Local Authorities are fined.	Does not support the Allerton Waste Recovery Park If there is capacity at pre-existing waste treatment facilities in neighbouring areas then this should be utilised before building new facilities in the Plan area. Landfill can be used to restore quarries.	A needs assessment for any new waste facility should take place before permission is granted to make sure it is required. The plan should ensure that a waste is dealt with as far up the waste hierarchy as possible. Concern that if more waste sites are given permission there will be too much capacity to deal with the amount of waste generated, a needs assessment needs to be undertaken.
0197	0201	0206
713	734	896
Kirkby Fleetham with Fencote Parish Council	Kirby Hall, Little Ouseburn & Thorpe Underwood Parish Council	Womersley Parish Council

Page 53 of 90

					Ρ	age	463					
Supports incineration of waste.	The Allerton Waste Recovery Park should not go forward.	Use the zero waste principle to improve sustainability of waste management.	Support use of waste hierarchy. The Plan should make provision for managing	waste imported from outside the area where it is necessary for environmental and	economic reasons.	The Plan should deal with its own issues firs before aligning with neighbouring plans.	New landfill capacity may be required and should be allowed.		High quality design of waste facilities should be encouraged to minimise the impact on landscape, environment and quality of life.	Object to incineration.	There should be increased recycling and a reduction in plastic bags and packaging.	Large scale composting and bio digesters should be considered.
Disposal of household waste by correct incineration should be a priority.	The Allerton Waste Recovery Park should not go forward. The Joint Plan should contain a blueprint for how waste		Incorporate NYMNPA waste tonnages into NYCC and CYC waste strategy.	Support use of waste hierarchy.	The Plan should make provision for managing waste imported from outside the area where it is necessary for environmental		The Plan should deal with its own issues first before aligning with neighbouring plans.	New landfill capacity may be required and should be allowed.	High quality design of waste facilities should be encouraged to minimise the impact on landscape, environment and quality of life.	Object to incineration due to pollution, expense, increase in traffic and possible groundwater contamination.	There should be increased recycling and a reduction in plastic bags and packaging.	Large scale composting and bio digesters should be considered.
0211	0214		0217							0223		
966	231		1278							2754		
Wistow Parish Council			Allerton Park Estate									

Page 54 of 90

S	Page 464	Ę
The collection and treatment of food waste and farm animal waste should be included in the plan. All treatments should be assessed against climate change objectives and greenhouse gas reduction targets. The Plan should consider alternatives to the Allerton waste Recovery Park in case it does not go ahead.	More recycling of plastic should be encouraged There should not be boundary restrictions when disposing of household waste Local recycling of biomass, waste timber, ca and paper should be encouraged, including companies who convert such materials into energy products.	Encourage reduction in waste production. Landfill should be used as a last resort. Support the issues listed in the summary of key waste matters - hope the need for additional landfill can be avoided. Encourage the public to adopt sustainable practices by making it easy to recycle as much as possible with minimum effort.
Food waste and the potential for both domestic and commercial food waste collections and anaerobic digestion or other treatments should be considered both in the area and in conjunction with other areas. Farm animal waste should also be looked at. All treatments need to be assessed against climate change objectives and greenhouse gas reduction target of local authorities and national legislation. The Plan should consider alternatives to the Allerton waste Recovery Park in case it does not go ahead.	More recycling of plastic should be encouraged. There should not be boundary restrictions when disposing of household waste, as some sites over the border are nearer than ones in the Local Authorities area. Local recycling of biomass, waste timber, card and paper should be encouraged, including companies who convert such materials into energy products.	Encourage waste producers to reduce the amount of waste produced. Landfill should be used a s a last resort. Support the issues listed in the summary of key waste matters - except I hope the need for additional landfill can be avoided. Encourage the public to adopt sustainable practices by making it easy to recycle as much as possible with minimum effort.
0225	0228	0231 0234
2224	2758	481 2761
York Green Party		Clapham cum Newby Parish Council

Page 55 of 90

					Page 465
Waste recovery and waste management capacity stand in contradiction to waste prevention.	Waste should be dealt with where it is generated.		Is a major new facility needed as waste levels are reducing and other facilities are available in the Region.	Concerned about reduction in waste recycling sites and opening hours	The following issues should be addressed, landscape, protection of community and loc amenities, restoration of waste sites, histori environment and transport to and from workings.
The emphasis on waste recovery is premature as importing waste is an issue. Also waste recovery stands in contradiction to waste prevention, there needs to be an exploration where balance lies.	Waste management capacity stands in contradiction to waste prevention and balance needs to be explored.	No waste importation or exportation - the problem of waste created should be solved where it is created.	The need for a major energy from waste facility in view of reductions in waste and other accessible facilities available or planned in the Region.	Availability of waste recycling centres - reduction in sites and opening hours.	The following issues should be addressed, landscape, protection of community and local amenities, restoration of waste sites, historic environment and transport to and from workings.
0238			0241		0245
954			902		948
Whitby (Part) Town Council			Thornton-le-Beans & Crosby with Cotcliffe Parish Council		West Tanfield Parish Council

This is a joint response from NYCC and CYC WDAs who have a legal obligation to arrange for the disposal of the waste collected in their areas by the Waste Collection Authorities (the seven Borough / District Councils in North Yorkshire and the CYC) and from HWRCs provided for residents to dispose of their waste AmeyCespa proposed the AWRP to treat up to 320,000 tpa at Allerton Quarry and landfill o 320,000 tpa at Allerton Quarry and landfill in their areas by the Waste Collection Authorities (the seven Borough / District Councils in North Yorkshire and the CYC) and from HWRCs provided for residents to dispose of their waste AmeyCespa proposed the AWRP to treat up to 320,000 tpa at Allerton Quarry and landfill o 320,000 tpa at Allerton Quarry and landfill e Samall amount of non-hazardous waste which will require landfilling and hazardous waste which will require landfilling and hazardous waste which will require treatment from AWRP. If the AWRP project is not developed an alternative site will be required for the residual waste generated within NYCC and CYC.The total MSW arisings for NYCC and CYC in 2011/12 was 436,593 is 534,762 tonnes AmeyCespa proposed the AWRP to residual which will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the there will be the need for a WTS in the t		AmeyCespa's planning application for the AWRP in October 2012 Asbestos hazardous waste facilities. and in July 2013 the EA issued an operating permit to AmeyCespa for the AWRP. The Council will now continue its negotiations on the final contract with AmeyCespa. There will be a small amount of non-hazardous waste (from AWRP shut down periods and rejects) which will require landfilling and hazardous waste (AWRP residues) which will require treatment. If the AWRP project is not
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0250

1137

NYCC Waste Management Page 57 of 90

developed an alternative site or treatment will be required for

Misperton and will deal with up to 45,000 tpa. The site in Selby District is located at Burn Airfield on Common Lane near Burn and

will deal with up to 65,000 tpa.

There is a need for a WTS in York and Yorwaste have submitted a planning application to accommodate this at Harewood Whin, so that this could be ready for the opening of AWRP. The facility would deal with up to 70,000 tpa.

HWRCs - A network of HWRCs exist across NYCC and CYC. There are 20 in North Yorkshire and 2 in York. The HWRCs are located according to policy and there are no plans to expand the current network. However, as population grows and requirements to further separate wastes change further facilities may be required.

There are plans to replace the HWRC at Catterick with a HWRC at Brompton-on-Swale which will also be located off Gatherley Road. This new facility will be larger and will be able to accept a wider range of wastes and recyclables which will improve recycling and composting rates. The site will accept up to 5,000 tpa.

Other Facilities - The development of the plan should also take into account the need for small scale facilities for the composting of green waste and recycling infrastructure for a range of recyclables and inert materials from the HWRCs and which is collected by the WCAs. Whilst there is an existing network of sites that take these materials it is likely new facilities will be needed during the life of the plan.

The plan should also bear in mind future hazardous waste facilities for materials such as WEEE and Asbestos.

 AmeyCespa proposed the AWRP to treat up to 320,000 tpa at Allerton Quarry and landfill Small amount of non-hazardous waste which will require landfilling and hazardous waste which will require treatment from AWRP. If the AWRP project is not developed an alternative site will be required for the residual waste generated within NYCC and CYC. 	 If the AWRP project does not go ahead, then there will be the need for a WTS in the Harrogate area New WTSs needed in Ryedale District, Selby District and City of York, Sites already identified. 		 The MWJP should take into account the likely need for small scale facilities for the composting of green waste and recycling infrastructure for a range of recyclables and inert materials from the HWRCs and which is collected by the WCAs. 	
This is a joint response from NYCC and CYC WDAs who have a legal obligation to arrange for the disposal of the waste collected in their areas by the Waste Collection Authorities (the seven Borough / District Councils in North Yorkshire and the CYC) and from HWRCs provided for residents to dispose of their waste. The York and North Yorkshire Waste Partnership (Y&NYWP) which includes NYCC, CYC and the seven Borough/District Councils developed the adouted loint Municipal Waste	Management Strategy (JMWMS) - Let's Talk Less Rubbish. The total MSW arisings for NYCC and CYC in 2011/12 was 436,593 tonnes. The forecast MSW arisings for NYCC and CYC in 2029/30 is 534,762 tonnes.	Waste Treatment Facility - Since the JMWMS agreed the need to divert residual waste away from landfill, NYCC and CYC have worked closely together to procure a waste treatment solution. Members of NYCC and CYC agreed to award a contract for the long term management of residual waste to AmeyCespa in December 2010. AmeyCespa proposed the Allerton Waste	Recovery Park (AWKP) which is a resource recovery facility which is designed to treat up to 320,000 tpa and recover recyclable materials and energy from it. The proposed location for this facility is Allerton Quarry and landfill next to the A1M near Harrogate. This site was chosen following a detailed site selection process.	NYCCs Planning and Regulatory Functions Committee approved AmeyCespa's planning application for the AWRP in October 2012 and in July 2013 the EA issued an operating permit to AmeyCespa for the AWRP. The Council will now continue its negotiations on the final contract with AmeyCespa. There will be a small amount of non-hazardous waste (from AWRP shut down periods and rejects) which will require landfilling and hazardous waste (AWRP residues) which will require treatment. If the AWRP project is not

0252

2773

City of York Waste Management

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the residual waste generated within NYCC and CYC.	The NYCC current transfer and disposal contracts expire in 2015. The proposed AWRP is planned to be operational after this date and therefore interim treatment / disposal contracts will be required. CYC's landfill disposal arrangements for waste runs through to 28th February 2022 (but with options to extend by a further 2 periods each of up to 5 years).	Waste Transfer Stations (WTSs) - It is proposed that a WTS will be located in each Borough / District in North Yorkshire. Waste collected by each local authority will then be delivered in the refuse collection vehicles to the WTS where larger vehicles will move the waste to the proposed AWRP.	From 2015 onwards, when NYCCs current transfer / disposal contracts expire it is planned to have a network of WTS across NYCC. These will be delivery points local to collection areas and allowing waste and recyclable materials to be delivered in bulk over longer distances.	WTSs are already present in Craven, Hambleton, Richmondshire and Scarborough. The proposed AWRP would also negate the

developed an alternative site or treatment will be required for

There is a need for new WTSs in Ryedale District and Selby District. Sites are in the process of being acquired and work is taking place to have the sites ready for use in 2015 for NYCC and for the opening of AWRP. The site in Ryedale District is located adjacent to the existing Industrial Estate on Tofts Road at Kirby Misperton and will deal with up to 45,000 tpa. The site in Selby District is located at Burn Airfield on Common Lane near Burn and

project does not go ahead, then there will be the need for a WTS in the Harrogate area within the life of the Plan, the exact timing

separate need for a WTS in Harrogate Borough. If the AWRP

of which will probably be dependent on the operational life of

Allerton Park Landfill site.

will deal with up to 65,000 tpa.

There is a need for a WTS in York and Yorwaste have submitted a planning application to accommodate this at Harewood Whin, so that this could be ready for the opening of AWRP. The facility would deal with up to 70,000 tpa.

HWRCs - A network of HWRCs exist across NYCC and CYC. There are 20 in North Yorkshire and 2 in York. The HWRCs are located according to policy and there are no plans to expand the current network. However, as population grows and requirements to further separate wastes change further facilities may be required. There are plans to replace the HWRC at Catterick with a HWRC at Brompton-on-Swale which will also be located off Gatherley Road. This new facility will be larger and will be able to accept a wider range of wastes and recyclables which will improve recycling and composting rates. The site will accept up to 5,000 tpa.

Other Facilities - The development of the plan should also take into account the need for small scale facilities for the composting of green waste and recycling infrastructure for a range of recyclables and inert materials from the HWRCs and which is collected by the WCAs. Whilst there is an existing network of sites that take these materials it is likely new facilities will be needed during the life of the plan.

The plan should also bear in mind future hazardous waste acilities for materials such as WEEE and Asbestos.

0257 The principle of dealing with waste at source is supported. Increase capacity in household waste recycling faciliites. Recying should be encouraged before further extraction of raw material. Consideration of an extraction tax should be given.

74

Selby District Council

The principle of dealing with waste at source is supported.

Increase capacity in household waste recycling faciliites. Recying should be encouraged before further extraction of raw material.

	Page 472									
	Objects to a strategy which utilises incineration.	Minimise waste by increasing recycling. Use alternative disposal methods rather than landfill Minimise negative impacts aiming for sustainable solutions and environmental protection	A priority for the joint plan should be the consideration of the impact of potential mineral sites along with their post-quarry use (waste management) when new sites are being identified.	Good Locational approach to waste facilities (Well sited organisation of infill land and wa disposal i.e. decomposition)	Make sure the technology used is the correct one. Involve communities and get them on side.	Preserving the environment whilst having regard for the potential economic benefit for Authorities and local communities by encouraging new industries and technologies.	The Joint Authorities should aim for net self sufficiency in waste and minerals through its policy framework.			
	Objects to a strategy which utilises incineration.	Minimise waste; Recycling; Disposal other than landfill e.g Incineration; Achieving sustainable solutions and environmental protection, and Minimise all other negative impacts	Connecting the impact assessment of potential quarry sites (mineral extraction) with post-quarry use (waste management) at the stage when potential new quarry sites are being identified should be a priority for the plan.	Well sited organisation of infill land and waste disposal i.e. decomposition	Make sure you get the technology right. Make sure you carry your communities with you.	Preserving the environment but having greater regard for the potential for economic benefit for both the Authorities and the local communities through the encouragement of new industries and technologies.	The Joint Authorities should aim for net self sufficiency in waste and minerals through its policy framework.			
	0005	0013	0017	0020	0024	0028	0030			
ess	2005	519	270	1665	88	43	123			
<u>Q3-Priorities to Address</u>		East & West Layton & Carkin Parish Meeting	Heineken UK			Confederation of UK Coal Producers (CoalPro)	Lancashire County Council			

Page 63 of 90

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Reducing impact of minerals and waste development. Encouraging sustainable practices including prudent use of natural resources such as water.	Avoid incineration of waste and fracking	Emphasis on Reduce, Reuse and Recycling of waste	Work in partnership to improve recycling. Treat waste so it can be used effectively (in power stations to produce electricity) Consider transport impacts and treat waste as close to source as possible.	Impacts on local businesses and communitic Protection of landscape, environment, histo assets and biodiversity Safeguard high-grade agricultural land. Restore the landscape to its original condition.	Ensure waste sites are provided, recycling is increased and hazardous waste is managed safely. Consider the overall economic and environmental impacts of mineral extraction.	
Reducing impact of minerals and waste development. Encouraging sustainable practices including prudent use of natural resources such as water.	Avoid incineration of waste and fracking	Emphasis on Reduce, Reuse and Recycling of waste i.e. move waste treatment to the top of the waste hierarchy.	Work in partnership with District Councils to improve recycling. Treat waste so it can be used in power stations where heat can be efficiently used to generate electricity. Treat waste as close as possible to where it is produced and avoid AQM areas with transport routes. Develop the Waste strategy before AWRP goes ahead.	Impacts on local businesses and communities Protection of landscape, environment, historic assets and biodiversity Safeguard high-grade agricultural land. Restoring the landscape to its original condition should be one of the priorities	 Adequate sites for waste disposal Increase in recycling Safety in dealing with hazardous waste An overall view should be taken on the economic and environmental impacts of mineral extraction 	
0033	0038	0041	0046	0051	0057	
2239	1625	215	1356	2210	1355	
Yorkshire Water Services						

Page 64 of 90

E	p			Page 4	174		
Need to deliver a steady supply of minerals whilst still safeguarding those elements which contribute to the significance of the heritage assets of the area.	Need to ensure a steady supply of building and roofing stone.	Need to ensure that the afteruse strategy for minerals sites safeguards the historic environment.	Need to manage waste in a manner which safeguards the heritage assets of the area.	Encourage the reuse or adaptation of existing buildings to assists in reducing the amounts construction and demolition waste.	The AWRP contract pre-empts the waste aspects of the Plan. Encourage waste faciliti which produce inert waste, which can then L used to restore exhausted mineral sites. Adhere to the proximity principle.	Agree with all items listed in summary leaflet.	Recycle as much waste as possible
Need to deliver a steady supply of minerals whilst still safeguarding those elements which contribute to the significance of the heritage assets of the area.	Need to ensure a steady supply of building and roofing stone. Need to ensure that the afteruse strategy for minerals sites safeguards the historic environment.	Need to manage waste in a manner which safeguards the heritage assets of the area.	Encourage the reuse or adaptation of existing buildings to assists in reducing the amounts of construction and demolition waste.		Delay or reduce and reconfigure the proposed AWRP if it is to precede this Plan. Use waste treatment systems which recover materials such as paper and card, steel, aluminium and plastic with a residue fit for RDF or mineral excavation restoration. Plan to have waste treated close to the major places where it is created to minimise HGV traffic and cost.	Agree with all items listed in summary leaflet.	The need for recycling as much waste material as possible
0061					0065	0070	0072
120					213	970	6
English Heritage						Yafforth Parish Meeting	Carperby-cum- Thoresby Parish Council

Habitat protection and practices to encourage bio-diversity.	- - -	ke-use and recycling wherever possible	Habitat protection and practices to encourage	biodiversity.	Reuse and recycling wherever possible.
Green Issues	Habitat protection and practices to encourage bio-diversity.	Re-use and recycling wherever possible	Green Issues	Habitat protection and practices to encourage biodiversity.	Reuse and recycling wherever possible.
0075			6200		
1357			1358		

Page 476											
Include sustainable development in the Plan, and make sure the landscape is valued.	Make sure the waste plan is flexible and reviewed during the plan period.	Rethink Allerton Waste Recovery Park.	Treat minerals and waste using the same principle of sustainable development.	Ensure appropriate timescales are used in treating waste, break the time up to 2030 into smaller intervals to be move flexible.	Genuinely engage with local communities involved in planning decisions.	Quantify the value of the landscape.	Consider treatment methods that enable maximum integration of waste streams with existing long term capacity, within and beyond North Yorkshire	Improve engagement with local communities.	Reduction of waste by adopting a zero waste strategy.	Use NPK and trace elements from waste to improve soil fertility.	Keeping the ownership and control of minerals in local, accountable hands.
Treat minerals and waste using the same principle of sustainable development.	Ensure appropriate timescales are used in treating waste, break the time up to 2030 into smaller intervals to be move flexible.	Rethink Allerton Waste Recovery Park.	Genuinely engage with local communities involved in planning decisions.	Quantify the value of the landscape. Consider treatment methods that enable maximum integration of	waste su eanins with Existing forig term capacity, within and beyond North Yorkshire				Reduction of waste by adopting a zero waste strategy.	securing soil fertility by the recovery of NPK and trace elements from any waste, especially given the tightness of supply of phosphorous.	Keeping the ownership and control of minerals in local, accountable hands.
0083									0088		
766									1542		
Marton-cum-Grafton Parish Council											

	s.							Page 477
Public health and safety.	Reducing pollution and green house emissions.	Conserving the landscape	Increased reduction, re-use and recycling of waste and reduction in cost of waste	management.	Long term environmental sustainability			A key priority for the Plan should be the conservation and enhancement of the natur environment.
Public safety	Health of livestock and non-contamination of crops and water- courses.	Reducing pollution.	Reducing greenhouse gas emissions.	Conserving the landscape of North Yorkshire	Reduction, re-use and recycling of waste materials, so incineration is unnecessary and landfill is kept to a minimum.	Reducing the cost of waste management.	Long term environmental sustainability	A key priority for the Plan should be the conservation and enhancement of the natural environment, including the net-gain of biodiversity, primarily through the strong protection of designated sites and the creation of priority habitat at a landscape-scale, which helps to deliver a coherent and resilient ecological network.
0092								9600
1541								1112
York Green Party								RSPB North

	Page 478	
Should only extract enough mineral to meet the need to the Joint Plan area, any more should be given lower priority. Restoration of mineral sites should be an important consideration when considering a planning application.	Need a cost-effective solution which offers sufficient flexibility that Councils can take advantage of advances in waste management technology and opportunities for treatment of the regions waste outside the plan area. Priorities on waste should include Maximising and recycling and the reuse of materials. Use a number of treatment centres rather than one Locate waste treatment facilities close to major waste producing conurbations Reduce road miles Use heat from EFW facilities. Take advantage of waste treatment opportunities outside the Plan Area	
Mineral extraction should be done in a way which minimises harm to other industries and the environment. Should only extract enough mineral to meet the need to the Joint Plan area, any more should be given lower priority. Restoration of mineral sites should be an important consideration	when considering a planning application. Need a cost-effective solution which offers sufficient flexibility that Councils can take advantage of advances in waste management technology and opportunities for treatment of the regions waste outside the plan area. Priorities on waste should include Maximising and recycling and the reuse of materials. Use a number of treatment centres rather than one Locate waste treatment facilities close to major waste producing conurbations Reduce road miles Use heat from EFW facilities. Take advantage of waste treatment opportunities outside the Plan Area	
6600		
171		

North Yorkshire Waste Action Group (NYWAG)

		Pa	ge 4	-79	T	
Reduce waste through partnership with District Authorities. Find out the volume of waste that will be generated and capacity available in the Joint Plan area. Have multiple local smaller facilities so more flexibility to deal with technology changes. Use the latest clean technology for waste disposal.		Protection of landscapes and villages	How mineral sites are designed and manage	Recycling of waste and minerals should be a key point of the Plan.	The plan should support existing EFW sites and allow flexibility in the types of fuel used and transport methods.	Need to get the environmental balance right, and if necessary use appropriate and effective mitigation.
Reduce waste through partnership with District Authorities. Find out the volumes of waste that will be created. Find out capacity North and South of the area to see what capacity is needed in the Joint Plan Area. Plan multiple local and smaller sites so that as technology for dealing with waste changes so the Joint Plan authorities can respond. Use the latest clean technology for waste disposal.	The Plan should be flexible to be able to respond to the changing priorities and new demands.	Protection of landscapes and villages	How mineral sites are designed and managed	Recycling of waste and minerals as a preferred option or at least forming a substantial part of the Plan where possible.	The plan should support existing EFW sites and allow flexibility in the types of fuel used and transport methods.	There needs to be assurance that decisions get the environmental decision right and that any adverse landscape and visual impact arising from the minerals and waste proposals will be satisfactorily addressed with appropriate and effective mitigation agreed.
0104		0109		0114	0118	0122
585		446		911	2303	330
Green Hammerton Parish Council		Brotherton Parish Council		Tockwith & Wilstrop Parish Council	Dalkia Bio Energy Ltd	Harrogate Borough Council

Page 479

ct to	Page 480
Minerals Efficient extraction of minerals, minimising extraction and impact of extraction where possible Efficient use of minerals extracted. Efficient use of minerals extracted. Ensuring rapid restoration and that sites benefit wildlife and the local community. Safeguard land and infrastructure important to mineral extraction. Waste Siting waste facilities so they have least impact on habitats and biodiversity Minimise waste, maximise recycling.	Close cooperation between neighbouring authorities to minimise waste.
Minerals Minimise extraction Ensuring the efficient use of all types of minerals which are extracted Ensuring most energy and water efficient extraction of minerals minimising impacts during extraction on habitat and wildlife and encouraging rapid restoration for biodiversity. Safeguarding land and infrastructure important to mineral extraction Ensuring restoration of mineral sites benefits wildlife and the local community. Waste Siting waste facilities so they have least impact on habitats and Siting waste facilities so they have least impact on habitats and	biodiversity Minimising waste Maximising recycling Ensuring close cooperation between neighbouring authorities to minimise waste throughout the Yorkshire and Humber Help educate residents on how to reduce waste Work with government and waste producing companies at a high/policy level to reduce waste at source, e.g. reducing packaging, minimising food waste etc.
0129	
128	

Yorkshire Wildlife Trust

	Page 481	
The Plan should include information regarding cutting carbon emissions and being resilient to the impacts of climate change. Sustainable development should be a priority. Protecting and enhancing the biodiversity and natural environment should be a priority.	Have a flexible approach to allow for new and emerging technologies in the future. Consider co-location of waste sites with oth industry. Address the issue of sustainable transport	A Habitats Regulation Assessment will be important. Preserving the quality of soil is important.
 How can the Joint Plan contribute to cutting carbon emissions in line with the Climate Change Act and National Planning Policy Framework? How can the Joint Plan ensure that future development is sited and designed to be resilient to the impacts of climate change and extreme weather? How can the Joint Plan achieve sustainable development as defined and as required by the NPPF How can the Joint Plan reflect, protect and enhance the biodiversity and natural environment of the plan area 	The Plan should have a flexible approach for the delivery of waste management facilities to allow for emerging technologies, energy from waste facilities and anaerobic digestion. Supports the co-location of waste facilities with other industry, such as at minerals sites. Sustainable transport for waste should be addressed in the Plan, but also have flexibility.	A Habitats Regulation Assessment will be important. The Plan should give appropriate weight to the roles performed by soils. Decisions about minerals and waste development and restoration should take full account of the impact on soils, their intrinsic character and the sustainability of the many ecosystem services they deliver.
0134	0137	0141
2753	2180	119
Friends of the Earth - Yorkshire & Humber and the North East	Peel Holdings (Environmental Limited)	Natural England

					Page 48	32			
Need to ensure on going supply of minerals and waste capacity.	Sustainable development is important such as using waste for restoration of mineral workings.	Should safeguard Magnesian limestone separately.	Sand and gravel provision in North Yorkshire	The Joint Plan should ensure that it reflects the key priorities of the NPPF.	Heritage and protected landscapes and theil settings should not be affected by minerals and waste development.	Small scale building stone quarries should be protected to ensure appropriate building stone is available for repair and restoration.	Large-scale mineral extraction should be aligned to existing transport routes.	Sustainable development.	
The priorities should be in line with the NPPF to ensure and on going supply of minerals and waste capacity.	The presumption in favour of sustainable development should be made clear, and use of waste for restoration of mineral workings.	The Plan needs to include clear provision to specifically safeguard and ensure supply of Magnesian limestone separate from the other hard rock minerals.	Sand and gravel provision in North Yorkshire	The Joint Plan should ensure that it reflects the key priorities of the NPPF.	The Plan should ensure that - the areas heritage and the protected landscapes and their settings are not compromised by mineral and waste development	ω <u></u>	 large -scale mineral extraction is aligned to the existing transport routes to ensure the sustainable transport of goods as set out in the NPPF. 	Sustainable development. To concentrate too much on current economic matters at the expense of environmental protection will mean worse economic problems for the future.	
0147			0150	0155				0158	
2013			1100	116				2253	
Lightwater Holdings Limited			Aggregate Industries	Ryedale District Council					

		Page 483		
The priorities should be set in accordance with the NPPF to ensure an on going security of supply of minerals and waste capacity.	Presumption in tayour of sustainable development should be highlighted. Safeguarding the quality and quantity of water bodies throughout the region.	Creation of a 'Circular Economy' where material resources circulate but new inputs are rarely needed. Improving resource efficiency Minimise waste Keep it local All parts of the plan should mitigate and ada to the effects of climate change.	Recycling, composting, returning compost to farmers and allotment sites as soil improver.	Sustainability, recycling, landscape screening and reinstatement of the topography. A details appraisal of all aspects of significance on all sites.
The priorities should be set in accordance with the NPPF to ensure an on going security of supply of minerals and waste capacity.	The presumption in ravour of sustainable development as enshrined in the NPPF should be made clear. Safeguarding the quality and quantity of water bodies throughout the region.	Creation of a 'Circular Economy' where material resources circulate but new inputs are rarely needed. Improving resource efficiency - each individual step in the 'Circular Economy' requires an ever decreasing amount of resources and energy to meet its needs through better resource management, processes technical innovations etc. Minimising waste - creating a culture where disposal of any material rather than repairing or reusing is socially unacceptable. Keep it local - individuals and businesses more likely to play their part, easier to access facilities, keeping transport emissions low. All parts of the plan should mitigate and adapt to the effects of climate change.	Recycling, composting, returning compost to farmers and allotment sites as soil improver.	Sustainability, recycling, landscape screening and reinstatement of the topography. A details appraisal of all aspects of significance on all sites.
0162	0169	0179	0184	0189
1134	121	1167	747	1998
Fenstone Minerals Ltd	Environment Agency	Hambleton Sustainable Development and Planning Policy	Clifton Planning Panel	Yorkshire Gardens Trust

Page 74 of 90

Newton -le-Willows Climate Change Group	2757	0193	Waste minimisation is a priority in the Waste Plan, this is not really considered under Key Waste Matters in the consultation leaflet.	Waste minimisation is a priority in the Waste Plan
Kirkby Fleetham with	713	0198	Overcoming NIMBYism	Overcoming NIMBYism
rencote Parisn Council			Employment and local economics should have priority over vague environmental issues	Employment and local economics should be more important than environmental issues
			Mechanisms for compensating communities who experience disruption for the benefit of the wider community of the planning area and beyond.	Communities should be compensated when suffer disruption.
Kirby Hall, Little Ouseburn & Thorpe Underwood Parish Council	734	0202	Minerals Demand is not over-estimated and that there is built in flexibility in the plans to supply it. Extraction is done in a way that minimises harm to the environment. There is proper restoration of land including creating new recreational areas.	Minerals Demand is not over-estimated and that there is built in flexibility in the plans to supply it. Extraction is done in a way that minimises harm to the environment. There is proper restoration of land including creating new recreational areas.
			Waste The Plan should be flexible so can amend or shelve plans for the Allerton Waste Recovery Park if necessary. The Plan should explore new technologies and other pre-existing waste treatment provision which will allow them to make best use of tax-payers money.	Waste The Plan should be flexible so can amend or shelve plans for the Allerton Waste Recovery Park if necessary. The Plan should explore new technologies and other pre-existing waste treatment provision

_	Page 485
The Plan should facilitate collaborative working between the minerals and waste streams. Waste should be dealt with as far up the waste hierarchy as possible. There are a number of quarries which have voids, material may have to be imported to fill the voids. There is an issue regarding finding locations to tip colliery spoil	Protection of environment. Restoration back to original use.
The Plan should take a strategic view of all minerals and waste projects across the Plan area and facilitate collaborative working between the two streams i.e. minerals and waste, for example between quarry operators and collieries. Waste should be dealt with as far up the waste hierarchy as possible. There are a number of quarries around the area covered by NYCC which have voids to be filled and where material may have to be imported to fill these voids, equally there are a number of coal mines which are producing a massive amount of colliery spoil and have nowhere to tip this	Environmental awareness to prevent areas of mature beauty being despoiled. Returning of both waste disposal areas or mineral extraction mines to original purpose, e.g. agriculture.
0207	0212
968	996 6
Womersley Parish Council	Wistow Parish Council

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The Plan should be completed as quickly as possible to provide policy support for planning decisions.	Principles contained within the National Planning Policy Framework should be	incorporated into the Plan.	Have sites of mineral resources and sources of recycled materials across the Plan area.	Review the plans of other authorities to find the most probable, workable and environmentally acceptable shape for a plan.	Invite Yorkshire Dales National Park to join the Plan	Supports dealing with residual waste at large specific waste sites.	Supports the Allerton Waste Recovery Park.	The policies will need to be flexible	The Plan should protect the environment especially the quality of groundwater.	Restoration needs to be of a high standard.	Full public consultation and engagement needs to occur during the development of the	
The Plan should be completed as quickly as possible to provide policy support for planning decisions.	Principles contained within the National Planning Policy Framework should be incorporated into the Plan.	Have sites of mineral resources and sources of recycled materials across the Plan area.	Review the plans of other authorities to find the most probable, workable and environmentally accentable shape for a plan	Invite Yorkshire Dales National Park to join the Plan.	Increase the pressure for reduction of waste streams by identification of residual waste which cannot be deal with at a local scale and having larger specific sites to deal with it.	Supports the Allerton Waste Recovery Park. The policies will peed to be flevible			The Plan should protect the environment especially the quality of groundwater, as some local businesses are dependent upon it.	Restoration needs to be of a high standard	Full public consultation and engagement needs to occur during the development of the Plan.	
0218									0221			
1278									1461			
Allerton Park Estate									Cunnane Town Planning LLP (on hehalf of Samuel	Smith Old Brewery)		

Page 77 of 90

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Health and safety	Protecting the landscape	Recycling	Incineration to generate energy	Filling in quarry holes with waste at landfill sites	Positioning facilities near populated areas to assist in employment and reduce transport costs.	Using the waste hierarchy and involving volunteer groups.	Reduction of waste More emphasis on reuse/recycle	Minimise the distance minerals are transported	Waste prevention and the minimising of waste and packaging should be priorities.	The emphasis on waste recovery is a contradiction to waste prevention.	Reduction in mineral consumption should be a priority.	Economic regeneration needs to be considered as well as environmental issues.
Health and safety	Protecting the landscape	Recycling	Incineration to generate energy	Filling in quarry holes with waste at landfill sites	Positioning facilities near populated areas to assist in employment and reduce transport costs.	Using the waste hierarchy and involving volunteer groups.	Reduction of waste More emphasis on reuse/recycle	Minimise distances minerals are transported	Waste prevention should be the priority, and the minimisation of waste and packaging should be an equal priority.	Reduction in mineral consumption should be a priority.	i ne empnasis on waste recovery is a contradiction to waste prevention and should be addressed as a priority.	Economic regeneration needs to be considered as well as environmental issues.
0226						0229	0232		0239			0242
2756						2758	481		954			902
							Clapham cum Newby Parish Council		Whitby (Part) Town Council			Thornton-le-Beans & Crosby with Cotcliffe Parish Council

Page 78 of 90

			Page	9488					
Should consider impact on local communities and impact of cumulative impact of workings. Should look for new areas for extraction. Deal with the impact of minerals transport on local communities and roads.	The evidence base needs to be robust.								
The impact on local communities, including the ability of any one area to tolerate additional workings during the plan period. There should be an emphasis on new area of search during the plan period. The plan should address the issue of the effects of minerals transportation on local roads with specific reference to the B6267. The plan should set out a mechanism whereby developers contribute to local infrastructure affected by their proposals, possibly through s106 agreements.	The plan should be on accurate and up to date data.		Yes.	Yes	Yes	Yes	Yes	Yes	Yes
0246	0247		0006	0014	0018	0029	0034	0039	0042
948	948	Ţ	2005	519	270	43	2239	1625	215
West Tanfield Parish Council	West Tanfield Parish Council	Q4-Sustainability (Y/N)		East & West Layton & Carkin Parish Meeting	Heineken UK	Confederation of UK Coal Producers (CoalPro)	Yorkshire Water Services		

							Page	489				
Yes.	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
0047	0052	0058	0062	0066	0076	0080	0084	0089	0093	0100	0105	0110
1356	2210	1355	120	213	1357	1358	766	1542	1541	171	585	446
										G)		
			itage				m-Grafton າcil		Party	shire Wast up (NYWA	merton Icil	Parish
			English Heritage				Marton-cum-Grafton Parish Council		York Green Party	North Yorkshire Waste Action Group (NYWAG)	Green Hammerton Parish Council	Brotherton Parish Council
			En				Má Par		Ν	No Act	Gr. Par	Brc Co

Tockwith & Wilstrop Parish Council	911	0115	5 Yes	
Dalkia Bio Energy Ltd	2303	0119	9 Yes	
Harrogate Borough Council	330	0123	3 Yes	
Yorkshire Wildlife Trust	128	0130	0 Yes	
Friends of the Earth - Yorkshire & Humber and the North East	2753	0135	5 Yes	
Natural England	119	0142	2 Yes	Page
Aggregate Industries	1100	0151	1 Yes	9490
	2253	0159	9 Yes)
Leeds City Council	130	0166	6 Yes	
Environment Agency	121	0170	0 Yes	
Hambleton Sustainable Development and Planning Policy	1167	0180	Q	
Yorkshire Gardens Trust	1998	0190	0 Yes	

Newton -le-Willows Climate Change Group	2757	0194	Yes	
Kirkby Fleetham with Fencote Parish Council	713	0199	Yes	
Kirby Hall, Little Ouseburn & Thorpe Underwood Parish Council	734	0203	Yes	
	968	0208	Yes	
	231	0215	Yes.	F
	2761	0235	Yes	Page
Whitby (Part) Town Council	954	0240	Yes	491
Thornton-le-Beans & Crosby with Cotcliffe Parish Council	902	0243	Yes	
Selby District Council	74	0254	۶	
<u>Q5-Any Other Comments</u>	<u>1ts</u>			

		Page 492			
Consider Local Universities to develop science/technology strategies for mining and waste reduction alongside this Plan. Utilise Education Departments to develop policies to educate younger generation in resource management.	Develop the plan using meaningful engagement with residents to develop a cohesive network of recycling and treatment facilities across the Plan area. The Plan should not include incineration		sensitivity Lesting available on Scarborougn Borough Council Website. When considering sites the impact on local properties should be taken into account.	Concerned about any change at Jackdaw Quarry and the potential to pollute the water supply to the town and the breweries.	Protect environment by minimising extraction of minerals and reducing landfill
It would be worth considering the involvement of the local Universities in developing new science/technologies/strategies along side the Plan to improve ways of mining and waste reduction. Utilise Education Departments to have a policy on educating the younger population in resource management.	The Plan should be developed through meaningful engagement with the electorate to develop a Cohesive network of recycling and treatment facilities across the Plan area. The Plan should not include incineration.		Scarborougn Borougn Council Website. The positioning of minor groups not conforming to the British constitution and laws. Although the Government have agreed laws stating that sites must be provided, they must not be to the detriment of local properties i e property values and ethos		Minimise the extraction of minerals and the dumping of waste in the areas that give the 'North Yorkshire area' its intrinsic value to the community in general.
0002	0001	0008	0021	0035	0043
1880	2005	286	1665	886	1354
		Scarborough Borough Council		Tadcaster Town Council	

Page 83 of 90

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Develop the strategy before developing AWRP.	When considering new/extensions to sites as part of the plan only allow those who will have exhausted their permitted reserves within the plan period (2030). Restoration should take place prior to any extension taking place. There should be a priority to restore previously worked land back to its original condition.	The credibility of the Consultation is damaged. The amount of material provided is too larg and the response time is too short. The questions are too broad.			There is inconsistency between lack of information on Minerals and Waste Joint Plan leaflet and large amount of data provided as part of the SA.	Need to make it clear how plan to engage with individuals and organisations who have responded.
The waste strategy should not be compromised by AWRP. The scheme should be put on hold until the strategy is developed and it is possible to see what emerges from consultations.	Quarries submitting plans to extend sites should only be allowed if they can provide evidence that they will have exhausted their permitted reserves during the time frame (2030). Needless expansion scars the landscape. Restoration of existing permitted areas should be done before extensions are allowed. Restoration should be to the original state.	The credibility of the Consultation is damaged by the abandonment of the previous exercise in 2011, the NYCC decision to ignore it. The AWRP contract pre-empts the waste aspects of the Plan.	The amount of material presented for consideration is very large and the time allowed for response is not sufficient, including Parish Councils.	The questions are broad and are likely to produce diverse responses which will be difficult to consolidate.	There is inconsistency between lack of information on Minerals and Waste Joint Plan leaflet and large amount of data provided as part of the SA.	It is not clear how you intend to listen and engage with individuals and organisations who have responded. Would like to be not just informed, but involved in the consultation.
0048	0053	0067			0085	
1356	2210	213			766	
					Marton-cum-Grafton Parish Council	

Page 84 of 90

18 September 2013

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Do not support Allerton Waste Recovery Park. Need to take account of requirements of National Planning Policy Framework.	The Joint Plan should be a first step towards the development of locally accepted waste treatment plants. Concerned about abandonment of previous work on a Waste Core Strategy.	The Allerton Waste Recovery Park should not influence the context of the Joint Plan.	What is your policy on energy from waste facilities.	Are Allerton Waste Transfer Park and the Energy from Waste plant at Kellingley going ahead, and what other plans are in the pipeline?	Incineration of waste and minerals is the wrong approach.	The minerals and waste plan should have regard to any relevant plans adopted by the District Councils.	
Do not support Allerton Waste Recovery Park. Need to take account of requirements of National Planning Policy Framework.	The Joint Plan should be a first step towards the development of locally accepted waste treatment plants. Concerned about abandonment of previous work on a Waste Core Strategy.	The Allerton Waste Recovery Park should not influence the context of the Joint Plan.	What is your policy on energy from waste facilities.	Are Allerton Waste Transfer Park and the Energy from Waste plant at Kellingley going ahead, and what other plans are in the pipeline?	Incineration of waste and minerals is the wrong approach.	The minerals and waste plan should have regard to any relevant plans adopted by the District Councils.	
0101		0106	0111		0116	0124	
171		585	446		911	330	
North Yorkshire Waste Action Group (NYWAG)		Green Hammerton Parish Council	Brotherton Parish Council		Tockwith & Wilstrop Parish Council	Harrogate Borough Council	

			Page	495			
If new sites being developed the road infrastructure need to be improved to cope with increased number of HGVs.	Parish councils should be made aware of new sites in their area		We would like to raise the following questions to be considered during the next stage of the plan making process - What areas or locations are likely to be most suitable in principle for new or extended minerals working? - How can our land use policies support the provision of new waste facilities at the most suitable sites and locations?	There has been a previous submission for ar. extension to Potgate quarry	Continuing to promote Home Farm Kirkby Fleetham sand and gravel prospect and also support the allocation of land for sand and gravel at Scotton.	Fenstone have previously made a submission for the allocation of a potential extension to Settrington Quarry and wish to carry it forward.	
If going to be more minerals and waste sites in area road infrastructure needs to be improved to cope with increased amount of HGVs	If additional sites in the parish are identified the Parish Council should be advised.	Support the Plan	We would like to raise the following questions to be considered during the next stage of the plan making process - What areas or locations are likely to be most suitable in principle for new or extended minerals working? - How can our land use policies support the provision of new waste facilities at the most suitable sites and locations?	There has been a previous submission for an extension to Potgate quarry	Continuing to promote Home Farm Kirkby Fleetham sand and gravel prospect and also support the allocation of land for sand and gravel at Scotton.	Fenstone have previously made a submission for the allocation of a potential extension to Settrington Quarry and wish to carry it forward.	
0133		0138	0143	0148	0152	0163	
445		952	119	2013	1100	1134	
Brompton on Swale Parish Council		Wheldrake Parish Council	Natural England	Lightwater Holdings Limited	Aggregate Industries	Fenstone Minerals Ltd	

				Page 49	96				
Flood Risk - There must be no increase in surface water runoff from the site. The use of SUDs on sites should be fully explored.	There should be investigation to see if there is a possibility of improving the existing situation and providing a betterment in terms of flood	nisk, such as creating areas of storage where appropriate.	Waste capacity and management data for 2012 will be available in the Autumn.		The development of the Leeds City Region w be an important factor in the choice of spati strategy for both minerals and waste, and al in determining provision levels for both.	The characteristics of each of the three areas will also inform strategic minerals and waste	policy.	Ine authorities should have regard to the approach of neighbouring and adjoining authorities in relation to safeguarding issues.	It is important that officers ensure that planning approvals and conditions are implemented and that sites are reinstated fully to agreed proposals after extraction.
Flood Risk - There must be no increase in surface water runoff from the site. As a minimum the Agency would want to see any surface water discharge restricted to the existing greenfield runoff rate. The Agency is keen to promote the use of Sustainable Urban	Drainage systems (SUDs) and draws attention to paragraph 103 of the NPPF. The use of SUDs on sites should be fully explored. There should be investigation to see if there is a possibility of	inere should be investigation to see if there is a possibility of improving the existing situation and providing a betterment in terms of flood risk, such as creating areas of storage where	appropriate. Waste Baseline Data	NYCC have use Environment Agency waste data in their evidence base. Waste capacity and management data for 2012 will be available in the Autumn.	The development of the Leeds City Region will be an important factor in the choice of spatial strategy for both minerals and waste, and also in determining provision levels for both.	The characteristics of each of the three areas will also inform strategic minerals and waste policy.	The authorities should have regard to the approach of neighbouring and adjoining authorities in relation to safeguarding	Issues.	It is important that officers ensure that planning approvals and conditions are implemented and that sites are reinstated fully to agreed proposals after extraction.
0171					0176				0191
121					92				1998
Environment Agency					Durham County Council				Yorkshire Gardens Trust

Page 87 of 90

Q a	Page 497	
Minerals resources should be developed and utilised. Restoration of minerals sites should be back to what it was before extraction. District Councils should recycle as much waste as possible.	Do not support Allerton Waste Recovery Park. Maximise recycling and reuse. Waste facilities to be located close to waste producing conurbations, so reduce travel distance and have more facilities. Consider new waste technologies and only t energy from waste systems where the heat produced can be fully utilised. Look for waste capacity in neighbouring authorities and use it.	Would like to be involved in any further consultation as the Plan progresses.
Where there are minerals assets these should be developed and utilised. Minerals sites should be reinstated into compatible environment for the landscape which was present prior to the operation. Ryedale DC has done a good job on all aspects of recycling waste, other councils should do likewise.	Do not support Allerton Waste Recovery Park There should be - a preference for maximising recycling and the reuse of materials. - a preference for a number of treatment centres rather than one - a preference for a number of treatment centres rather than one - a preference for waste treatment facilities to be located close to the major waste producing conurbations. - a desire to minimise the distance waste is carried to reduce carbon pollution. - a view that energy from waste systems should be used only where the heat output can be fully utilised. - a desire for the Plan to fully explore alternative waste technologies. - a recommendation that the Plan should review and take advantage of waste treatment opportunities outside its county boundaries.	Would like to be involved in any further consultation as the Plan progresses. To protect landscapes and the environment rigorous systems must be established to ensure sites have a minimal impact on communities, and that restoration takes place.
0195	0204	0209
412	734	96
Barugh (Great & Little) Parish Council	Kirby Hall, Little Ouseburn & Thorpe Underwood Parish Council	Womersley Parish Council

				Pa	age 49	98				
The Plan should be completed as quickly as possible.	Consider renaming the Plan 'The North Yorkshire Minerals and Waste Plan'	Minerals for use in the Plan area should be given priority.	Protect the landscape and environment from being destroyed.	Reject fracking in North Yorkshire.	- Clearly define MWJP purpose and differentiate from other Council Plans	 - Clear planning poincy guidance on the location of different types of facilities - The MWJP needs to be flexible to deal with 	luture needs	- Clearly define MWJP purpose and differentiate from other Council Plans	 Clear planning policy guidance on the location of different types of facilities The MWJP needs to be flexible to deal with 	uuure needs
The Plan should be completed as quickly as possible.	consider renaming the Plan The North Forkshire Mimerals and Waste Plan'	Extraction of minerals should be strictly policed with the Plan area being given priority of their use.	The landscape and environment should not be destroyed for profit unless there is NO other source of specific minerals.	There should be a robust rejection of fracking in North Yorkshire not least because of the underground cave systems much valued by cavers who contribute to the County's economy.	The MWJP needs to clearly define its purpose and differentiate from other Council Plans on waste i.e. the JMWMS.	Clear planning policy guidance on the location of different types of facilities would be welcomed.	The MWJP needs to be flexible to deal with future needs in this changing environment.	The MWJP needs to clearly define its purpose and differentiate from other Council Plans on waste i.e. the JMWMS.	Clear planning policy guidance on the location of different types of facilities would be welcomed.	The MWJP needs to be flexible to deal with future needs in this changing environment.
0219		0230	0236		0251			0253		
1278		481	2761		1137			2773		
Allerton Park Estate		Clapham cum Newby Parish Council			NYCC Waste Management			City of York Waste Management		

Page 89 of 90

Further information is required before a	judgement can be made on Fracking.	Sustainable Transport Modes should be	encouraged before the use of road.	Some limited reuse of infrastructure at former
The Council's Stance to Fracking is one of tolerance. More details	are required before any judgement can be made. A sequential	approach to sites should be developed- ensuring any	plant/surface infrastructure is located with minimal visual, social	and environmental impact. The legacy of deep coal mining needs
74 0255				
74				
Selby District Council				

Some limited reuse of the infrastructure at the former coal mine sites. (refer to emerging Core Strategy).

to be borne in mind when considering fracking.

The minerals and waste plans of adjoining authorities need to be taken into account.

mine sites is supported.

Rail and river/canal transport should be considered for minerals and waste transport before road.

Consider adjoining waste plans.

Page 500

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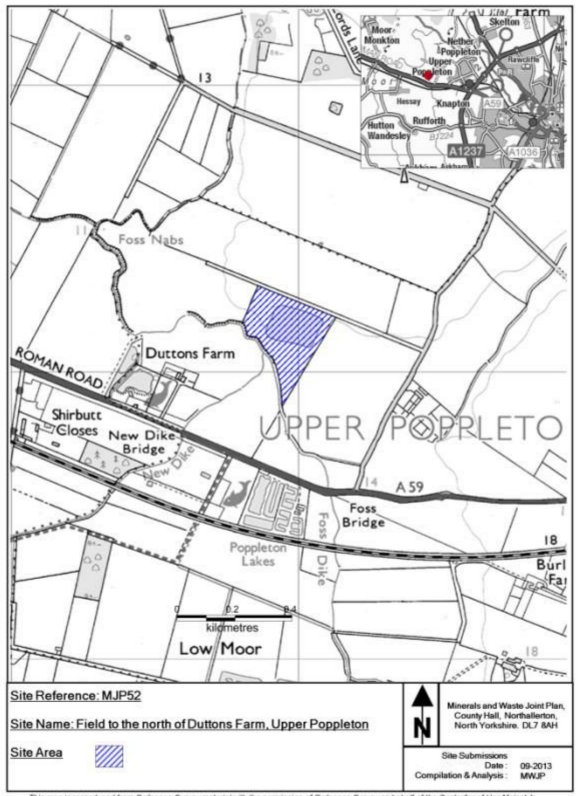
Page 501

Annex C

Sites submitted in York

FIELD TO NORTH OF DUTTON FARM

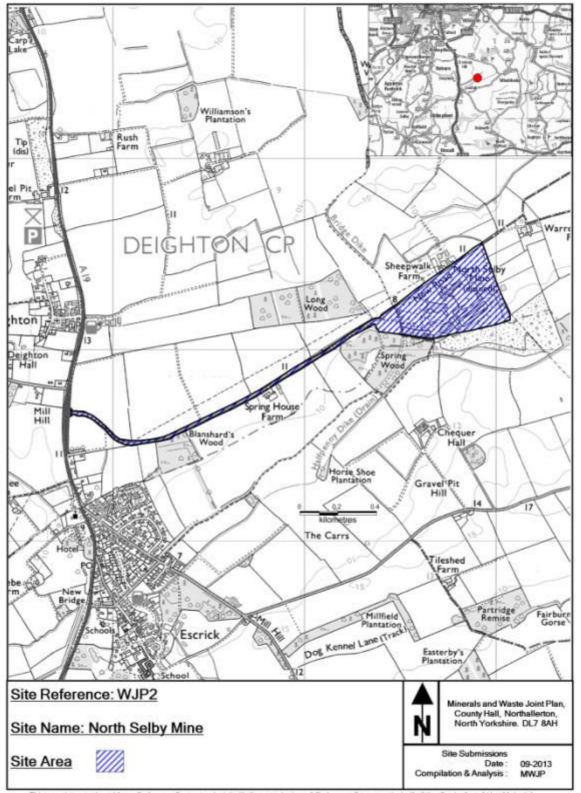
Site reference MJP52	Key Details
Location of Site (Grid Reference)	Field SE5356 9513, to north of Dutton Farm, Upper Poppleton (454187 482029)
District	York
Submitted by	Stephenson & Son (on behalf of Mr W R Smith)
Current Use	Agriculture and pond (former clay working)
Nature of Planning Proposal	Extraction of clay
Minerals Estimated Reserve (tonnes)	200,000
Minerals Annual Output (tonnes)	40,000
Waste Annual Tonnage import	See WJP05
Size of Site (hectares)	6.28
Proposed Life of Site	5-10 years from commencement
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed quarry adjacent to former clay working. Site also proposed for restoration by inert waste landfill (WJP05)



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FORMER NORTH SELBY MINE SITE

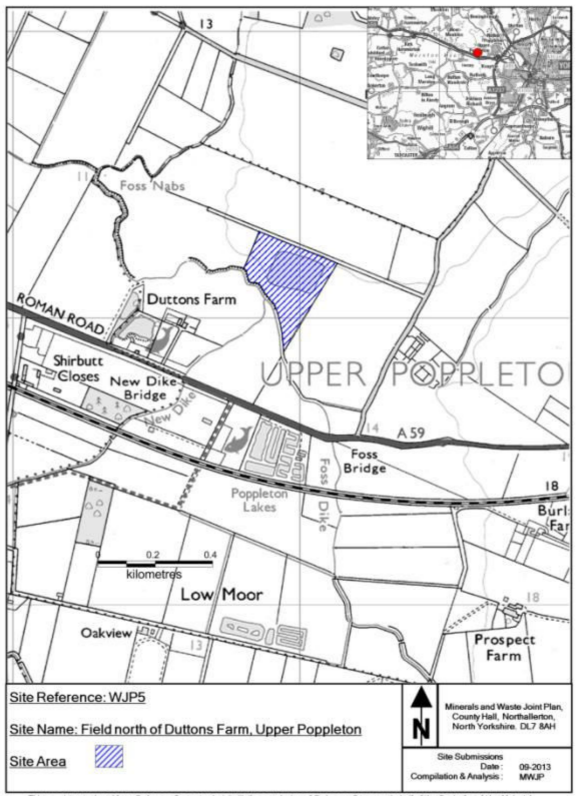
Site reference WJP02	Key Details
Location of Site (Grid Reference)	North Selby Mine, New Road, Deighton, York YO19 6EZ (464665 444239)
District	York
Submitted by	Peel Environmental Limited (on behalf of Harworth Estates Ltd)
Current Use	Former coal mine
Nature of Planning Proposal	Anaerobic digestion and horticultural glasshouse project including CHP units
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	60,000
Size of Site (hectares)	24
Proposed Life of Site	No duration specified
Possible site restoration and aftercare (if applicable)	None specified
Other information (if applicable)	Application (12/03385/FULM) for this development currently under consideration by the City of the York Council. No additional capacity proposed to that subject of the application



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FIELD TO NORTH OF DUTTON FARM

Site reference WJP05	Key Details
Location of Site	Field SE5356 9513, to north of Dutton Farm, Upper Poppleton
(Grid Reference)	(454187 482029)
District	York
Submitted by	Stephenson & Son (on behalf of Mr W R Smith)
Current Use	Agriculture and pond (former clay working)
Nature of Planning Proposal	Landfill with inert material
Minerals Estimated Reserve (tonnes)	
Minerals Annual Output (tonnes)	
Waste Annual Tonnage import	40,000
Size of Site (hectares)	6.28
Proposed Life of Site	5-10 years from commencement of extraction
Possible site restoration and aftercare (if applicable)	Unknown at present
Other information (if applicable)	Proposed as new landfill for restoration following proposed extraction of clay (MJP52)



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HAREWOOD WHIN

Site reference WJP11	Key Details
Location of Site: (Grid Reference) District Submitted by Current Use	Harewood Whin Landfill Site, Tinker Lane, Rufforth York YO23 3RR (453992 451704) York Yorwaste Ltd Waste facility for landfill, open windrow composting, recycling
	(including treatment bulking and transfer) and liquid waste treatment
Nature of Planning Proposal	 Retention of the following facilities beyond 2017 landfill, open windrow composting, recycling (including treatment bulking and transfer) and liquid waste treatment Energy from Waste (Biomass and Landfill Gas Utilization) kerbside recycling and waste transfer operation
Minerals Estimated Reserve (tonnes)	Not applicable
Minerals Annual Output (tonnes)	Not applicable
Waste Annual Tonnage import	Landfill: 30,000 Composting: 60,000 C&I Recycling: 150,000 Liquid Waste Treatment: 25,000 MRF: 50,000 Transfer: 60,000 (All above estimates for 2020)
Size of Site (hectares)	8.8 (additional area)
Proposed Life of Site	15 to 20 years
Possible site restoration and aftercare (if applicable)	Not specified

Other information (if applicable)	Existing waste operation comprises 93.5ha and manages the following wastes: LACW, Commercial and industrial, Construction and Demolition, Agricultural Waste, Hazardous Waste (WEEE and certain liquid wastes). Compost is used in on-site restoration and these operations are currently limited to end in 2017
	An application (13/00041/FULM) for a Materials Recycling Facility and Waste Transfer Station is currently awaiting determination by the City of York Council



Site Reference WJP11

Site Name: Harewood Whin

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Agenda Annex

Schedule of Changes and Suggested Change to Recommendations for Local Plan Working Group on 13th January 2014.

City of York Council, North Yorkshire County Council and North York Moors National Park Minerals and Waste Joint Plan

Please see attached schedule of changes with suggested amendments to the Minerals and Waste Joint Plan (Annex A to the LPWG Report 13.01.14). We apologise for this being circulated close to the meeting date however this is a reflection of the fact that this is ongoing work involving joint discussions with both North Yorkshire County Council and North York Moors Planning Authority. The work is being completed to a tight timescale and therefore has continued to evolve right up to the deadline.

Officers will present the schedule of changes at the meeting on Monday.

Page Ref in LPWG Agenda	Page Ref of Annex A	Issue Raised	Suggested Response
Page 24	6/1.11	Need to expand on duty to cooperate work carried out on future cross border demand with our adjacent LAs (LCR, ERY etc)? (LCR, ERY etc)?	Suggest text to be added to background section - new Para 1.11 'Government policy requires, through a formal 'Duty to Cooperate', that local plans are prepared in cooperation with other relevant planning authorities, in order to ensure that issues which may impact on more than one planning authority area are dealt with in a coordinated way. Cooperation is important in planning for minerals and waste development as patterns of supply and demand for minerals, as well as movements of waste between point of arising and places where it is managed, often affect more than one area. To help address this requirement a range of activity is taking place as part of preparation of the Joint Plan. This includes: • Coordination of aggregates minerals supply issues through membership of the Yorkshire and Humber Aggregates Working Party and preparation of sub-regional Local Aggregates Morking Party and preparation of sub-regional Local Aggregates Morking Party and preparation of sub-regional Local Aggregates and movements of waste where evidence suggests that these may be significant; • Consultation with adjacent and other relevant planning authorities on minerals supply and demand issues and movements of waste where evidence suggests that these may be significant; • Representation by one or more of the Joint Plan Authorities on a number of inter-authority working groups, such as the North East Waste Technical Advisory Group.
Figure 15, page 188. Para 169-170/7.5 Figure 15 7.5 see Page 187	169-170/7.5 Figure 15	The draft Plan is missing rail opportunities by narrow interpretation of rail infrastructure in section 7, especially Para 7.5 and figure 15.	Plan is missing Railway network and navigational waterways added to figure 15 and text to be unities by added to Para 7.5 to reflect wider infrastructure coverage. erpretation of ructure in especially ind figure 15.

Page Ref in LPWG Agenda	Page Ref of Annex A	Issue Raised	Suggested Response
Page 28	10/2.12	Need map showing designations. Also add more on York which has several national scheduled monuments and extensive conservation areas.	Considered difficult to add all designations to map as it will be too cluttered. Text will be added in Para 2.12 ' The relatively flat and low lying landscape of York allows for views of the Minster and the green wedges and strays form the important character and setting of York. York's status as an Area of Archaeological Importance recognises the value of the Minster, around 2000 listed structures and 2 scheduled ancient monuments, including the city walls, Clifford's Tower and St Mary's Abbey. There is also a very high concentration of scheduled ancient monuments in the National Park'.
Page 27	10/2.10	Para 2.18 Biodiversity in various SSSIs, Ramsars etc	Suggest change to be made to Para 2.10 to refer to River Derwent and Derwent Ings
Page 31	13	Add more background information on York's local policy such as the Climate Change Strategy	Suggest adding an additional paragraph to the local policy section of Chapter 2 (Context) to detail York's Climate Change Strategy and local targets.
Page 40	22/Figure 5	read clearly in d white	The plan is colour in electronic version. Will explore further the possibility of adapting plans to be read in black and white for consultation version
Page 40	22/2.60	e to we are districts sible to II plans	New plan to be included in Chapter 2 where Plan area first mentioned.
Page 62	44	Add more references to York's Draft Green belt earlier in the document rather than leaving until Chapter 8 (Development Management)	Suggest adding a paragraph to Section 2 (Context) after paragraph 2.25 to reflect the status of York's draft green belt and its importance as a consideration and also a link to Chapter 8 (Development Management). Detailed wording to be agreed with NYCC and NYMPA prior to consultation

Page Ref in LPWG Agenda	Page Ref of Annex A	Issue Raised	Suggested Response
Page 72	54/5.28	Add more detail on discussion with other neighbouring authorities in line with Duty to Cooperate	Suggest adding text to background section - new Para 1.11 'Government policy requires, through a formal 'Duty to Cooperate', that local plans are prepared in cooperation with other relevant planning authorities, in order to ensure that issues which may impact on more than one planning authority area are dealt with in a coordinated way. Cooperation is important in planning for minerals and waste development as patterns of supply and demand for minerals, as well as movements of waste between point of arising and places where it is managed, often affect more than one area. To help address this requirement a range of activity is taking place as part of preparation of the Joint Plan. This includes: Coordination of aggregates Morking Party and preparation of sub-regional Local Aggregates Working Party and preparation of sub-regional Local Aggregates Morking Party and chemand issues and movements of waste where evidence suggests that these may be significant; Representation by one or more of the Joint Plan Authorities on a number of inter-authority working groups, such as the North East Waste Technical Advisory Group.
Page 120	102/5.120	Does it need a map showing locations of gas generators for Coal Mine Methane?	All generators will be located at Kellingley. Text will be modified to make this clearer.
Page 122	104/5.127	Needs map showing as referred to in Para 5.127 showing locations of shale gas resources	Suggest including sentence and link to British Geological Survey plan in a recent report to DECC - can not replicate map due to copyright and scale issues
Page 123	105/5.133	Add third option to direct away from built up areas, ancient monuments, conservation areas etc	Suggest adding third option to approach to any proposals for Coal Bed Methane, Underground Coal Gasification, shale gas and carbon storage development which is as option 1 but only allowing consideration of this type of development away from sensitive areas including built up areas, areas of historic importance and areas of importance for nature conservation

Page Ref in LPWG	Page Ref of Annex A	Issue Raised	Suggested Response
Agenda			
Page 125	107/Figure 13	Map is difficult to read in black and white. Add Kellingley Colliery	Plan is colour in electronic version. Will explore further the possibility of adapting to be read in black and white. Kellingley will be added.
Page 138	120/5.164	n refers to ound in parts an area - doe le the National York? Add	Accurate information on the distribution of viable gypsum is not available. Suggest paragraph is edited for clarity. Not adequate information for mapping purposes.
Page 187	169/7.5	What about line up to Figure 15 has been Leyburn quarry or to the amended to refer to potash mines. ECML far waste and minerals from band of crushed rock	Figure 15 has been amended to show railway lines. Suggest Para 7.5 be amended to refer to specific lines and recognise the potential for using rail for waste and minerals
Page 191	173/7.15	on 1 - widen rail to quarries to rail (including heritage) ormer track beds e still intact	Can only safeguard what exists. Not viable to safeguard former track beds etc. Suggest removing 'to quarries' to widen it.
Page 206	188/8.30	Needs to be flagged more prominently and early in document re world heritage sites, scheduled monuments and conservation areas	Suggest Para 2.12 be amended in the Context section to flag early on in the document

Page Ref in LPWG Agenda	Page Ref of Annex A	Issue Raised	Suggested Response
Page 210	192/	Add Option 3 - just make an exception for existing facilities on same terms	Add Option 3 - just make Suggest adding additional Option 3 This option would represent an alternative to an exception for existing Option 2 by only providing a more flexible approach to waste development in the facilities on same terms Green Belt where the development would be located at existing Green Belt waste management facilities within the Plan area and subject to the other criteria outlined in Option 2.' Uustification This approach would allow continued development at established waste management facilities in the Green Belt, whilst seeking to protect the Green Belt from new 'Greenfield' development.' In association with the above additional Option, revise the current Option 2 (first sentence), to read: "Allow a more flexible local approach to waste development proposals in the Green Belt, including at both new and existing sites, subject to demonstration"
Page 217	199/8.56-8.58	This section does not have enough detail on York	Suggest new Para 8.58 (to be inserted after 8.57) 'The Vale of York has a flat and low lying landscape with historic views of the Minster tower and Terry's Clock Tower. The draft Green Belt and in particular those areas identified as character areas , such as the strays and green wedges may not be subject to formal designation like a National Park or AONB but they are critical in preserving the historic character and setting of York.'
Page 225	207/8.79	Add in issues of providing bond built up over use of facility to ensure money to pay for at end	Suggest sentence to be added to Para 8.68 referring to the NPPF and bonds.

Recommendations

- 1. In accordance with Option One, that the Local Plan Working Group, recommends the Cabinet Member to:
- i) Note the current position of the Minerals and Waste Joint Plan;
- ii) to approve the Joint Minerals and Waste Issues and Options consultation plan as amended by the Schedule of Changes, subject to the recommendations of the group and subject to feedback from the other joint partners;
- iii) to approve any necessary associated documents for the purposes of public consultation; and
- iv) to make any appropriate incidental changes arsing from point (ii) above or minor changes.

Reason: So that the Plan can progress to public consultation.

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Additional proposed changes from the Green Party: (apologies for lateness of these, as with some other councillors, I have to work as well as find time to read council papers!)

Chapter 4 Development of a Vision and Objectives p55

The vision statement needs to place more emphasis on the climate change imperative of minimising extraction and transportation by increasing use of recycled and reclaimed materials. There also needs to be a paragraph under this section that addresses Climate Change implications of the proposed volumes of waste to be managed (given on p149) and mineral extraction (not given) to 2030 together with the measures which will minimise CO2 emissions through measures within the plan. This could be done by expanding para viii (p56) into a heading in its own right.

Sand and Gravel p67

Representation from Minerals Products Association (p428) favours the 2007 figure as representative of long term demand, and the proposed growth levels in City of York in the Local Plan to 2030 would suggest far higher demand than the ten year average suggested in this section. There should be an assessment of the level of demand for sand an gravel that would be created by the proposed 22,000 new homes and other development to 2030 and likely sources of required materials. This would need to be presented as a variation of Option 2 or 3.

Personally I would oppose the suggestion at 5.19 (and Option 5) that marine sand and gravel could help meet demand given the potential impact this has on marine ecology and coastal erosion on the east coast (such as experienced recently in the storm surge) – I wonder if the Marine Aggregates Study considered this at all? Some reference should be made to any work on these aspects of this option.

Coal Mine Methane p120

There should be an option which encourages development of facilities for the gas to be used in combined heat and power plants, used to power agricultural and commercial vehicles or fed into gas distribution networks for domestic use so as to replace higher emitting fossil fuels.

UCG, CBM, and Shale Gas p 121-124

There needs to be reference to the fact that exploiting these relatively novel techniques for extracting energy from fossil fuels is contrary to the climate change objective of phasing out the burning of fossil fuels and investing in renewable. In the absence of a consistent UK energy policy to reflect this international obligation and legal commitment in the Climate Change Act 2008, there should still be a reference to local policies to limit greenhouse gas emissions and the need for any such extraction to be for a tightly controlled transitional period as other less damaging sources of energy such as renewables come on stream.

In respect of Coal Bed Methane and Shale Gas there needs to be cross referencing to the 'Water Environment' section and specifically the proposed considerations listed in Option 2 on p 220. On p123 options 1 and the (new) option 3 circulated recently should include exclusion of such development close to groundwater

protection zones, extraction facilities or anywhere that could create a significant risk of pollution or contamination of drinking water supplies.

Option 2 is extremely weak and unsubstantiated by appropriate justification. Suggest replacing it with:

This option recognises the uncertain nature of the impacts and risks involved these technologies and in particular the widespread concern at the environmental impacts of 'fracking' or hydraulic fracturing to extract gas widely experienced in America*. There may be limited locations within the plan area where such technology can be safely applied (if they meet the requirements laid out in option 1) the general presumption in this option is that policies to cut carbon emissions require developers to demonstrate that the estimated energy generating capacity could not be achieved for equivalent investment in renewable energy technologies within the plan area.

Justification See para 8.83 on page 228!

*see <u>http://climatecrocks.com/2014/01/04/fracking-wells-abandoned-in-boombust-cycle-who-will-pay-to-cap-them/</u> for illustration of the potential impact of fracking wells!

Waste and the Waste Hierarchy p153

Option 2 needs to be strengthened to refer specifically to promoting local facilities for exchange repair and reuse of surplus goods in preference to recycling, landfill or incineration.

Cllr Andy D'Agorne Green group