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1.0 Introduction

Purpose of this Document

1.1 This technical document has been prepared to draw together the evidence base that has been used to inform the preparation of the Belfast Local Development Plan (LDP) 2035. It is one of a suite of topic-based Technical Supplements that should be read alongside the LDP to understand the rationale and justification for the policies proposed within the draft Plan Strategy.

1.2 It builds upon the suite of 17 thematic Topic Papers prepared and published alongside the Preferred Options Paper (POP), which established the baseline position as at April 2017 and identified the key issues that need to be addressed by the LDP. This Technical Supplement therefore updates this baseline position and sets out the evidence base that has informed the infrastructure, telecoms, utilities and waste policies within the draft Plan Strategy.

1.3 Again, it forms part of a series of thematic reports to accompany the draft Plan Strategy. Whilst each of the Technical Supplements can be read separately, there are inevitably some important related matters and background evidence within other Technical Supplements also.

1.4 It should be noted that the evidence base collected to inform the LDP also informs the basis on a series of additional assessments and appraisals required as part of the plan preparation process, most notably the Sustainability Appraisal. By combining the evidence gathering stages for both the Sustainability Appraisal and the Local Development Plan, we aim to streamline the documentation produced and avoid duplication. It will also help to ensure that sustainable development is embedded in the planning process and that the Sustainability Appraisal is one of the main drivers informing the preparation of the LDP.

Public Utilities

1.5 This Technical Supplement provides an overview of matters relating to public utilities and sets out the policy context for public utility provision. It delivers a summary profile for public utilities including: telecommunications; cemeteries; water and sewerage; electricity and gas; and waste.

1.6 The provision for public utilities within the plan area is primarily the responsibility of a number of Government Departments and statutory bodies as well as the council. However, the private sector is having an increasingly important role in regard to public utility provision. An understanding of the range, provision and location of public utilities can enable the council to consider the requirement for new development and constraints on development.
2.0 Policy Context

2.1 This section introduces the strategic, regional and local policy context for public utilities. A summary of the main documents as they pertain to plan making and public utilities policy is provided in the following sections.

**Strategic Policy**

**Europe 2020 Strategy**

2.2 The Europe 2020 Strategy, published in 2010, is the EU’s agenda for growth and jobs for the current decade. It outlines three priorities as: smart growth, sustainable growth and inclusive growth, together with five targets to raise employment rates, invest in research and development, meet 20/20 climate/energy targets, increase third level education and reduce poverty and social exclusion. It also sets targets around digital services.

**Programme for Government (2016-21)**

2.3 The Programme for Government (PfG) adopts an outcomes-based approach, supported by a number of indicators that highlight the Executive’s desired direction of change. A key outcome of the PfG is the connection of people and opportunities through infrastructure. This involves improving the physical mobility of people and the provision of essential energy, water and telecommunications services to ensure that communities can access social, economic and cultural opportunities. The Executive aims to contribute towards delivery of this objective through a range of growth areas, including increased availability of access to high quality telecommunications. An important indicator of this outcome is to ‘improve internet connectivity’ with fast efficient broadband recognised as a significant factor in business access to compete successfully in external markets and in promoting NI as an attractive inward investment location. A further PfG outcome is to “increase household waste recycling”. Household waste recycling rate was 42% in 2014/15. European legislation requires 50% of household waste to be recycled by 2020.

**NI Executive Economic Strategy**

2.4 The NI Executive Economic Strategy recognises the need to build on our status as one of the first UK regions to deliver extensive next generation broadband services to underpin economic growth. The strategy highlights the need to ensure key infrastructure is in place such as energy, transport, water, property and telecommunications which is necessary to absorb increasing levels of economic activity.

**Strategic Energy Framework (SEF) for Northern Ireland**

2.5 The strategic aim underpinning the SEF is for a more secure and sustainable energy system, driven by a competitively priced and robust supply market, increased energy from renewable resources, and improved efficiency. Four key energy goals in support of the aim are set out within the framework. The goal of ‘Building Competitive Markets’ is followed by that of ‘Ensuring Security of Supply’, which recognises the risks confronting European gas and electricity markets. It highlights the benefits of a diverse energy mix in terms of security of supply and identifies the need for NI to provide new investment that contributes to the greater security of energy supply, through a range of fossil fuels and low carbon...
technologies. The third and fourth goals are labelled ‘Enhancing Sustainability’ and ‘Developing Our Energy Infrastructure’. The former suggests NI needs to move towards greater levels of renewable electricity consumption and sets the target of 40% renewable electricity by 2020. The latter points to a major energy challenge for NI and the need to overhaul the energy infrastructure to ensure it will be fit for purpose through to 2050 and beyond. It suggests extensive investment to improve the electricity grid is required if NI is to maximise its use of onshore and offshore renewable energy resources. It further advises that building a smarter grid in NI will facilitate the transition to a low carbon economy by changing the way energy is supplied and used.

**Electricity Consumption and Renewable Electricity Generation in Northern Ireland**

2.6 This report details the percentage of electricity consumption in Northern Ireland generated from renewable sources and includes information on the type of renewable generation used. The report reflects performance against the 2011-15 Programme for Government target which was to “encourage achievement of 20% of electricity consumption from renewable sources by 2015” and the Executives 2010-20 Strategic Energy Framework which includes a target to achieve 40% of electricity consumption from renewable sources by 2020.

2.7 For the 12 month period from April 2017 to March 2018, 35.2% of electricity consumption in Northern Ireland was generated from renewable sources located in Northern Ireland. This represents an increase of 8.1 percentage points on the previous 12 month period (April 2016 to March 2017) and is the joint highest rolling 12 month proportion on record. In terms of the volume of electricity consumption between April 2017 and March 2018, approximately 7894 Gigawatt hours (GWh) of total electricity was consumed in Northern Ireland. Of this, some 2777 GWh was generated from renewable sources within Northern Ireland. Of all renewable electricity generated within Northern Ireland over the 12 month period (April 2017 to March 2018), 84.3% was generated from wind. This compares to 82.8% from the previous 12 month period.

**Sustainable Water: A Long Term Water Strategy for Northern Ireland 2015 - 2040 (LTWS)**

2.8 NI Water published the LTWS in 2016. It sets out the executive’s framework for action to facilitate implementation of a range of initiatives aimed at delivering the long-term vision to have a sustainable water sector in Northern Ireland. The strategy focuses on complying with European Directives designed to protect and improve the quality of the water environment, and seeks to meet the European Commission’s 2012 Water Blueprint that aims to ensure the sustainability of all activities that impact on water.

2.9 These European Policy documents inform the vision for a sustainable water sector contained within the LTWS. The vision is characterised by a range of factors concerning: the co-existence of water related activities; the consolidation, development and delivery of policies affecting the water sector; the provision of strategic direction and a framework for long-term investment plans to encourage the delivery of sustainable initiatives; and the desire that future planning proposals are informed by existing water and sewerage infrastructure and investment proposals. Five key principles are established to achieve the
vision. The principles are set around economic development and growth; affordability; environmental improvement and compliance; flood risk management; and sustainable service delivery.

2.10 A significant element of the economic development and growth principle is to ensure that adequate investment is made in water, sewerage and drainage infrastructure to facilitate new industrial and residential development, promote tourism and attract inward investment to the region. Other elements of importance, contained within remaining principles are: the priority to reduce the risks of pollution from sewage discharges; the sustainable management of flood risk to facilitate social, economic and environmental development; and the move from conventional high energy water, wastewater and drainage solutions to adopt innovative, natural approaches where issues are addressed at source. Further details of the LTWS are outlined in Appendix A.

**Waste and Contaminated Land Order (Northern Ireland) 1997**

2.11 Management and control of Local Authority Collected Municipal Wastes is provided by the legislative framework primarily under the Waste and Contaminated Land Order (Northern Ireland), 1997 and associated legislation. The Waste and Contaminated Land Order (Northern Ireland), came into force in March 1998 and implements the European Commission (EC) Framework on Waste in Northern Ireland. The Order makes a number of provisions such as:

- introduction of measures designed to increase control over the processing and handling of waste including Waste Management Licensing, Duty of Care, Registration of Carriers, Special Waste and Producer Responsibility; and
- introduction of measures relating to the identification of contaminated land, designation of special sites, duties of enforcing authorities to require remediation, determination of appropriate persons to bear responsibility for remediation, liability of contaminating substances which escape to other land and contaminated land registers.

**EU Waste Framework Directive**

2.12 The EU Waste Framework Directive provides the legislative framework for the collection, transport, recovery and disposal of waste. The directive requires all member states to take the necessary measures to ensure waste is recovered or disposed of without endangering human health or causing harm to the environment, and includes permitting, registration, inspection and requirements.

2.13 The directive also requires member states to take appropriate measures to encourage: (1) the prevention or reduction of waste production and its harmfulness; and (2) the recovery of waste by means of recycling, re-use or reclamation or any other process with a view to extracting secondary raw materials, or the use of waste as a source of energy.

2.14 In light of the effects of land-filled biodegradable waste on climate change, the EU Landfill Directive sets statutory targets for reducing the quantities of land-filled biodegradable municipal waste to:

- 75% of 1995 levels by 2010
- 50% of 1995 levels by 2013
- 35% of 1995 levels by 2020

2.15 Failure to meet these targets will incur fines for the relevant councils. Over time, the EU targets and waste legislation are likely to necessitate increased segregation of waste. This will have an impact on operational practices and the number of containers required by each property to keep various fractions of waste separated. In light of the impending fines and in order to discourage land-filling and encourage recycling, government is steadily and significantly increasing the tax on land-filled materials.

**Northern Ireland Waste Management Strategy - ‘Delivering Resource Efficiency’**

2.16 The Northern Ireland Waste Management Strategy entitled ‘Delivering Resource Efficiency’ 2013 sets the policy framework for the management of waste in NI, and contains actions and targets to meet EU Directive requirements and the Department’s Programme for Government commitments. The strategy emphasises that waste is a resource and an opportunity, rather than a burden. It recognises that smarter use of scarce resources is both a strategic necessity and an economic opportunity.

2.17 The strategy builds on and retains the core principles of the 2006 strategy, and places a renewed emphasis on the waste hierarchy (see Figure 1). The waste hierarchy aims to encourage the management of waste materials in order to reduce the amount of waste materials produced, and to recover maximum value from the wastes that are produced. It is not applied as a strict hierarchy however as a guide, it encourages the prevention of waste, followed by the reuse and refurbishment of goods, then value recovery through recycling and composting. The next option is recovery, including energy recovery, an important level in the hierarchy as many materials have a significant embedded energy that can be recovered. Waste prevention, reuse, recycling and recovery are collectively defined by the Organisation for Economic Co-operation and Development (OECD) as waste minimisation. Finally waste disposal should only be used when no option further up the hierarchy is possible.
2.18 The strategy moves the emphasis of waste management in NI from resource management, with landfill diversion as the key driver, to resource efficiency, (i.e. using resources in the most effective way while minimising the impact of their use on the environment). The strategy highlights a number of policy and legislative proposals of which the most significant are:

- the development of a waste prevention programme;
- the development of a new recycling target for local authority collected municipal waste;
- the introduction of a statutory requirement on waste operators to provide specified data on commercial and industrial waste;
- new and more challenging collection and recycling targets for packaging and waste electrical and electronic equipment;
- the introduction of a landfill restriction on food waste;
- the implementation of legislation on carrier bags; and
- the development of detailed proposals for an Environmental Better Regulation Bill.\(^1\)

2.19 In relation to ‘recycling and recovery’, the strategy sets out the following targets for the percentage of NI waste to be recycled or composted annually:

- 35% by 2010;
- 45% by 2015; and
- 50% by 2020.

2.20 As mentioned previously, failure to meet these targets will incur fines for the relevant council. As a result, waste management has changed and will continue to change dramatically over the next several years.

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\(^2\) The Bill is now an Act - The Environmental Better Regulation Act (NI) 2016 received Royal Assent on 11 April 2016
Regional Policy

2.21 This section introduces the regional policy context, which is provided by the Regional Development Strategy (RDS) 2035, the Strategic Planning Policy Statement (SPPS), Planning Policy Statements (PPSs), and Supplementary Planning Guidance (SPG). A summary of these documents as they pertain to plan making and public utilities policy is provided in the following sections.

Regional Development Strategy

2.22 The Metropolitan Area of Belfast is one of the key components of the Spatial Framework Guidance (SFG). SFG3 enhances the role of Belfast City Council (“the council”) as the regional capital with a focus on admin, commerce, specialised services and cultural amenities. Strategic planning places emphasis on the importance of the relationship between the location of housing, jobs, facilities, services and infrastructure.

2.23 The RDS recognises the role public utilities can have in determining the economic competitiveness of NI and provides the strategic environmental context for the delivery of them.

2.24 The RDS sets out clear policy aims and objectives regarding telecommunications and the need to invest in a modern communications infrastructure. Policy RG3 (Regional Guidance) ‘Implement a balanced approach to telecommunications infrastructure that will give a competitive advantage’ identifies a key challenge for the region to improve international and internal connectivity and to ensure that the opportunities provided by access to high quality telecommunications services are fully exploited. The RDS envisages that next generation broadband services will be available to provide support for 85% of businesses.

2.25 The key policy aims of the RDS regarding telecommunications are:
- invest in infrastructure to facilitate higher broadband speeds, whilst also considering the impact such infrastructure may have on the environment;
- increase the use of broadband;
- improve telecommunications services in rural areas to reduce rural/urban imbalance; and
- utilise existing connectivity with North America and mainland Europe in order to further aid foreign and direct investment.

2.26 The RDS also sets out clear policy aims and objectives regarding water, sewerage services and flood risk management. This is set out in RG9 and RG12. Policy RG9 ‘Reduce our carbon footprint and facilitate mitigation and adaptation to climate change whilst improving air quality’ promotes grey water recycling and advocates for a precautionary approach to development in areas of flood risk using the latest available flood risk information. It also promotes that development in areas, even those outside flood risk areas, should incorporate the use of SuDS.

2.27 Policy RG12 ‘Promote a more sustainable approach to the provision of water and sewerage services and flood risk management’ points to the integration of water and land-use
planning. It suggests that land use planning should be informed by current water and sewerage infrastructure and future investment programmes. The policy also directs that future water demand should be managed to reduce water consumption, with consideration given to the inclusion in developments of measures such as grey water recycling and rainwater harvesting. Finally, the policy seeks to encourage sustainable surface water management through the use of SuDS and states that all new storm water drainage systems should incorporate measures to manage the flow of waters which exceed design standards (exceedance flows) in order to help protect vulnerable areas.

2.28 The RDS also provides policy direction in relation to energy. It does so, through use of Regional Guidance in the form of policies RG5 and RG9. Policy RG5 ‘Deliver a sustainable and secure energy supply’ promotes the contribution that renewable energy can make to the overall energy mix. To meet the regions energy needs, it outlines the requirement for a significant increase in all types of renewable electricity installations and renewable heat installations, including a wide range of onshore and offshore renewable resources for electricity generation. The requirement to increase the use of renewable energies is supported by policy RG9 ‘Reduce our carbon footprint and facilitate mitigation and adaptation to climate change whilst improving air quality’. It acknowledges that NI is largely dependent on fossil fuel combustion for electricity generation, and in promoting an increase in the use of renewable energy, identifies the need for increasing numbers of renewable electricity installations and the requirement for a grid infrastructure to support them. The policy acknowledges fossil fuels as being a major source of greenhouse gas emissions and other pollutants, and indicates towards a desire to limit the environmental impact of energy production. In this regard, the policy promotes the utilisation of local production of heat and/or electricity from low or zero carbon energy sources, which carry carbon benefits, contribute to the diversification of the energy mix and enhance security of energy supply.

2.29 As the least polluting fossil fuel, gas has considerable environmental benefits. Policy RG5 encourages the provision of new gas infrastructure alongside gas storage which would contribute positively to the security and reliability of future supply. This is particularly relevant to Belfast, as in 2014 the Greater Belfast area accounted for 87% of total connections to the gas network, and demand for gas remains with connections continuing to rise each year.

2.30 Policy RG5 also highlights the need to strengthen the grid, together with a necessity to integrate heat and electricity infrastructure alongside new road infrastructure development. Aligned to this, is the promotion of smart grid initiatives that are viewed capable of improving the responsiveness of the electricity grid to facilitate new forms of renewable generation, improve reliability, productivity and energy efficiency, and inform consumer choice in regard to energy usage. Policy RG5 also recognises that new generation or distribution infrastructure must be carefully planned and assessed to avoid adverse environmental effects, particularly on or near protected sites.

2.31 The RDS also sets out clear policy aims and objectives regarding waste and states that managing waste is a significant part of how we treat our environment. If waste is not
managed safely then it can become a serious threat to public health, and cause damage to the environment as well as being a local nuisance.

2.32 Policy RG10 of the RDS 2035 promotes the implementation of the European Union’s revised Waste Framework Directive. Article 4 of this directive promotes a 5 step approach to dealing with waste, with each step being ranked according to its environmental impact – the “waste hierarchy.” As well as promoting the “waste hierarchy,” the RDS 2035 also promotes the “proximity principle” which states that waste should be dealt with as close as possible to the point of generation in an effort to minimise the negative effects of waste transportation.

**Strategic Planning Policy Statement**

2.33 The SPPS was adopted in September 2015 and sets out strategic subject planning policy for a wide range of planning matters. It also provides the core planning principles to underpin delivery of the two-tier planning system with the aim of furthering sustainable development. It sets the strategic direction for the new councils to bring forward detailed operational policies within future local development plans.

2.34 The SPPS states that the aim in relation to telecommunications and other utilities is to facilitate the development of such infrastructure in an efficient and effective manner whilst keeping the environmental impact to a minimum.

2.35 The development of high quality telecommunications infrastructure is essential for continued economic growth. Growth of new telecommunications infrastructure should be promoted whilst keeping the impact on the environment to a minimum. The policy states that where new infrastructure is required then it should be sited in a location which minimises the impact in terms of visual, environmental and amenity issues.

2.36 The policy objectives of the SPPS in relation to telecommunications are to:
- ensure that where appropriate new telecommunications development is accommodated by mast and site sharing;
- ensure that the visual and environmental impact of telecommunications development is kept to a minimum;
- minimise, as far as practicable, undue interference that may be caused to terrestrial television broadcasting services by new development; and
- encourage appropriate provision for telecommunications systems in the design of other forms of development.

2.37 With regard to water and sewerage, the SPPS seeks to ensure the planning system contributes to a reduction in energy and water usage, helping to reduce greenhouse gas emissions by continuing to support growth in renewable energy sources. The SPPS also aims to manage development to safeguard against water pollution, flooding and securing improvements in water quality. Further, in seeking to mitigate and adapt to climate change, the SPPS encourages working with natural environmental processes, for example through promoting the development of green infrastructure and also the use of SuDs to reduce flood risk and improve water quality. It also promotes good design, including the need to consider
and address how the design of a development can minimise energy, water usage and CO2 emissions. Finally, in respect of ‘Development at Surface Water (Pluvial) Flood Risk outside Flood Plains, the SPPS recognises that surface water and pluvial flooding is a particular problem in urban areas and that steady growth of such areas has served to intensify water run-off and to place additional pressures on the piped drainage network.

2.38 In regard to electricity, the rural strategy contains current regional planning policy on overhead cables. Policy SETT 4 of the Belfast Metropolitan Area Plan (BMAP) extends the application of the extant policies of the rural strategy to the entire plan area.

2.39 In relation to waste, SPPS states that sustainable waste management is essential for the health and wellbeing of society and our quality of life. It recognises that the waste management industry is an important provider of jobs and investment across the region, with the potential to support future business development, investment and employment.

2.40 The SPPS promotes adherence to the Northern Ireland Waste Management Strategy – “Delivering Resource Efficiency” which emphasises that waste is a resource and an opportunity, rather than a burden. The strategy recognises that smarter use of scarce resources is both a strategic necessity and an economic opportunity. It frames the EU Waste Framework Directive (WFD) target of recycling (including preparing for re-use) 50% of household waste by 2020, as well as the executives PfG commitments. In line with the RDS, this promotes the five step waste hierarchy.

2.41 The provision of waste facilities and infrastructure is essential for sustainable development. The aim of the SPPS in relation to waste management is to support wider government policy focused on the sustainable management of waste, and a move towards resource efficiency.

2.42 The policy objectives of the SPPS in relation to waste are to:

- promote development of waste management and recycling facilities in appropriate locations;
- ensure that detrimental effects on people, the environment, and local amenity associated with waste management facilities (e.g. pollution) are avoided or minimised; and
- secure appropriate restoration of proposed waste management sites for agreed after-uses.

Planning Policy Statements

2.43 The RDS is complemented by the Planning Policy Statements. The most relevant being:

- PPS 10 – ‘Telecommunications’;
- PPS 11 – ‘Planning and Waste Management’;
- PPS 18 – ‘Renewable Energy’;
- PPS 21 – ‘Sustainable Development in the Countryside’; and

2.44 Key issues relevant for the LDP preparation include:
• Facilitating the continued development of telecommunications infrastructure but ensuring that visual and environmental impact is kept to a minimum.

• Consultation with telecommunications operators and site allocation – the council may consult with telecommunications operators over the plan period to ascertain the extent of network coverage in plan area and over plan period. The council may allocate certain sites for the provision of tall masts to encourage site sharing.

• Integration of new electricity power lines and cables into the existing landscape and townscape.

• promoting the development, in appropriate locations of waste management facilities to meet need as identified by the Waste Management Plan

• Consideration of the impact of existing or proposed waste management facilities when zoning land for development and ensuring incompatibility of adjacent land uses are avoided. The COMAH Directive (EU Directive 96/82/EC) requires development plans to ensure that appropriate distances are maintained between hazardous substances and residential areas of public use / open space.

2.45 PPS 21 ‘Sustainable Development in the Countryside’ sets out appropriate farm diversification and other economic activity. Following Local Government Reform (LGR), the council has extended to include lands in Colin Glen, Cave Hill, Lagan Valley Regional Park, Belvoir Park, parts of the Cragnalet Hills, the Castlereagh Hills and three small settlements of Hannahstown, Edenderry and Loughview. However, the council remains contextually urban and the policy is to cluster, consolidate and group new development with established buildings and the re-use of previously used land and buildings.

Supplementary Planning Guidance

2.46 Development Control Advice Notes (DCANs) represent non-statutory planning guidance which is intended to supplement, elucidate and exemplify policy documents, including PPSs and development plans.

2.47 DCAN 14 ‘Siting and Design of Telecommunication Equipment’ acknowledges the economic and social benefits of telecommunication provision, changing technical requirements and growth in customer demand. Siting and design issues around antennas, mast sharing and installations on buildings; guidance for environmentally sensitive areas; equipment hoisting; access and emergency development are covered in this guidance.

2.48 The installation of apparatus to improve the broadband network usually constitutes permitted development under Part 18 of the Schedule to the Planning (General Permitted Development) Order (Northern Ireland) 2015. Therefore, the planning process would not necessarily have an impact on provision of telecoms. However, the Department of Infrastructure issued a consultation paper seeking comments regarding a review of permitted development rights, with one section looking at development by electronic communications code operators and proposing:

• Permitted development rights for masts and equipment on masts providing an increase in the overall height of an existing mast of up to 5 metres where the overall size is 50 metres or less in height or up to 15% of the original height where the overall size is more than 50 metres in height.
• Increase in the overall width of the structure (measured horizontally at the widest point of
  the original structure) of one metre or one third of the original width of the structure
  whichever is the greatest.
• A limitation which requires a replacement mast to be sited within 4 metres of the existing
  mast.

arc21 Waste Management Plan 2015

2.49 The Waste Management Plan was prepared by the arc21 Region in fulfilment of its
councils’ obligations under Article 23 of the Waste and Contaminated Land (Northern
Ireland) Order 1997. arc21 is the umbrella waste management group for 6 councils in the
east of Northern Ireland and includes the Belfast area. Their aim is to encourage
households and businesses to ‘Reduce, Re-use and Recycle’ and deliver new waste
infrastructure facilities to manage our waste efficiently and in an environmentally-friendly
manner. Under Article 23, District Councils have a duty to prepare Waste Management
Plans for the forward planning of waste management requirements for collecting,
recovering, treating and disposing of controlled waste within the Region. The Plan provides
a framework for waste management provision and a regional network of facilities for all
controlled wastes within the arc21 Region. It establishes the overall need for waste
management capacity and details the proposed arrangements to deal with the waste
produced in a sustainable manner.

Local Policy

2.50 This section introduces the local policy context, which is provided by relevant sections of
the BUAP, BMAP, and the Belfast Agenda. A number of local studies are also relevant
such as the Belfast City Centre Regeneration and Investment Strategy (BCCRIS) and the
Belfast City Council Social Clauses Framework. These are summarised below.

Belfast Urban Area Plan 2001

2.51 The current development plan for the majority of the Belfast district is the Belfast Urban
Area Plan (BUAP) 2001, which was adopted in December 1989. The area covered by the
Plan included the whole administrative area of the former Belfast City Council area,
together with the urban parts of the former District Council areas of Castlereagh, Lisburn
and Newtownabbey as well as Greenisland and Holywood.

2.52 The purpose of the BUAP was to establish physical development policies for this broad
urban area up to 2001, clarifying the extent and location of development and providing a
framework for public and private agencies in their investment decisions relating to land use.
Although alterations were made in 1996, the BUAP is now largely out-of-date and was
formally superseded by the Belfast Metropolitan Area Plan (BMAP) 2015 in September
2014. However, BMAP was quashed as a result of a judgement in the Court of Appeal
delivered on 18 May 2017, meaning that the BUAP 2001 remains the statutory
development plan for most of the council’s area.
Belfast Metropolitan Area Plan 2015

2.53 Although formally adopted in 2014, this process of final BMAP adoption was declared unlawful as a result of a judgement in the court of appeal delivered on 18 May 2017. This means the Belfast Urban Area Plan (BUAP) 2001 and the other Development Plans provides the statutory plan context for the area. However, BUAP was published in 1990, nearly 30 years ago. The Belfast City Council Plan Area has undergone massive transformation since then, particularly in the city centre. The formal development plans which apply are dated and silent on many of the planning issues pertinent to needs of current planning decision making. In recognition of this unique circumstance and taking account of the short term transitional period in advance of the adoption of the Local Policies Plan it is important to provide clarity in relation to the application of planning.

2.54 Draft BMAP, in its most recent, post-examination form remains a significant material consideration in future planning decisions. It was at the most advanced stage possible prior to formal adoption. Draft BMAP referred to throughout this document therefore refers to that version. However, in preparing this document the council has also had regard to the provisions of the draft BMAP which was published in 2004, the objections which were raised as part of the plan process and the Planning Appeals Commission Inquiry report.

2.55 The SPPS’s transitional arrangements provide for continuity until such times as a new LDP for the whole of their council area is adopted to ensure continuity in planning policy for taking planning decisions.

2.56 BUAP contains less zonings or designations than draft BMAP and delineates a city centre boundary which has expanded significantly since then by virtue of the application of Draft BMAP. The council therefore intends to use a number of the existing designations contained in the draft BMAP, insofar as it relates to the Belfast City Council Plan Area, to form the basis of decision making until the LDP is adopted in its entirety. A list of the existing draft boundaries and designations is contained in Appendix A of the LDP Draft Plan Strategy.

2.57 The Belfast Metropolitan Area (BMA) Public Services and Utilities Strategy comprises the following elements:

- to facilitate the delivery of the infrastructure requirements of the plan area throughout the plan period; and
- to highlight infrastructure constraints and requirements as appropriate within key site requirements.

2.58 Further details on the BMAP policies relating to waste and public utilities is outlined in Appendix B.

Belfast Agenda

2.59 The Council took on responsibility for community planning in 2015 as a result of local government reform. It is a process whereby councils, statutory bodies and communities themselves work together in partnership to develop and implement a shared vision for their
area, to make sure that public services work together with communities to deliver real improvements for local people. The Belfast Agenda, which is the adapted community plan, sets out a joint vision and long-term ambitions for Belfast’s future, as well as outlining priorities for action over the next four years.

2.60 The vision for Belfast in 2035 set out in the Belfast Agenda is:

“Belfast will be a city re-imagined and resurgent. A great place to live and work for everyone. Beautiful, well connected and culturally vibrant, it will be a sustainable city shared and loved by all its citizens, free from the legacy of conflict. A compassionate city offering opportunities for everyone. A confident and successful city energising a dynamic and prosperous city region. A magnet for talent and business and admired around the world. A city people dream to visit.”

2.61 Delivery of this vision is based on a number of strategic outcomes, together with four bold ambitions to be achieved by 2035, including an additional 66,000 residents living in the city. The LDP is recognised within the Belfast Agenda as one of the key tools available to shape the physical future of Belfast in a sustainable way. Its development is described as one of several immediate priorities, under the theme of City Development, where it explains that the LDP will be vital to the delivery of the outcomes in the Belfast Agenda. Councils must take account of their current Community Plan when preparing a Local Development Plan (LDP). The LDP will provide a spatial expression to the community plan, thereby linking public and private sector investment through the land use planning system.

Belfast City Centre Regeneration and Investment Strategy

2.62 The BCCRIS sets out the council’s ambition for continued growth and regeneration of the city core to 2030 and contains policies to guide decision making and key projects to drive economic growth and deliver social benefits. The principles of this strategy include increasing the employment and residential population; managing retail; maximising tourism; creating a learning and innovation centre and a green centre; city connectivity; and shared space and social impact.

2.63 The strategy also identifies five special action areas within the city centre to include social and cultural activities and public realm. The city centre investment fund of approx. £19m has been established to kick-start projects in conjunction with the private sector that demonstrate an economic return. A further £4m fund has been established for projects that can demonstrate social return.

Belfast City Council Social Clauses Framework

2.64 Social clauses are defined by the Cabinet Office as “requirements within contracts or the procurement process which allow the contract to provide added social value through fulfilling a particular social aim”. From April 2016 the Buy Social requirements are to be used in procurement above £2m for construction and above £4m for civil engineering. The council adopted a Social Clause Policy in January 2016.
3.0 Public Utilities Profile

3.1 This section provides a summary profile for public utilities. The telecommunications profile is followed by those summaries dealing with cemeteries, water and sewerage, electricity and gas and waste.

Telecommunications

3.2 The DfE is responsible for the regional strategy and policy relating to telecommunications. It supports investment in telecommunications infrastructure and facilitates improvements in broadband, mobile and internet connectivity, and is independently regulated by the Office of Communications (OFCOM). The broadband market in NI is fully privatised with the principal provider being British Telecom (BT). Other providers include those such as Plusnet, EE and Sky.

3.3 The DfE produced the strategy ‘Continuing to Connect Telecoms 2015-2017’ which states how telecommunications can be advanced in NI by Government through enabling 4G provisions, increasing private indoor mobile broadband reception and continued improvements to providers. The region has a strong record of staying at the forefront of telecommunications technology, and the thrust of this document is that NI remains ahead in terms of the development and deployment of telecommunications infrastructure.

3.4 NI became the first region in Europe to achieve 100 per cent broadband coverage. Its position in respect of telecommunications technology and infrastructure provision has been aided by various projects and funding initiatives, including:

- Next Generation Broadband Project – this project was launched by the DfE in a bid to provide next generation of Broadband services to 85% of SMEs across NI to increase the competitiveness of local businesses. It aimed to deploy fibres to cabinets and provide fibre upgrades.
- Northern Ireland Broadband Fund – this was a £1.9m fund provided by the European Regional Development Fund (ERDF) to support projects which aimed to improve broadband across NI. Within Antrim and Down, a WIMAX wireless broadband connection was installed.
- Urban Broadband Fund – Belfast received £13.7m from the Department for Culture, Media and Sport’s Urban Broadband Fund and provided £3m through the council’s Investment Programme to become a digital city and one of 22 Super Connected Cities in the UK. Belfast has the highest density of fibre in Europe and the best availability of superfast broadband in the UK.
- Project Kelvin – NI is one of the first regions in Europe to operate high and experience high speed, next generation services through Project Kelvin, with a new 40-gigabyte per second transatlantic and terrestrial telecommunications link to North America and Europe via industry leading fibre optic submarine cables.3

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Super Connected Communities – The council developed Super Connected Communities to provide activities and facilities across Belfast to help people use the internet. It has developed IT hubs within community centres and an outreach hub which travels around Wi-Fi enabled community centres. Through this scheme, the council has issued connection vouchers to 1323 organisations across the city, providing them with superfast access. The council has also provided a complimentary economic development programme assisting recipients to maximise the return from their enhanced connectivity. A second strand of the programme has provided the public free access to Wi-Fi in 109 public buildings across the city. The aim is to enliven these spaces, to support a connected community and to build upon digital access to both commerce and government. A further stage of this strand is currently under way to extend this free Wi-Fi out into the city centre streets.

3.5 Belfast now provides a high speed ultrafast network of at least 100Mbps for businesses that require it, such as the creative industries which send large volumes of data. This advanced telecoms capacity has spurred the development of many new knowledge based and technology start-ups. Better provision will create and support jobs, businesses, attracting major foreign investors as well as benefiting residents of Belfast. Companies such as ‘Analytics Engines’ specialise in ‘Big Data Processing’ and initiatives such as ‘Smart Cities’ can be used by creative industries and technological industries to promote the city in comparison to other competitors.

3.6 In recent years additional improvements to the broadband network which have taken place, including: the availability and take-up of superfast broadband; the deployment of new 4G mobile broadband networks; the availability and use of public Wi-Fi hotspots; and new High-Definition (HD) and local television services on terrestrial TV. These are now summarised, together with an indication of future telecommunications demand.

Superfast Broadband

3.7 As part of the ‘Digital Agenda’ initiative within Europe 2020 which aims to help Europe’s citizens and businesses to get the most out of digital technologies, the European Commission target is that all homes should have access to superfast broadband by 2020. Superfast Broadband coverage continues to increase and is now available to 93% of UK premises and 88% of Northern Ireland premises. The UK compares favourably with other large European countries in the availability and take-up of fixed broadband services and favourably with the US in the provision of superfast services.

3.8 Atlas Communications are a Belfast based company providing data, network services and telephony communications solutions. Atlas operates its own fibre network and has provided solutions to the Northern Ireland Business Park and for technology based start-up companies within the Cathedral Quarter.

4G Mobile Broadband Networks

3.9 The major mobile networks, (i.e. EE, Vodafone, O2 Telefonica (O2) and Three), provide 4G coverage in NI, with other providers having status as mobile virtual network operators.
(MVNOs) that use the wireless network infrastructure of the four major operators to provide mobile broadband services to customers. EE was the first major provider to launch 4G Services, doing so in October 2012, with coverage reaching Belfast in December 2012 and double-speed 4G services introduced in July 2013. It was followed in August 2013, by the introduction of 4G Services by Vodafone and O2. Three was the last network provider to offer a 4G Service, announcing plans in November 2015 to provide 4G Coverage to Belfast, followed by other parts of NI including Londonderry. The provision of 4G services entails upgrading existing sites rather than the construction of new sites and involves deploying new antennas and upgrading backhaul.

3.10 OFCOMs Connected Nations update: Spring 2018 highlighted a 72% geographic availability of 4G services covered by all operators in NI. The area covered by 4G services from all operators increased by 20% in Northern Ireland. While 4G availability in NI, still lags in comparison with a number of countries, notably the USA, available data for the first half of 2018 indicates relatively high levels of 4G availability throughout Belfast, when measured against the geographic percentage for the region. The data provides a ‘footprint perspective’ which is the likelihood of accessing 4G on the provider’s network in any given area. Figures for Belfast are summarised in Table 1.

![Figure 2: 4G Footprint Perspectives for Belfast (First Half 2018)](image)

<table>
<thead>
<tr>
<th>Network Providers</th>
<th>% 4G Footprint Perspective</th>
</tr>
</thead>
<tbody>
<tr>
<td>EE</td>
<td>97.6%</td>
</tr>
<tr>
<td>Vodafone</td>
<td>97.2%</td>
</tr>
<tr>
<td>Three</td>
<td>96.4%</td>
</tr>
<tr>
<td>O2</td>
<td>94.5%</td>
</tr>
</tbody>
</table>

3.11 According to 4G\(^5\) major network providers are seeking to extend 4G coverage throughout the UK. EE’s 4G network currently reaches over 99% of the UK population, which is the equivalent of more than 86% of the UK geography. Vodafone currently has 98% UK 4G population coverage across 1,000 larger towns, cities and districts as well as thousands of smaller communities. O2 brings 4G coverage to over 98% of the UK population indoors and Three has widespread 4G coverage with over 99% population coverage currently.

**Public Wi-Fi**

3.12 Most smartphone’s now have Wi-Fi capability, and the majority of the data consumed on mobile devices is currently carried using this Wi-Fi capability. The communications capabilities of mobile phones have expanded hugely over recent years, adding text messaging, pictures, video and high speed data transfer to basic voice calls and text messaging over Wi-Fi. Belfast has a network of extra wireless and Wi-Fi devices at street level which has enlivened public spaces. It has also installed Wi-Fi hotspots in public buildings across the city for residents and visitors, providing free access at major venues and community sites.

\(^4\) Table generated from information produced by RootMetrics

\(^5\) [http://www.4g.co.uk/4g-networks/](http://www.4g.co.uk/4g-networks/)
High Definition Terrestrial Television

3.13 Reconfiguration of the Digital Terrestrial Television network was undertaken in 2012 to switchover from analogue to digital TV. More people are watching TV and viewing video content via hybrid TV platforms such as Freeview Play and Sky Q platforms. Internet based TV services such as Netflix, Amazon Prime and Apple TV are also providing access to a greater variety of content.

Future Telecommunications Demand

3.14 Telecommunications are an engine of our economy and the pulse of our society and essential enablers of our working and social lives. Consumers, employers and citizens have greater and greater demands and needs for higher bandwidth intense services.

3.15 Patterns of working are changing as fast mobile broadband is required for mobile workers and usage and availability of cloud based software services is increasing. If Belfast wants to compete and advance on the global basis particularly in those markets such as ICT that attract foreign investment then it will require the most up-to-the-minute infrastructure to ensure competitive advantage. Improving broadband would complement another council aim to increase ‘grade A’ office space within the city core. Belfast has demonstrated employment growth within cyber security and big data analytics in line with the NI Innovation Strategy for the region to become a leading high growth, knowledge-based region.

3.16 Social media is transforming the way that citizens and consumers interact and mobile applications such as Facebook and Tripadvisor are transforming tourism and hospitality sectors. The ‘Internet of Things’ describes interconnection of everyday services to create new innovative and increasingly more personalised services from citizen engagement in council services to communications infrastructure providing precise caller location to emergency services.

Cemeteries

3.17 The responsibility for the provision and maintenance of cemeteries and burial grounds within individual council areas is the statutory responsibility of district councils. Some churches also manage and maintain associated cemeteries and burial grounds. An important part of the council’s responsibility is to make sure that its cemeteries, graveyards and burial grounds are safe places to work in and for the public to visit. The council has historically maintained a minimum seven year supply of burial land. However, there is currently a rapidly diminishing supply of plots within existing cemeteries and a need has been identified for additional cemetery provision within the future plan period.

3.18 At the time of the adoption of the BMAP, planning permission had been granted to the council for additional land adjacent to Roseland Cemetery which would allow for approximately nine years burial at the current burial rate. The BMAP indicated that a new cemetery and crematorium had been approved near Moira, with capacity for 9,000 burial plots, memorial gardens and landscaped parkland allowing for 40 years of new capacity.
**Crematorium Grounds and Cemetery Provision**

3.19 As the Burial Board for the city of Belfast, the council own and manage the cemeteries listed in Figure 3.

**Figure 3: Cemeteries owned and managed by Belfast City Council**

<table>
<thead>
<tr>
<th>Cemetery</th>
<th>Location</th>
<th>Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balmoral Cemetery</td>
<td>1a Stockmans Lane</td>
<td>Historical</td>
</tr>
<tr>
<td>City Cemetery</td>
<td>2 Whiterock Road</td>
<td>Active – Only Existing</td>
</tr>
<tr>
<td>Clifton Street Graveyard</td>
<td>3a Henry Place</td>
<td>Historical</td>
</tr>
<tr>
<td>Dundonald Cemetery</td>
<td>743 Upper Newtownards Road</td>
<td>Active – Only Existing</td>
</tr>
<tr>
<td>Knock Cemetery</td>
<td>17a Knockmount Park</td>
<td>Active – Only Existing</td>
</tr>
<tr>
<td>Roselawn Cemetery</td>
<td>127 Ballygowan Road</td>
<td>New</td>
</tr>
<tr>
<td>Shankill Rest Garden</td>
<td>405 Shankill Road</td>
<td>Historical</td>
</tr>
<tr>
<td>Roselawn Crematorium</td>
<td>127 Ballygowan Road</td>
<td>Active – Only Existing</td>
</tr>
<tr>
<td>Friar's Bush Graveyard</td>
<td>6 Stranmillis Road</td>
<td>Historical</td>
</tr>
<tr>
<td>Knockbreda Cemetery</td>
<td>19a Saintfield Road</td>
<td>Active – Only Existing (came in under Local Government Reform)</td>
</tr>
</tbody>
</table>

3.20 Burials can take place in four of the cemeteries:
- Roselawn;
- Dundonald;
- Knockbreda; and
- City Cemetery.

3.21 Roselawn is currently the only cemetery were new burial plots are available. There are no new grave plots available in either Dundonald or the city cemetery, but burials can still take place in existing graves. Cremation services for NI are provided by the city of Belfast Crematorium, located within the grounds of Roselawn Cemetery and the council has responsibility for maintaining five historical cemeteries:
- Balmoral Cemetery;
- Clifton Street Graveyard;
- Friar's Bush Graveyard;
- Knock Burial Ground; and
- Shankill Graveyard.

3.22 In Antrim and Newtownabbey Borough Council, Carnmoney Cemetery is used by residents in the Belfast City Council area, but there is only a two year supply.
## Water and Sewerage

### 3.23 Northern Ireland Water (NI Water) provides water and sewerage services to approximately 840,000 households and businesses. They supply customers with approximately 560 million litres of good quality drinking water every day and collect approximately 330 million litres of wastewater per day from around 669,000 households and organisations. NI Water has dual status as a government-owned company and a non-departmental public body.

### 3.24 Capacity within the waste water treatment infrastructure has been identified as an issue in Belfast. Information provided by the Department for Infrastructure indicates that Belfast is serviced by 6 waste water treatment works (WWTWs): 1. Belfast 2. Edenderry (Co. Antrim) 3. Newtownbreda 4. Whitehouse (located within Antrim & Newtownabbey Council Area) 5. Dunmurry (located within Lisburn & Castlereagh Council Area) 6. Kinnegar (located within Ards & North Down Council Area)

### 3.25 Figure 4 presents the yield of potential future housing and employment sites within each WWTWs catchment.

**Figure 4: Sites within each WWTWs catchment area**

<table>
<thead>
<tr>
<th></th>
<th>Committed Housing sites</th>
<th>New Sites – housing only</th>
<th>New Sites – housing and/or employme</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Belfast WwTW</strong></td>
<td>16,210</td>
<td>3,848</td>
<td>5,068</td>
<td>25,126</td>
</tr>
<tr>
<td><strong>Whitehouse WwTW</strong></td>
<td>102</td>
<td>7</td>
<td>0</td>
<td>109</td>
</tr>
<tr>
<td><strong>Dunmurry WwTW</strong></td>
<td>831</td>
<td>149</td>
<td>0</td>
<td>980</td>
</tr>
<tr>
<td><strong>Edenderry Belfast WwTW</strong></td>
<td>0</td>
<td>44</td>
<td>0</td>
<td>44</td>
</tr>
<tr>
<td><strong>Newtownbreda WwTW</strong></td>
<td>99</td>
<td>52</td>
<td>0</td>
<td>151</td>
</tr>
<tr>
<td><strong>Kinnegar WwTW</strong></td>
<td>1,756</td>
<td>518</td>
<td>0</td>
<td>2,274</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>18,998</td>
<td>4,618</td>
<td>5,068</td>
<td>28,684</td>
</tr>
</tbody>
</table>

### 3.26 The capacity information provided by NI Water indicates that there is currently available capacity in all six WWTWs. Whitehouse, Dunmurry and Kinnegar all have sufficient capacity to accommodate a further 20% growth. Newtownbreda will be reaching capacity at approximately 20% growth. Edenderry will reach full capacity somewhere between 10-20% growth. It is important to note that several of the catchments extend beyond Belfast’s boundary so growth in, for example in Lisburn/Castlereagh area could also impact on capacity in Dunmurry, etc.

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3.27 To permit greater than 5% growth in the Belfast WWTWs catchment, significant investment would need to be made to increase the capacity during the period of the Local Development Plan (2020-2035). However even if funding is available, given the scale of the investment required and the lead in time for delivery, there may be a period in the early part of the Plan where higher growth could not be accommodated. We have estimated that there are approximately 13,500 committed residential units within Belfast WWTWs catchment. On top of this there will be significant requirements from employment and other uses within Belfast City Centre which will be competing for connections to the WWTWs. On this basis it is clear that investment in the Belfast WWTWs must be prioritised in the short term. Infrastructure planning and investment must run in tandem with the LDP process to ensure that predicted growth can be achieved⁷.

Belfast Sewers Project

3.28 Belfast’s sewer network which dates back to the Victorian era was suffering as a result of sustained underinvestment coupled with inadequate capacity as a result of the city’s continued expansion. To address the problem, NI Water undertook a major stormwater management project called The Belfast Sewers Project. The £160 million project improved water quality in both the River Lagan and Blackstaff River while reducing the risk of flooding within the inner city. It also incorporated the rehabilitation and upgrading of the sewer network to ensure compliance with European Union environmental standards.

3.29 The project was completed in Spring 2010 and will benefit residents and businesses through:
- enhanced water quality in the River Lagan;
- reduced risk of flooding;
- reduced traffic disruptions that result from emergency road repairs;
- providing a healthy environment;
- providing capacity to meet increased tourism; and
- providing an efficient infrastructure for future economic development in Greater Belfast.

Sewer Rehabilitation Project

3.30 NI Water has commenced work on a programme of sewer rehabilitation throughout the region. This work will identify defects in approximately 26km of Northern Ireland’s sewerage network and carry out any necessary repair or replacement work. The project represents a total investment of £6.5M.

Living with Water Programme and Strategic Drainage Infrastructure Plan

3.31 “Frequent and often serious flood events in recent years, exacerbated by the effects of climate change, have highlighted the increasing pressure on sewerage infrastructure in towns and cities across Northern Ireland. Critically, the sewerage network and associated treatment works in Belfast is nearing capacity. NI Water may therefore have to refuse new connections if alternative measures are not implemented. This poses a serious threat to future development in Belfast⁸ and consequently could hinder economic growth.

⁷ Belfast City Council, Urban Capacity Study, March 2018, ARUP
Additionally, these flood events and frequent spilling of dirty water into watercourses has led to environmental concern, particularly in protected waters, which could result in infraction proceedings due to non-compliance with environmental legislation. The Living With Water Programme (LWWP) was established to develop a Strategic Drainage Infrastructure Plan (SDIP) for Belfast, the key themes of which are to protect against flood risk, enhance the environment, and support economic growth. The LWWP, led by Department for Infrastructure (DfI) is a long-term, strategic and integrated approach to managing the flow of water through Belfast, developing sustainable solutions to enable the City to grow and thrive in future.  

**Electricity and Gas**

3.32 The electricity industry in NI was privatised in 1992-1993. NI has three fossil fuel generating plants at Ballylumford, Kilroot and Coolkeeragh which sell electricity into the Single Electricity Market (SEM) pool along with other generators, including renewable energy. Mutual Energy Limited also supplies electricity to the pool via the Moyle interconnector. Early in 2018 it was announced that Kilroot failed to win a major generation contract in an auction process to supply the all-island Single Electricity Market (SEM) and its future operation is uncertain.

3.33 Northern Ireland Electricity (NIE) work to 5 year investment plans agreed by the Utility Regulator. These plans include:

- maintenance of lines, cables and substations;
- upgrade of identified substations, lines and cables;
- tree cutting next to overhead lines; and
- major projects for network expansion to meet future infrastructure needs.

3.34 Between 2012-2017 NIE invested £230 million in Northern Ireland’s electricity network to maintain the service levels. NIE are currently developing plans to shape the future of the electricity network up to 2024, to review performance and to make improvements.

3.35 The North/South Interconnector is a major infrastructure project which will link the Northern Ireland and Republic of Ireland electricity networks. This is a cross border project, requested by the Utility Regulators and Governments both in Northern Ireland and the Republic of Ireland. The project is vital to ensure the effective operation of an efficient ‘all island’ electricity market, to support the realisation of strategic renewable energy targets and to exert downward pressure on electricity prices for customers in Northern Ireland.

System Operator Northern Ireland (SONI) are responsible for planning activities relating to transmission investment and also have responsibility for obtaining wayleaves and other statutory consents to permit the construction of new electricity transmission apparatus. This applies to the North/South Interconnector project. In January 2018, SONI secured planning approval for a new overhead line to connect the electricity grids in Northern Ireland and the Republic of Ireland. The Tyrone to Cavan Interconnector (also known as the North South...
Interconnector) will start at a substation in Turleenan, Co Tyrone. It will then run into Co Armagh and then into counties Monaghan, Cavan and Meath.

**Smart Grids**

3.36 A smart grid (see Figure 5) is a power distribution system which evolves from a centralized system to a decentralized system. Consumers can become power generators with renewable energy sources and their consumption decisions or generation have a direct impact on the whole system. That’s why the key of the smart grids is the two-way communication between consumers and power generators, allowing to the system to constantly adapt energy delivery to the real needs of consumers at the best price.

3.37 The evolution towards these intelligent networks is driven by the need for optimally sizing the energy system, highly affected by demand peaks. Smart grids allow us to adopt behaviours that result in savings for the consumer and although orchestrated, better distribution of consumption results in lower costs of the electrical system.

**Figure 5: Smart Grid**

![Smart Grid Diagram](https://www.hitachi.com/environment/showcase/solution/energy/smartgrid.html)

**Gas**

3.38 Natural gas was introduced to Northern Ireland in 1996 and there are now about 195,000 households and 12,500 businesses with a gas supply (including power generators). Gas is conveyed via transmission and distribution networks to supply gas to consumers' premises where it is metered. Each of these three functions is licensed separately, just as in electricity services.

3.39 The higher pressure gas transmission pipes feed the lower pressure gas distribution network pipes and run from Larne, near where the gas interconnector from Scotland comes into Northern Ireland, south to Newry (and from there on across the border to Dundalk) and north to Londonderry.

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10 [www.hitachi.com/environment/showcase/solution/energy/smartgrid.html](http://www.hitachi.com/environment/showcase/solution/energy/smartgrid.html)
3.40 The Northern Ireland natural gas network here is divided into three network areas provided by; Phoenix Natural Gas, Firmus Energy and SGN.

3.41 The Greater Belfast area was open to competition for the supply of gas in 2007. In the Ten Towns market, the large industrial & commercial market opened to competition from 1st October 2012 and the small industrial & commercial and domestic markets opened to competition from 1st April 2015.

3.42 Phoenix are proposing to make natural gas available to a further c.5,000 properties between 2017 and 2022. In doing they hope that they will be contributing to reducing the current levels of fuel poverty in NI and reducing the region’s carbon footprint. They propose to connect c.50,000 properties to their network between 2017 and 2022, including c.24,000 existing owner occupied properties.

Waste Infrastructure

3.43 Moving towards more sustainable waste management is a key government objective for the future. The emphasis of waste management in NI is changing from resource management with the need to divert waste away from landfill in favour of more sustainable methods where waste is treated as a resource. It is incumbent upon the council to consider the management of waste and other public utilities when accommodating growth and that this can act as a constraint on development or a requirement for new development.

3.44 Infrastructure is key to the delivery of sustainable development and in ensuring that adequate facilities and services are in place to accommodate new development without there being a negative impact on existing residents and communities.

3.45 Provisions for both the collection and treatment of waste are essential land use components of both existing and planned developments. There are three general categories of facility ranging from the regional to the neighbourhood or community level which require a differentiated approach to their land use implications:

- Regional – these facilities serve a wide geographic area and have the potential for significant environmental impacts. The facilities would be at the upper level of the hierarchy identified in PPS 11 including energy from waste, mechanical/biological treatment, large in-vessel composting and anaerobic digestion
- Local – these facilities have smaller catchments with reduced environmental implications and can include collection or aggregation facilities that would serve the larger regional scale developments. Examples of potential developments would include transfer station, small in-vessel composting and windrow composting
- Neighbourhood/Community – facilities at the neighbourhood level are related most closely to the source of waste generation and provide the local conduit to achieve the required diversion of waste away from landfill. The facilities are unlikely to cause significant detriment to amenity of the areas in which they are located and could include recycling centres and recycling points.
3.46 Regional facilities, in recognition of their impacts and broad catchments, would continue to be considered under the provisions the existing planning policy. Local facilities are more closely associated to the sources of waste production and should therefore be sited as close to the point of production as possible. These facilities should be permitted where they help achieve a network of facilities accessible to centres of population.

3.47 Neighbourhood/community facilities such as civic amenity sites, recycling centres, recycling points and other types of facilities should be integral parts of existing and planned developments. Sites must be sited, designed and landscaped to ensure that any potentially adverse impacts on local amenity by way of pollution, visual intrusion or traffic generation are avoided or minimised.

3.48 In terms of existing infrastructure, the council operates four centres for recycling household waste and three civic amenity sites. A Residual Waste Treatment Facility is proposed by arc21 at Hightown Quarry on the Boghill Road, Ballyutoag in Co. Antrim. The proposed development is designed to deal with waste from a significant portion of the population and includes a Mechanical and Biological Treatment facility, an Energy from Waste Thermal Treatment facility, an Incinerator Bottom Ash Treatment facility, a Refuse Derived Fuel Bale Storage building and an Administration/Visitor Centre. Planning permission was granted by the Department in September 2017, following a recommendation by the PAC, however the decision was judged unlawful in the court of appeal in May 2018.

3.49 The first large scale waste to energy facility in Northern Ireland has been constructed within Belfast’s Harbour Estate and due to be operational in September 2018. A gasification plant will be capable of recovering energy from Refuse Derived Fuel and is designed to provide Bombardier, one of Northern Ireland’s largest employers and exporters, with a source of energy.
4.0 Draft Plan Strategy Policy Approaches

4.1 This section provides a summary of the approach for developing policies contained within the draft Plan Strategy. It should be noted that there is no policy for cemeteries as this will be considered at the local policies plan stage.

Telecommunications

4.2 The Preferred Options Paper proposed approach was to support the development of new telecommunications infrastructure or promote an upgrade of existing networks to support the competitiveness of the city and region; enhance connectivity; and encourage investment. This approach was widely supported in the consultation feedback. Policy ITU 1 sets out criteria for siting and design of new telecommunication infrastructure, mast sharing and considers visual amenity and wider environmental factors. This policy reflects the Telecommunications policy approach set out in PPS 10.

Water and Sewerage

4.3 The policy approach proposed in the Preferred Options Paper was that the LDP will seek to facilitate the development of water and sewerage infrastructure in an efficient and effective manner while keeping the visual and environmental impact to a minimum. The importance of investment in upgrading the water and sewerage infrastructure to accommodate future growth and development was highlighted in the consultation feedback.

4.4 There is concern that infrastructure would not keep pace with the proposed growth and it is currently under strain. DfI stated that it will bring forward work in relation to spatial planning and infrastructure delivery which will build on the RDS as the overarching spatial strategy for Northern Ireland. This will take the spatial elements of the RDS to form a vision for the delivery of infrastructure at a regional level up to 2050.

4.5 Policy ITU 2 - Water and sewerage infrastructure will grant permission for the development of infrastructure where visual and environmental impacts are kept to a minimum. Sustainable initiatives and technologies will be encouraged including sustainable urban drainage as outlined in detail under Policy ENV 5. This approach recognises the importance of environmental considerations, including the issue of groundwater and will give further consideration to the water quality objectives outlined under the Water Framework Directive.

Electricity and Gas

4.6 The preferred options approach proposed to facilitate new or replace/upgrade existing infrastructure or grids by Utility providers. The Department highlighted the need for overlapping boundary issues to be identified in relation to electricity and gas infrastructure. They also stated that critical infrastructure should not be located in flood plains or flood-prone areas.
4.7 The LDP will seek to facilitate the development of such infrastructure in an efficient and effective manner whilst keeping the visual and environmental impact to a minimum. Policy ITU 3 - Electricity and gas infrastructure is in line with the principle outlined in SPPS that new power lines will be considered having regard to potential impact on amenity and should avoid areas of landscape sensitivity, including Areas of Outstanding Natural Beauty (AONBs).

4.8 Policy ITU 4 - Renewable energy development recognises that the dependence on imported fossil fuels is at odds with delivering future prosperity and wellbeing. It seeks a secure and affordable renewable energy supply, crucial to delivering economic growth and as such seeks to support renewable energy generating facilities in appropriate locations compatible with the built and natural environment in order to achieve renewable energy targets.

**Waste infrastructure**

4.9 The preferred options approach proposed facilitating the development of new infrastructure in appropriate locations or an upgrade of existing facilities to increase resource efficiency and enable a shift towards a circular economy as well as having regard to the proximity principle. This approach was widely supported and has been carried over into the draft pan strategy. In addition waste policies contained in PPS 11 have been transferred to the draft plan strategy.

4.10 This is in line with the approach outlined for waste management in the SPPS. Specific sites for the development of waste management facilities will be identified where appropriate at the next stage in the Local Policies Plan.

This strategy was developed by DFI and NI Water and published in 2016. The Strategy presents a clear framework for action which will facilitate implementation of a range of initiatives aimed at delivering the long-term vision to have a sustainable water sector in Northern Ireland.

Northern Ireland must meet the requirements of European Directives. A number of these Directives are designed to protect and improve the quality of the water environment such as the Water Framework, Urban Waste Water Treatment, Bathing Waters, Groundwater, Floods and Drinking Water Directives.

The Strategy focuses on 5 key principles:

- Economic Development and Growth
- Affordability
- Environmental Improvement and Compliance
- Flood Risk Management
- Sustainable Service Delivery

Sustainable Service Delivery

- Sustainable Catchment Management
- Sustainable Stormwater Management
- Water Demand Management
- Sustainable Wastewater Treatment Solutions
- Energy Efficiency and Reduced Greenhouse Gas Emissions

There are 4 high level aims developed to cover the key water needs within a catchment:

1. Provide high quality sustainable supplies of drinking water to households, industry and agriculture;
2. Manage flood risk and drainage in a sustainable manner;
3. Achieve the environmental requirements of the Water Framework Directive in a sustainable manner; and
4. Provide sustainable water and sewerage services that meet customers’ needs.

Drinking Water Supply and Demand – 3 key aims

- Manage drinking water quality risks in a sustainable manner from source to tap.
- Meet the water demand needs of society, the economy, and the environment.
- Resource efficient drinking water treatment and supply chains.
Flood Risk Management and Drainage – 5 key aims:

- Deliver sustainable flood resilient development.
- Manage the catchment to reduce flood risk.
- Provide sustainable integrated drainage in rural and urban areas.
- Improve flood resistance and resilience in high flood risk areas.
- Be prepared for extreme weather events.

Environmental Protection and Improvement – 5 key aims:

- Sustainable environmental policy and regulation.
- Sustainably manage the catchment to reduce diffuse pollution.
- Effective and efficient wastewater collection and treatment.
- Maintain sustainable levels of water in the environment.
- Improve river and coastal water morphology and biodiversity.

Water and Sewerage Services – 5 key aims:

- Provide efficient and affordable water and sewerage services.
- Provide high quality services to water and sewerage customers.
- Provide high quality customer service and customer information.
- Provide resilient and secure water and sewerage services.
- Utilise NI Water assets to provide wider benefits for the environment and the community

**Living with Water Programme: Strategic Drainage Infrastructure Plan**

*Capital Outputs:*

- Private drainage infrastructure – ownership defined, brought up to standard
- Storm Separation – progressed across areas of Belfast
- Sewers – capacity increased and maintained
- Watercourses – capacity increased, maintained, amenity value increased
- Drainage Infrastructure – designed for exceedance
- Combined Storm Overflows – some closed, others improved
- Sewage pumping stations - upgraded or replaced
- Increased storm storage within the sewerage network and WWTWs
- Belfast WWTWs upgraded (increased capacity & new discharge standard) Other activity:
  - Catchment mgt measures to reduce diffused pollution
Increased use of SuDs

Belfast City Council is not a lead organisation for any work package, but it will provide input to many packages through its roles related to:

- Planning Control
- Management of the Lagan Weir (which includes a flood alleviation role)
- Management of the River Lagan aeration system (degrades pollution that has entered the Lagan
- Off-Street car parks (which may need to be modified to contribute to storm separation and / or include storm attenuation)
- Recreation & Access (Parks may be modified to provide flood pathways, flood storage, flood barriers)
- Ownership of other lands
- Public engagement and communication
Appendix B: BMAP Policies for Waste and Public Utilities

Public Services and Utilities are provided by a variety of Government Departments, Agencies and statutory bodies, as well as local Councils. The private sector is however playing an increasingly important role. This topic paper looks at water and sewerage provision, drainage, and waste disposal.

Regional Policy Context

The RDS recognises the role public services and utilities have in determining the economic competitiveness of Northern Ireland and provides the strategic environmental context for the delivery of them. It aims to include actions to reduce our carbon footprint and facilitate adaptation to climate change, by measures including promoting sustainable construction, consumption and production, while aiming to prevent waste and deal with it in line with the revised Waste Framework Directive. Accordingly the RDS advocates a number of guidelines to meet this aim, including:

- RG10 – manage our waste sustainably
- RG12 – promotion of a more sustainable approach to the provision of water and sewerage services and flood risk management

Prevailing regional planning policies and supplementary guidance relating to Public Services and Utilities are set out in: PPS 11 - Planning and Waste Management

BMAP Public Services and Utilities Strategy

The BMA Public Services and Utilities Strategy comprises the following elements:

to facilitate the delivery of the infrastructure requirements of the Plan Area throughout the Plan Period to highlight infrastructure constraints and requirements as appropriate within key site requirements.

Water and Sewerage

The abstraction, treatment and supply of drinking water and the conveyance and treatment of sewage are the responsibility of Northern Ireland Water (NIW), which is also responsible for further improvements to this infrastructure.

Water supply within the Plan Area is drawn from several sources and delivered through the following impounding reservoirs inside the Belfast Metropolitan Area - Ballysallagh Upper and Lower, Conlig Lower and Upper, Leathemstown, Copeland, Killylane, Lough Mourne, North Woodburn, South Woodburn, Dorisland and Stoneyford. Water supply is also delivered via a number of reservoirs outside the Plan Area. Water from Lough Neagh is delivered to the Plan Area via Dunore Water Treatment Works just outside Antrim and from the Silent Valley and Ben Crom Reservoirs in the Mourne Mountains. The water from the Silent Valley is treated at Silent Valley Treatment Works at Drumaroad. The Lough Island Reavy Impounding Reservoir in Down District also currently supplies water to the Plan Area. In addition some water is drawn from groundwater sources via boreholes. NIW has invested heavily during recent years in improving Northern Ireland’s water and sewerage infrastructure, with further investment planned for the years ahead. Throughout the Plan Area, a number of significant investment projects have been undertaken, including the
Belfast Sewers Project, completed in Spring 2010, while other projects such as the Water mains Rehabilitation Project are ongoing. Further schemes are programmed to upgrade the water and sewerage system, where required, and to comply with EU Directives regarding drinking water quality and discharge criteria and to meet increasing demand. Details of the current programme of upgrade to the sewerage infrastructure are provided in Appendix D. These tables list each Waste Water Treatment Works throughout the Plan Area in five categories based on their capacity.
Appendix C: Summary of the Council’s Waste Management Interim Action Plan 2015

Key Desirables
- An attractive and sustainable city
- Support jobs and the economy
- Happy and healthy people and communities
- Equality of opportunities and services

Indicators
- Household recycling rate (40%)
- NILAS (max. limit 50,792 t)

Key Drivers
- Legislation:
  - EC Waste Framework Directive
  - EC Landfill Directive
- Finances
- Customer Service

Service Performance Measures
- Total waste to landfill
- % materials recycled at HRCs
- Participation levels in kerbside recycling schemes
- Net cost of municipal waste disposal per capita
- Net cost of collection and treatment of recycled/composted material per capita
- Average no. of working days lost through absence

Partners
Other Council services (e.g. Cleansing Services), residents, businesses, Housing Associations, and 21 other Councils and groups (e.g. TADS), schools, WRAP, our contractors, NIEA, Eco Schools, DoE, Charities, NGOs, Central Government, HSE, Universities, Renew, European partners, OWM

Projects
- Introduction of food waste collection and wheeled stacker box (3,000 hh)
- Apartment recycling
- Mattress Recycling at HRCs
- Review of recycling operations including HRCs, CAS, recycling schemes and communications.
- Expand bring site network
- Develop New Recycling Campaigns & Community Based Recycling Initiatives
- Internal waste scheme

Service Resources & Support
- Research, Policy & Projects
- Contract Mgt. Unit
- Business Support
- Promotions & Education Unit
- Waste Transfer Station
- HRCs & CAS
- Am221 contracts
Appendix D: Sewerage Infrastructure – Waste Water Treatment Works – Belfast District

### Sewage Infrastructure – Waste Water Treatment Works

**Belfast District**

<table>
<thead>
<tr>
<th>CATEGORY 1</th>
<th>Wastewater Treatment Facility</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belfast</td>
<td>Belfast</td>
<td>Satisfactory and capable of accommodating all development within its catchment that is proposed in the Plan through the Plan period.</td>
</tr>
<tr>
<td>Kinnegar</td>
<td>Satisfactory and capable of accommodating all development within its catchment that is proposed in the Plan through the Plan period.</td>
<td></td>
</tr>
<tr>
<td>Whitehouse</td>
<td>Satisfactory and capable of accommodating all development within its catchment that is proposed in the Plan through the Plan period.</td>
<td></td>
</tr>
<tr>
<td>Hannahstown</td>
<td>Belfast</td>
<td>Satisfactory and capable of accommodating all development within its catchment that is proposed in the Plan through the Plan period.</td>
</tr>
</tbody>
</table>

### Drainage and Flood Risk Management

Rivers Agency, an Agency within the Department of Agriculture and Rural Development, is the statutory drainage and flood defence authority for Northern Ireland. It will be consulted on land use development proposals that are likely to impact on watercourses and flood plains.

PPS 15: Planning and Flood Risk sets out the Department’s planning policies to minimise flood risk to people, property and the environment. It adopts a precautionary approach to land use development that takes account of climate change and is supportive of the wellbeing and safety of people. Some development sites will require existing infrastructure, such as major sewers, water mains and designated watercourses, to be safeguarded. This may include ensuring that such infrastructure is not built over and that necessary wayleave strips are retained to facilitate future maintenance. It is the responsibility of the developer to liaise with the relevant agencies to this end.

For those sites where necessary infrastructure improvements to the adjacent watercourse are not viable, Rivers Agency will not consent to the discharge of any additional storm run-off above existing green field rates. In these circumstances developers are recommended to consult with Rivers Agency/NIW at an early stage in the planning process to ensure a timely and acceptable means of storm water management for the development.
The Strategic Flood Map (NI) – Rivers and Sea is available on the Rivers Agency website www. riversagencyni.gov.uk. The Map indicates that significant portions of Belfast City Centre lie within or adjacent to a coastal flood plain. Planning applications in these areas must be accompanied by an assessment of the flood risk in the form of a Flood Risk Assessment (FRA) with particular emphasis on flood resilience and resistance (see CIRIA C688 Flood resilience and resistance for critical infrastructure).

There are a number of recorded flood flooded areas that significantly affect particular settlements within the Plan Area. Major areas of flooding include:

- River Lagan towards Lisburn.
- River Enler
- Loop River
- Forthriver
- Three Mile Water
- Six Mile Water
- Ravarnet River
- Ballymartin River

This list is not exhaustive nor is it intended to include the flood plain of every watercourse in the Metropolitan Area. Prospective developers are advised to liaise early in the formulation of their proposals with Northern Ireland Water and Rivers Agency to clarify flooding or flood plain issues that may affect particular sites.