P & ED Delegations Schedule Number: 1 Development Control

Function:	Principal Relevant Legislation (*see note)	Relevant Details:	Exceptions:
Environmental Impact Assessments.	Town and Country Planning (Environmental Impact Assessments) (England and Wales) Regulations 1999	To determine, in accordance with the, the need for and scope of environmental impact assessments required under the Town and Country Planning Acts.	No
Development Control	Town and Country Planning Act 1990 (as amended) Section 70, 70(A) etc Planning (Listed Buildings and Conservation Areas) Act 1990 Town and Country Planning (Development Management Procedure) (England) Order 2010 Control of Advertisements, Regulations 2007 Town and Country Planning General Permitted Development Order 1995 (as amended) Part 6 of Schedule 2	 Subject to Schedule A below, which are matters to be determined by committee, to determine or decline to determine any: a. planning applications, b. applications for approval of reserved matters, c. applications arising from any condition imposed on any consent, permission, order or notice, d. advertisement consents, e. listed buildings and conservation areas consents, f. discharge of conditions and g. non-material and minor material amendments. To agree the precise wording of additional/ revised conditions to be attached to planning permissions, at members' request. To determine whether prior approval of the method of any proposed demolition and any proposed site restoration is required and to give such approval where required except where objections from interested parties are received, which shall be determined by the Area Plans Sub-Committees. In relation to telecommunications equipment, to determine, after prior consultation with ward Councillors, whether the prior approval of the Council should be required to the siting and appearance of notified development. In relation to agricultural development, to determine whether to require the formal submission of details. 	Yes
Hazardous Substances	Planning (Hazardous Substances) Act 1990 Planning (Hazardous Substances) Regulations 1992	To determine applications for hazardous substances consent except those where there are objections from interested parties, which shall be determined by the relevant Area Planning Sub-Committee.	Yes
Enforcement – Certificates of Lawful use and	Town and Country Planning Act 1990 (as amended) Section 191-3	To determine applications in relation to certificates of lawful development.	No

Development.			
Enforcement Action	Town and Country Planning Act 1990 (as amended). Control of Advertisements, Regulations 1992 Planning (Listed Buildings and Conservation Areas) Act 1990	Authority for Director of Planning & Economic Development or Director of Corporate Support Services to: 1. Issue Stop notices, Temporary Stop Notices, Enforcement Notices, Breach of Conditions Notices, Building Preservation Notices, Listed Buildings Enforcement Notices, Conservation Area Notices, Discontinuance Notices in respect of Advertisements and Section 215-219 Notices for all breaches of planning legislation, in accordance with the Council's adopted enforcement policy. 2. Prosecute the unauthorised display of advertisements, unauthorised works to a listed building, and non-compliance where enforcement action has previously been authorised. 3. Take appropriate enforcement action, including serving an injunction where the Director of Planning and Economic Development and/or the Director of Corporate Support Services, or their nominee, having regard to the evidence considers the circumstances to require urgent action. 4. Vary the requirements for compliance with notices already authorised, including altering the period required for compliance, service of further notices and withdrawal of notices. 5. Determine when action is not expedient in relation to breaches of control considered inconsequential or insignificant.	No
Planning – Powers of Entry	Planning (Hazardous Substances) Act 1990 Planning (Hazardous Substances) Regulations 1992 Planning (Listed Buildings and Conservation Areas) Act 1990 Town and Country Planning Act 1990 (as amended)	To exercise powers of entry in relation to planning, for the purposes set out in the legislation.	No

^{*} Note: the authority to be updated to take into account changes in the relevant legislation.

Schedule A: Matters to be Determined by the Relevant Committee

- (a) applications contrary to the provisions of an approved draft or Development Plan, and which are recommended for approval;
- (b) applications contrary to other approved policies of the Council, and which are recommended for approval;
- (c) applications for major commercial and other developments, (e.g. developments of significant scale and/or of wide concern) and which are recommended for approval;
- (d) applications for residential development consisting of 5 dwellings or more (unless approval of reserved matters only) and which are recommended for approval)
- (e) the councils own applications on its land or property which are for disposal;
- (f) those applications recommended for approval where there are more than two expressions of objection material to the planning merits of the proposal to be approved and received, apart from:
 - 1. approvals in respect of householder developments and
 - 2. "other" category developments (i.e. changes of use, advertisements, listed building consents, Conservation Area consents, lawful development certificates, agricultural notifications, as well as telecommunications masts, shop fronts and vehicle crossovers),.
- (g) applications recommended for approval contrary to an objection from a local council which are material to the planning merits of the proposal;
- (h) applications which a Councillor representing a ward within the relevant Area Plans Sub-Committee area requests in writing within four weeks of notification in the Council Bulletin should be referred to the appropriate Sub-Committee provided that the member concerned has notified the Ward Councillor in advance;
- (i) applications where recommendation conflicts with a previous resolution of a Committee;
- (j) applications submitted by or on behalf of a Councillor of the Authority (and/or spouse/partner) or on behalf of a member of staff of Planning and Economic Development (and/or spouse/partner) and also in those cases where a councillor is an objector in a purely personal capacity;
- (k) any other application which the Director of Planning and Economic Development considers it expedient or appropriate to present to committee for decision (e.g. those raising issues not covered by existing policies, or of significant public interest, or those with a significant impact on the environment)
- (I) an application which would otherwise be refused under delegated powers by the Director of Planning and Economic Development but where there is support from the relevant local council and no other overriding planning consideration necessitates refusal.