Contents

Table of Figures

1.0 Introduction ................................................................................................................................................. 1
Purpose of this Document ................................................................................................................................. 1
Minerals ............................................................................................................................................................... 1

2.0 Policy Context .................................................................................................................................................... 2
Regional Policy ...................................................................................................................................................... 2
Strategic Planning Policy Statement .................................................................................................................. 2
Local Policy Context .......................................................................................................................................... 4

3.0 Mineral Profile .................................................................................................................................................. 9
The Need for Minerals ......................................................................................................................................... 9
Economic Role ..................................................................................................................................................... 9
Minerals in Belfast ............................................................................................................................................. 12
Mineral Statements .......................................................................................................................................... 15

3.22 Draft Plan Strategy Policy Approach .......................................................................................................... 17

Appendices

Appendix A: A Planning Strategy for Rural Northern Ireland ................................................................. 18
Appendix B: Legislative Background .............................................................................................................. 19
Appendix C: Active Quarries based in NI and UK and Geology Resources ............................................. 22
## Table of Figures

<table>
<thead>
<tr>
<th>Figure</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Figure 1:</td>
<td>Basic Geology Map of Northern Ireland’s Bedrock</td>
<td>7</td>
</tr>
<tr>
<td>Figure 2:</td>
<td>County Antrim and Belfast - Resource Map (GSNI)</td>
<td>8</td>
</tr>
<tr>
<td>Figure 3:</td>
<td>County Down and Belfast – Resource Map (GSNI)</td>
<td>8</td>
</tr>
<tr>
<td>Figure 4:</td>
<td>NISRA Employee jobs</td>
<td>10</td>
</tr>
<tr>
<td>Figure 5:</td>
<td>Quarterly Employment Survey (NISRA)</td>
<td>11</td>
</tr>
<tr>
<td>Figure 6:</td>
<td>Quarries within the Belfast City Council Area and Surrounding Council Areas</td>
<td>13</td>
</tr>
<tr>
<td>Figure 7:</td>
<td>Average Quantity Produced Per Year Per County (GSNI/QPANI)</td>
<td>14</td>
</tr>
<tr>
<td>Figure 8:</td>
<td>Average Quantity Produced Per Year Per Mineral</td>
<td>14</td>
</tr>
<tr>
<td>Figure 9:</td>
<td>Belfast Related Industries</td>
<td>16</td>
</tr>
</tbody>
</table>
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 mineral 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 of 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.

Minerals

1.5 This paper will emphasise the need for the LDP to ensure that the location of mineral development and their operation is a controlled provision and that there is a balance between the need for mineral development and the potential impact on the environment. The economic importance of securing a continuous supply of minerals to support the construction industry is accepted while ensuring that an appropriate balance is achieved with regard to protecting the environment and safeguarding residential amenity.
2.0 Policy Context

Regional Policy

2.1 The Regional Development Strategy 2035 (RDS) provides policy for minerals which is set out in policy RG 11: Conserve, protect and, where possible, enhance our built and natural environment. It states that Northern Ireland has a remarkably diverse range of rocks and geomorphological features. While selected sites require protection for their scientific, educational and research value, other topographical and geological features, if sensibly managed, can play an active role in economic development.

2.2 Policy RG 11 also provides policy on the following to protect designated areas of countryside from inappropriate development (either directly or indirectly) and continue to assess areas for designation. It states that designating special areas for protection is an effective way of ensuring our wildlife and natural landscapes retain their individual characteristics. Some areas are deemed of such importance that they are formally designated under various pieces of national and international legislation.

Strategic Planning Policy Statement

2.3 The SPPS was published in September 2015 and the provisions of the SPPS must be taken into account and are also material in the preparation of LDP. They are also material to all decisions on individual planning applications and appeals.

2.4 The SPPS acknowledges that whilst mineral development can make a significant contribution to the local economy by providing materials for construction such as sand, gravel and crushed rock, there are also a number of challenges arising from this type of development. The planning system has a key role to play in facilitating a sustainable approach to minerals development and ensuring the appropriate restoration of sites after working has ceased.

2.5 The SPPS also advises that the policy approach for minerals development, including peat extraction from bog lands, must be to balance the need for mineral resources against the need to protect and conserve the environment. Natural mineral resources should still be developed but not at the overriding cost of the environment. The policies contained in Planning Policy Statement 2 (PPS 2) Natural Heritage provide protection for a full range of sites of nature conservation importance, including peatlands.

2.6 The key policy objectives of the SPPS in relation to mineral development are as follows:

- Facilitate sustainable minerals development through balancing the need for specific minerals development proposals against the need to safeguard the environment;
- Minimise impacts of mineral development on local communities, landscape quality, built and natural heritage, and the water environment, and
- Secure the sustainable and safe restoration, including appropriate re-use of mineral sites, at the earliest opportunity.
2.7 SPPS states that the approach for minerals development, including peat extraction from bog lands, must be to balance the need for mineral resources against the need to protect and conserve the environment. The SPPS states that the LDP should:

- Ensure that sufficient local supplies of construction aggregates can be made available for use within the local, and where appropriate, the regional market area and beyond, to meet likely future development needs over the plan period;
- Safeguard mineral resources which are of economic or conservation value, and seek to ensure that workable mineral resources are not sterilised by other surface development which would prejudice future exploitation;
- Identify areas which should be protected from minerals development because of their intrinsic landscape, amenity, scientific or heritage value (including natural, built and archaeological heritage). There should be a general presumption against minerals development in such areas. However, where a designated area such as an Area of Outstanding Natural Beauty (AONB) covers expansive tracts of land, the LDP should carefully consider the scope for some minerals development that avoids key sites and that would not unduly compromise the integrity of the area as a whole or threaten to undermine the rationale for the designation.

2.8 The SPPS notes that from time to time minerals may be discovered where they are particularly valuable to the economy and their exploitation may create environmental effects which are particular to the methods of extraction or treatment. There will not be a presumption against their exploitation in any area however in considering a proposal where the site is within a statutory policy area due weight will be given to the reason for the zoning. It is important to note however that the SPPS states a presumption against the exploitation of unconventional hydrocarbon extraction (commonly referred to as ‘fracking’) until the DfI is satisfied there is sufficient and robust evidence on all environmental impacts.

**Planning Strategy for Rural Northern Ireland**

2.9 Regional planning policies for mineral developments are currently set out in a PSRNI. This contains a range of policies for the control of mineral developments, taking into account environmental protections, visual amenity, public safety and traffic considerations. The concept of sustainability is a notable element of the strategy however it does not recognise the difficulties this can pose in the context of the mineral development. See Appendix A Minerals Policy PSRNI Policies MIN 1 to MIN 8.

**Other Planning Policy Statements**

2.10 Natural Heritage (PPS2) is an important consideration in relation to cases regarding peat extraction and policy NH5 Habitats, Species or Features of Natural Heritage Importance is of direct relevance. This policy states planning permission will only be granted for a development proposal which is not likely to result in the unacceptable adverse impact on, or damage to known: priority habitats; priority species; active peatland; ancient and long-established woodland; features of earth science conservation importance; features of the landscape which are of major importance for wild flora and fauna; rare or threatened native species; wetlands (includes river corridors); or other natural heritage features worthy of protection. (See Technical Supplement 7: Natural Heritage).
2.11 A development proposal which is likely to result in an unacceptable adverse impact on, or damage to, habitats, species or features may only be permitted where the benefits of the proposed development outweigh the value of the habitat, species or feature. In such cases, appropriate mitigation and/or compensatory measures will be required.

2.12 Mineral developments also need to respect the environmental policies contained in PPS 6: Planning, Archaeology and the Built heritage. (See Technical Supplement 6: Urban Design and Built Heritage

**Local Policy Context**

**Belfast Urban Area Plan (BUAP) 2001**

2.13 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.

2.14 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.

2.15 The change in council boundary as a result of the local government reform on 1 April 2015, and the subsequent quashing of BMAP, means that the Lisburn Area Plan 2001 remains the statutory development plan for a small portion of Belfast’s district around Dunmurry. Adopted on 4 July 2001, the Lisburn Area Plan sought to establish physical development policies for Lisburn and its surroundings up to 2001. However, as work on the development of BMAP had commenced at the time of adoption, an element of provision had been incorporated so that the area’s reasonable housing development needs could continue to be met with some certainty until such time as the successor BMAP was in place.

**Lagan Valley Park Local Plan 2005**

2.16 The quashing of BMAP also means that the Lagan Valley Regional Park Local Plan (adopted in 1993) was re-instated as the statutory development plan for the Lagan Valley Regional Park (LVRP). It sets out the strategy and policies associated with the protection and enhancement of the natural and man-made heritage of the LVRP. Its main objectives are to conserve the landscape quality and features of the Lagan Valley and to enhance recreational use by the public.

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Technical Supplement 1: Minerals

Belfast Harbour Local Area Plan

2.17 The quashing of BMAP also means that the Belfast Harbour Area Local Plan (adopted in 1991) was also re-instated as the statutory development plan for Belfast Lough and its foreshores, encompassing land east of the Belfast to Larne railway line and west of the Sydenham By-Pass and the Belfast to Bangor road. It was prepared within the strategy set out in the Belfast Urban Area Plan 2001 and underlines the importance of the harbour area to Belfast and to the Northern Ireland economy.

North Down and Ards Area Plan 1990-2005

2.18 A small section of the Belfast District at Knocknagoney was subsumed into Belfast as part of local government reform in 2015. The quashing of BMAP means that this area reverts back to the original North Down and Ards Area Plan 1984-1995 (adopted 1989).

Belfast Metropolitan Area Plan (BMAP) 2015

2.19 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 policy.

2.20 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.

2.21 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.

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.

BMAP policies relating to minerals are, Rural Landscape Wedges (Policy COU 1); BMA Coastal Area (Designation COU 2 and Policies COU 3 & COU 4), Areas of High Scenic Value (Designation COU 5 & Policy COU 6); Belfast Hills Access Points (Policy COU 8); and Lagan Valley Regional Park (Designation COU 9 and Policies COU 10, COU 11 & COU 12). (See Natural Heritage Technical Supplement 7: Natural Heritage).

2.22 Policy COU 6 in particular states that planning permission will not be granted for development proposals that would be likely to have a significant adverse effect on the quality, character and
features of interest in Areas of High Scenic Value.

2.23 Policy COU 7 ‘Hydrocarbon Exploration’ recognises that mineral exploration and development provides employment and necessary materials for construction in localised area where useful deposits occur. However, extraction and processing can have a significant impact on the countryside. The plan proposals recognise the need for a sustainable approach that takes account of the need to protect and conserve environmental resources.

2.24 In the event that hydrocarbon exploration identifies the possibility of commercially viable reserves of oil or gas, their exploration will be considered in the context of the short and long-term suitability of the site.

2.25 It is recognised that parts of the plan area have been despoiled by previously unregulated and unrestored mineral workings, particularly areas scattered throughout the Basalt Escarpment of the South Antrim Hills lying to the north and west of the Belfast and Lisburn. Where there are proposals to develop further mineral deposits, the planning authority will take into consideration opportunities to achieve the restoration and rehabilitation of despoiled land.

2.26 In May 2012 the Minerals Resource Map of Northern Ireland was launched by the Minister of Environment and the Minister of Enterprise Trade and Investment (now the Department for Infrastructure (DfI) and the Department for the Economy (DfE) 9th May 2015). The Mineral Resources Map provides a key resource of information to inform robust development plans and provide increased certainty for the minerals industry with regards to the location, extent and nature of the minerals resource in Northern Ireland. This will aid accurate and faster processing of planning applications. The map provides planners, industry and local communities with a tool to assist future decisions on a county to county basis in relation to the supply of minerals and in the protection of the environment. See Figure 1 below showing the breakdown of geology of Northern Ireland’s Bedrock over the six counties.
Figure 1: Basic Geology Map of Northern Ireland's Bedrock\textsuperscript{2}

2.27 The Belfast City Council area is split between the following resource maps for counties Antrim and Down and are produced by Geological Service Northern Ireland (GSNI). Information obtained from the quarries are also based on county level through the annual Mineral Statement returns to DfE.

\textsuperscript{2}http://www.qpani.org/documents/QPANISubmissionReporttoOFTMarketStudy15Oct10.pdf
Figure 2: County Antrim and Belfast - Resource Map (GSNI)$^3$

http://nora.nerc.ac.uk/id/eprint/18984/1/Antrim_Belfast_Mineral_Map_Final.pdf

Figure 3: County Down and Belfast – Resource Map (GSNI)$^4$

3.0 Mineral Profile

3.1 Mineral resources are recognised as an important national asset. Their extraction and use makes an essential contribution to the economy. Adequate supplies are necessary for the development of a modern economy and are required for manufacturing, construction, power generation, transportation and agriculture. Renewable energy sources, recycled materials and industrial by-products can meet part of these requirements but new mineral sources will continue to be required.

The Need for Minerals

3.2 Every one of us is dependent on the earth’s mineral resources. Minerals extracted from the earth underpin every aspect of our daily life including the food we eat, the home we live in, the power we use, where we work and how we travel and communicate with others.

3.3 Each person uses an average of over ten tonnes of minerals as diverse as salt, sand, coal and iron ore every year. Even with an important contribution from recycling, minerals extracted from the earth still supply most of our daily needs. These include metals, construction materials such as sand and gravel that are essential for our infrastructure (roads, runways, buildings), and many other manufactured materials such as glass, ceramics and plastics. All natural minerals must be found, mined or quarried and processed into useable forms to provide the materials and manufactured products on which our standard of living is based.

3.4 Mineral resources are essential for construction and development. To manage the inevitable development in the years ahead we need to know the extent and value of our resources. Such as construction materials, like limestone, sand and gravel, crushed rock, industrial minerals, oil and gas resources and metallic minerals. We may not always be aware of it, but minerals have an essential role in our everyday existence and they are vital for continued economic, social and technological development.

Economic Role

3.5 Minerals play a vital economic role in Northern Ireland. Each of these sectors mentioned above generate employment and stimulate other parts of our economy. In Northern Ireland the extraction of minerals and their exploration makes a very significant contribution to property and quality of life given the large proportion of income derived from this industry and particularly in rural areas.

3.6 In a typical year, Northern Ireland’s quarry network supports:
   • The building of 12,000 new homes;
   • £160 million on school and university improvements a £120 million hospital building programme maintenance of our road and rail network improvements to water services;
   • The upgrading of our airports; and
   • Supplies of special sands and aggregates for our gardens.

3.7 The turnover of the Northern Ireland quarry industry is approximately £400 million, 1.75 % of NI GDP. In addition every year nearly 14 tonnes of aggregates are needed per head of the population in Northern Ireland a typical family indirectly demands three lorry loads of aggregates each year. A new house requires some 50 tonnes of
aggregates. The quarry products industry employs around 5,600 people in Northern Ireland.

3.8 The Quarry Products Association Northern Ireland (QPANI) who represent over 95% of the quarry products industry have estimated that quarries in Northern Ireland produce aggregates to the value of around £84 million each year. The Geological Survey of Northern Ireland (GSNI) estimate that the total turnover from the quarry and quarry products sector in Northern Ireland is around £630 million, which equates to about 3% of the GDP.

3.9 QPANI also estimate that the total number of people employed by the quarrying industry is 4,276. The Quarterly Employment Survey (QES) produced by NISRA in March of 2018 estimates the amount of people employed directly in quarrying and in the manufacture of mineral products is around 1,680. Over the year to March 2018 there was a decrease of 10.2% (-180 jobs) in other mining and quarrying. (See Figure 4 and 5).

Figure 4: NISRA Employee jobs

5https://www.nisra.gov.uk/sites/nisra.gov.uk/files/publications/N1g4wC_20181_publication_document.pdf
3.10 With specific reference to job creation, another economic advantage of quarrying activity is that, according to QPANI, 75% of the total number of quarries and pits in Northern Ireland are located in areas of targeted social need, thus providing valuable employment opportunities in these areas.

3.11 With specific reference to job creation, another economic advantage of quarrying activity is that, according to QPANI, 75% of the total number of quarries and pits in Northern Ireland are located in areas of targeted social need, thus providing valuable employment opportunities in these areas.

Figure 5: Quarterly Employment Survey (NISRA)⁶

3.12 There are around 160 quarries and sand pits in Northern Ireland and they produce approximately 24 million tonnes of aggregates each year. In a typical year, Northern Ireland’s quarry network supports: (QPANI) (2015)

- The building of 12,000 new homes (a new home requires approx. 50 tonnes of aggregates)
- Improvements to airports, roads and the rail network
- Improvements to schools, universities and hospitals

3.13 In other words, the construction industry in Northern Ireland, which provides massive employment and is responsible for around 10% of the country’s GDP, is completely reliant on quarrying and the development of minerals. Without mineral development, the construction industry would not have the fundamental materials it needs such as sand, gravel, limestone and crushed rock. A successful local quarrying industry means raw materials come to local projects sooner and at less expense, lowering the cost of construction and supporting jobs.

⁶https://www.nisra.gov.uk/sites/nisra.gov.uk/files/publications/N1g4wC_20181_publication_document.pdf
3.14 It is clear then that the development of mineral resources has indisputable benefits for the Northern Ireland economy in terms of direct and indirect job creation as well as allowing us to continually improve our housing stock and infrastructure. Whilst minerals are therefore essential to support economic growth in Northern Ireland their development and operation must be balanced against the significant effects they can have on the environment and on amenity.

3.15 It is recognised that quarries, through their products, give us places to live, places to work, places to play and much more. But quarrying does have environmental implications and the need to balance the economic, environmental and social factors.

**Minerals in Belfast**

3.16 Since the 1960’s there have been approximately 371 mineral permissions granted between the 1960’s and the early 1990’s, with Belfast having 2 of these which equates to approximately 1% and the surrounding areas of Castlereagh, Lisburn and North Down 17 permissions totalling 5% of all the mineral permissions which are to be subjected to Review of Old Mineral Permissions (ROMPS). (See Appendix B for further explanation of ROMPS).

3.17 In the Belfast City Council area there are no active quarries (Black Mountain Quarry is inert) within the plan area as shown on the following Map No 1 and supporting information from British Geological Association Maps in Appendix C.

3.18 Belfast is dependent on the operational quarries from the surrounding six counties especially those based in counties Antrim (25%) and Down (24%) which produce 49% of all minerals for Northern Ireland. The majority of quarries according to QPANI are based in the Mid Ulster District with 31 quarrying companies and 41 quarry sites producing 3.2Mt of aggregates each year. See also associated Figure 6 and Figure 7 showing average quantity produced per year per county and per Mineral.
Figure 6: Quarries within the Belfast City Council Area and Surrounding Council Areas

Quarry Locations and Commodities

- Basalt
- Mudstone
- Sand and Gravel
- Sandstone

Source: Geological Survey of Northern Ireland, DETI
Figure 7: Average Quantity Produced Per Year Per County (GSNI/QPANI)

<table>
<thead>
<tr>
<th>County</th>
<th>Average Quantity Produced Per Year</th>
<th>Average Selling Value Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Co. Antrim</td>
<td>5,755,971</td>
<td>23,634,794</td>
</tr>
<tr>
<td>Co. Armagh</td>
<td>2,489,610</td>
<td>8,816,416</td>
</tr>
<tr>
<td>Co. Down</td>
<td>6,149,708</td>
<td>24,364,355</td>
</tr>
<tr>
<td>Co. Fermanagh</td>
<td>3,866,057</td>
<td>12,324,285</td>
</tr>
<tr>
<td>Co. Londonderry</td>
<td>3,092,140</td>
<td>11,468,011</td>
</tr>
<tr>
<td>Co. Tyrone</td>
<td>4,239,148</td>
<td>13,334,205</td>
</tr>
</tbody>
</table>

Per Mineral

<table>
<thead>
<tr>
<th>Per Mineral</th>
<th>Average Quantity Produced Per Year</th>
<th>Average Selling Value Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basalt</td>
<td>6,741,105</td>
<td>24,043,334</td>
</tr>
<tr>
<td>Sandstone</td>
<td>6,120,695</td>
<td>22,689,134</td>
</tr>
<tr>
<td>Limestone</td>
<td>5,174,620</td>
<td>16,824,827</td>
</tr>
<tr>
<td>Sand &amp; Gravel</td>
<td>5,993,378</td>
<td>23,104,141</td>
</tr>
<tr>
<td>Other</td>
<td>1,562,836</td>
<td>7,280,629</td>
</tr>
</tbody>
</table>

Figure 8: Average Quantity Produced Per Year Per Mineral (GSNI/QPANI)\(^7\)

\(^7\) http://www.qpani.org/documents/QPANISubmissionReporttoOFTMarketStudy15Oct10.pdf
Mineral Statements

3.19 Each year, the Minerals Branch in Geological Survey of Northern Ireland on behalf of the DfE collects industry data and publishes an Annual Mineral Statement – mined under the Mines Act 1969 and Quarries (NI) Order 1983. (See Appendix B Legislation). The last updated information from quarries and associated operations was produced in 2010. DfE have advised that not all quarries in Northern Ireland provide responses to the Mineral Statement and therefore the figures in this paper are not fully reflective of the overall picture in Belfast or indeed in Northern Ireland.

3.20 While it is accepted that Belfast has no active quarry production the local economy is still dependent on the aggregate production and the associated table highlights the related companies carrying operating quarry related activities. According to QPANI NI produces 20Mt of aggregates and supplies materials worth over £600M, employing directly and indirectly 4,000 people. Figure 9 shows the relative importance of mineral related activity to levels of employment in Belfast City Council Area. (See also Technical Supplement 3: Employment and Economy)
### Figure 10: Belfast Related Industries

<table>
<thead>
<tr>
<th>Company</th>
<th>Locations</th>
<th>Products / Activity</th>
<th>No of Employees</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Conexpo</strong></td>
<td>Belfast Harbour</td>
<td>Export of High PSV aggregates</td>
<td>16</td>
</tr>
<tr>
<td><strong>Northstone Materials</strong></td>
<td>Belfast Harbour, Dunmurry</td>
<td>Ready Mixed Concrete</td>
<td>10</td>
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<tr>
<td><strong>Six West</strong></td>
<td>Belfast</td>
<td>Mineral Planning Agents</td>
<td>6</td>
</tr>
<tr>
<td><strong>McLorian Consulting</strong></td>
<td>Belfast</td>
<td>Mineral Planning/ Environmental Agents</td>
<td>5</td>
</tr>
<tr>
<td><strong>Whitemountain Quarries</strong></td>
<td>Blackmountain</td>
<td>Asphalt Manufacture / Inert Waste landfill</td>
<td>5</td>
</tr>
<tr>
<td><strong>Whitemountain Quarries</strong></td>
<td>Belfast Harbour</td>
<td>export of High PSV aggregates</td>
<td>2</td>
</tr>
<tr>
<td><strong>Tennant Bitumen</strong></td>
<td>Belfast Harbour</td>
<td>Bitumen</td>
<td>10</td>
</tr>
<tr>
<td><strong>Lagan Bitumen</strong></td>
<td>Belfast Harbour</td>
<td>Bitumen</td>
<td>10</td>
</tr>
<tr>
<td><strong>Atlantic Bitumen</strong></td>
<td>Belfast Harbour</td>
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<td><strong>Lagan Cement Products</strong></td>
<td>Belfast Harbour</td>
<td>Cement import and export</td>
<td>2</td>
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<td><strong>Lagan Cement Products</strong></td>
<td>Blackmountain</td>
<td>Ready mixed Concrete</td>
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<td>Precast Concrete</td>
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<td><strong>Lafarge</strong></td>
<td>Belfast</td>
<td>Cement</td>
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<td><strong>Larsen</strong></td>
<td>Belfast Harbour</td>
<td>Concrete Admixtures</td>
<td>90</td>
</tr>
</tbody>
</table>

3.21 Many of these industries are dependent on Belfast Harbour for exporting to the UK and onwards to Europe. An example of this is Conexpo who exports products (1 Mt annually from their quarry in County Down) globally from the Port of Belfast terminal and via company distribution hubs in Bristol, London and the Netherlands. This highlights the need for a sustainable transport infrastructure and future collaborative working with adjoining councils in the support of this industry.
3.22 **Draft Plan Strategy Policy Approach**

3.23 This paper has shown that minerals development and associated industries in Belfast make a significant contribution to the local economy. The statistical information currently available has meant that it has not been possible to quantify the amount of minerals required over the Plan period up to 2035. There will of course be a need to ensure that supplies of raw materials are available at a rate to react to any economic growth. Notably, the presence of regionally important sand and gravel and clay resources within other council areas mean that mining and quarrying is a significant employer along with associated concrete production. We are required to co-operate with adjacent council in the preparation of LDP and do so through the Minerals Working Group.

3.24 Not only is it important that there is an adequate supply of raw materials to provide for a challenges of creating and maintaining our built environment for a growing population but to offer sustainable solutions to cope with the effects of climate change (flood relief) and future energy requirements. Continued mineral development, which is sustainable and respects the environment and the amenity of residents, is an essential part of the economic outlook for Northern Ireland.

3.25 The preferred option policy for minerals was to adopt the sustainable development approach that strikes a balance between the economic benefits of minerals and development and the need to protect the environment. Support for this approach was welcomed in the feedback.

3.26 **Policy M1** - Minerals seeks to prevent the necessity for further extraction of minerals by promoting the efficient and appropriate use, reuse and recycling of suitable materials (through **Policy ENV2** - Mitigating environmental change).

3.27 Safeguarding and where possible, enhancing the quality of the city's environment is a key part of achieving the LDP vision for Belfast. Protecting the natural environment and supporting biodiversity, are outlined in **Policy ENV1** - Environmental Quality which addresses ground contamination, air, water and other pollutants.

3.28 **Policy ENV 2** - Mitigating environmental change will encourage developments to incorporate measures that promote sustainable development through where possible, avoiding demolition, reuse of materials and waste minimised. ENV 2 will promote further development of the circular economy with a shift towards a zero carbon approach and reduce the need for mineral extraction.
### Appendix A- A Planning Strategy for Rural Northern Ireland

#### PSRNI Policy

<table>
<thead>
<tr>
<th>Policy MIN 1 – ENVIRONMENTAL PROTECTION</th>
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<tr>
<td>To assess the need for the mineral resource against the need to protect and conserve the environment.</td>
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<tr>
<th>Policy MIN 2 – VISUAL IMPLICATIONS</th>
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<tr>
<td>To have regard to the visual implications of minerals extraction</td>
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<tr>
<th>Policy MIN 3 Areas of CONSTRAINT</th>
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<tr>
<td>To identify Areas of Constraint on Mineral Developments.</td>
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<tr>
<th>Policy MIN 4 – VALUABLE MINERALS</th>
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<tr>
<td>Applications to exploit minerals, limited in occurrence and with some uncommon or valuable property, will be considered on their merits.</td>
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<tr>
<th>Policy MIN 5 - MINERAL RESERVES</th>
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<tr>
<td>Surface development which would prejudice future exploitation of valuable mineral reserves will not be permitted.</td>
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<tr>
<th>Policy MIN 6 Safety and Amenity</th>
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<td>To have particular regard to the safety and amenity of the occupants of developments in close proximity to mineral workings.</td>
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<tr>
<th>Policy MIN 7 Traffic</th>
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<tr>
<td>To take account of the safety and convenience of road users and the amenity of persons living on roads close to the site of proposed operations.</td>
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<tr>
<th>Policy MIN 8 Restoration</th>
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<tr>
<td>To require mineral workings to be restored at the earliest opportunity.</td>
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8 https://www.planningni.gov.uk/index/policy/rural_strategy/psrni_regional_policies/psrni_minerals.htm
Appendix B Legislative Background

2.1 The Planning Act (Northern Ireland) 2011 describes minerals as "substances which are in or under land of a kind ordinarily worked for removal by underground or surface working except that it does not include turf cut for purposes other than sale"

2.2 Therefore, any substance which can be extracted from the ground can be classed as a mineral, other than turf which happens to be extracted for personal use.

2.3 The Planning (Interim Development) Order (Northern Ireland) 1944 granted permitted development rights to quarries, under which they operated without planning permission until 1973 when the Planning (General Development) Order (Northern Ireland) 1973 stated that permitted development rights for quarries would only last for one year, effectively meaning that existing quarries had one year to apply for planning permission.

Minerals Licensing

2.4 The Mineral Development Act (Northern Ireland) 1969 ("the 1969 Act") meant that most minerals in the ground in Northern Ireland were vested to the Ministry of Commerce, now known as the Department of Economy (DfE) as from 9th May 2016 (also formerly known as Department of Enterprise, Trade and Investment (DETI)). This enabled the Department to grant licenses for exploration and development of minerals. This licensing system is based on the provisions of the 1969 Act and on subsequent subordinate legislation. The provisions relating to prospecting for minerals are quite separate and distinct from those relating to the development of minerals. There is no automatic continuity between exploration and development work. There are a few exceptions to this legislation which mean that minerals in the following categories were not vested in the Department and do not require the granting of a licence from DfE to be extracted:

Exceptions to 1969 Act

- Gold and silver resources which belong to the crown estate,
- Mineral deposits (mainly salt) which were being worked at the time of the commencement of the 1969
- Act were not vested in the Department
- Common substances e.g. Sand, gravel, crushed rock, brick clays, agricultural soil.
- Mines belonging to any religious or educational institution.

2.5 For landward exploration a licence is required, which grants exclusive rights to exploit for and develop oil and gas onshore within Great Britain. The rights granted by landward licences do not include any rights of access, and the licensees must also obtain any consent under current legislation, including planning permissions. The Department for the Economy, grants licences to explore for and exploit all oil and gas resources.
Waste from Extractive Industries

2.6 The Mining Waste Directive (2006/21/EC) was adopted by the European Union in March 2006 with the goal of regulating waste from extractive industries in order to prevent or reduce as far as possible, any adverse effects on the environment. In order to comply with this directive, the Planning (Management of Waste from Extractive Industries) Regulations (Northern Ireland) 2010 were introduced. These regulations were intended to ensure that all waste resulting from extractive industries was managed in a way which was compliant with the 2006 directive.

2.5 The 2010 regulations were replaced by the Planning (Management of Waste from Extractive Industries) Regulations (Northern Ireland) 2015 from 1 April 2015. Regulation 4 of this legislation states that planning permission will not be granted unless a waste management plan (WMP) has been submitted and approved by the Council.

Review of Old Mineral Permissions (ROMPS)

2.6 The Environmental Impact Assessment (EIA) Directive has been in force throughout the EU since 1985. It was implemented in Northern Ireland by the Planning (Assessment of Environmental Effects) Regulations (Northern Ireland) 1989 and later by the Planning (Environmental Impact Assessment) Regulations (Northern Ireland) 1999 (revoked and re-enacted in a 2015 version).

2.7 These pieces of legislation mean that when assessing applications for mineral development, there is a more stringent level of consideration given to the environmental impacts of that development than was previously the case.

2.8 Because of the introduction of the 1989 regulations along with the formation of a specialised minerals planning unit within Planning Service, it is generally accepted that planning permissions granted for quarrying development since the early 1990’s have adequate environmental conditions attached. Permissions granted during the 70’s and 80’s, following the implementation of the 1973 Order do not have adequate conditions attached and subsequently need to be reviewed (Review of Old Mineral Permissions / ROMPS). For instance, it is accepted that very few conditions granted in the 1970’s have adequate conditions relating to noise impacts attached.

2.9 The Planning Act (Northern Ireland) 2011 makes provision for these reviews of old permissions to be undertaken. The legislation makes provision for mineral sites to be classed as phase 1 sites if they had been granted approval before 31 December 1980 and phase 2 sites if they have been granted approval after 31 December 1980 but before 31 December 1993. The pieces of legislation both state that all owners of phase 1 and phase 2 sites must apply to the planning authority to have the conditions to which their permission relates reviewed.

2.10 However, the Act requires further legislation in the form of an Order, before ROMPS can be undertaken. The DOE Environment Minister stated that whilst this legislation is not currently being implemented, no decision has been taken NOT to implement the legislation at some point in the future and has instructed Departmental officials to examine how best to implement ROMPS in the new two tier planning system.
2.11 Approximately 371 mineral permissions were granted between the 1960’s and the early 1990’s, with Belfast having 2 of these which equates to approximately 1% and the surrounding areas of Castlereagh, Lisburn and North Down 17 permissions totalling 5% of all the mineral permissions which are to be subjected to ROMPS².

<table>
<thead>
<tr>
<th>Former LGD</th>
<th>Number of Old Permissions</th>
<th>% of northern Ireland as a Whole</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belfast</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>Castlereagh</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>Lisburn</td>
<td>14</td>
<td>4</td>
</tr>
<tr>
<td>North Down</td>
<td>2</td>
<td>1</td>
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Hard Rock/ Sand and Gravel

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Appendix C  Maps from the UK Directory of Mines and Quarries and the British Geological Survey (2014) showing the following Active Quarries based in Northern Ireland and UK and Geology Resources:-

Map 1  Igneous and Metamorphic Rock Resources
Map 2  Limestone Resources
Map 3  Sandstone Resources
Map 4  Marine and Gravel Resources
Figure 3  Igneous & Metamorphic Rock resources and workings in the UK in 2014.

10 https://www.bgs.ac.uk/downloads/start.cfm?id=2036
Map 2 Limestone Resources

Limestone Resources
- Active quarry
- Cretaceous Chalk
- Cretaceous (Kentish Ragstone)
- Jurassic
- Permian (Magnesian Limestone)
- Carboniferous
- Other Limestones

Figure 4  Limestone resources and workings in the UK in 2014.

https://www.bgs.ac.uk/downloads/start.cfm?id=2036
Map 3 Sandstone Resources\textsuperscript{12}

\textsuperscript{12} https://www.bgs.ac.uk/downloads/start.cfm?id=2036
The UK has one of the largest dredging industries in the world and marine-sourced aggregates make a vital contribution to the UK aggregate supply for construction, coastal protection and land reclamation. To date, more than 900 million tonnes of marine sands and gravels have been extracted from the UK’s continental shelf and marine dredged aggregates account for about 5% of the UK’s sand and gravel production. Due to increasing pressure on onshore resources and the large quantities of material likely to be needed for infrastructure projects, this offshore demand is unlikely to decline.

Offshore sands and gravels have similar origins to their land-based equivalents and are mainly derived from glacial and fluvial depositional systems. Many marine aggregate resources are relict deposits that were formed during times when the sea level was much lower than present. During these periods, large parts of the sea bed were exposed, glacialised or covered by major river systems. Most relict sand and gravel deposits are related to a combination of major deltaic river systems, formed in postglacial conditions that prevailed before the last major ice age, and glacial sediments related to late Pleistocene major glacial events. These glacial events provided an abundance of coarse-grained sediment from glaciolacustrine meltwaters and moraine deposits and sourced major channels into what is now the sea bed, some of which later filled with aggregate minerals. Many modern marine sand deposits (gravel is generally only mobilised by the most extreme sea bed currents in the modern marine environment) are formed from tidal currents and wave action re-working and sorting sand into semi-mobile banks and sand waves.

Figure 9  Marine Sand & Gravel resource and licence areas in the UK in 2014.

https://www.bgs.ac.uk/downloads/start.cfm?id=2036