

Matters, Issues & Questions:

Matter 2: Waste – Meeting Requirements for LACW

Question 96 - 97

Meeting requirements for LACW

96. Does the MWJP reflect the objectives and targets for managing LACW in the Joint Municipal Waste Management Strategy 2006?

Yes. Page 20 of the *Publication Draft Plan (CD17)* considers the relevant Municipal Waste Management Strategies (MWMS) that cover the Plan area, including the *Municipal Waste Management Strategy for York and North Yorkshire (2006) (WEB13)*. The objectives and targets of this MWMS, which are broadly in line with managing waste further up the waste hierarchy, are set out within paragraphs 2.33-2.36, and paragraph 6.10 in Chapter 6 considers these in further detail. Policy W01 (*Moving waste up the waste hierarchy*) & W03 (Meeting waste management capacity requirements – Local Authority Collected Waste) implement the Objectives of the Plan, relevant to this matter, which reflect the objectives and targets set out in the *MWMS for York and North Yorkshire (WEB13)*.

As detailed in response to Q. 89 & 90, the LACW projected waste arisings, as detailed in the 'Meeting future waste management needs' section of the *Publication Draft Plan (CD17)*, are in line with projections used by the York and North Yorkshire Waste Partnership, which have been used to inform the procurement of the Allerton Waste Recovery Park facility (AWRP). When operational, the AWRP facility will enable targets agreed under the current *Municipal Waste Management Strategy for York and North Yorkshire (2006) (WEB13)* to be met.

97. How does the evidence demonstrate that the allocated sites in Policy W03 (Meeting waste management capacity requirements - LACW) are appropriate to meet identified LACW management requirements?

There are 3 allocated sites referenced in Policy W03. All these sites have indicated that they intend to manage LACW, or if they are related to the retention of waste facilities, currently manage LACW. In addition, no overriding constraints have been identified through the site assessment process to indicate that the sites could not be developed and operated in an acceptable manner. The *Publication Draft Plan Appendix 1: Allocated Sites (CD18)* provides details on the reasons why individual sites have been allocated.

In summary, the allocation of the landfill site and ancillary development at Allerton Park (WJP08) (pages 48-51 of *CD18*) and Harewood Whin (WJP11) (pages 147-150 of *CD18*) supports the retention of existing uses, contributes to the provision of infrastructure which could help move waste up the waste hierarchy (Policy W01), facilitates net self-sufficiency in capacity (Policy W02) and contributes to meeting the capacity requirements for LACW and C&I waste (Policies W03 and W04) and in the case of WJP08 also CD&E waste (Policy W05). The continuation of the landfill facilities at the two sites would maintain increasingly scarce capacity for non-inert, non-hazardous waste. The sites are also compatible with Policies W10 (*Overall locational principles for provision of waste capacity*) and W11 (*Waste site identification principles*) and as stated in response to Q.84 above there are no outstanding objections to the allocation of these sites by regulatory bodies.

The allocation of additional transfer station capacity at Common Lane, Burn (WJP16) (pages 116-118 of *CD18*) is in accordance with Policies W01, W02, W10 & W11 and importantly contributes to providing an enhanced geographical network of facilities to manage LACW & C&I waste in the Plan area, and more specifically in the Selby District. Whereas, as set out on page 68 of *Discounted Sites Summary Document (SD18)* the Waste Disposal Authority has not indicated such a need exists with regard to the Ryedale District area because a site is being developed at Kirby Misperton and therefore WJP09 (Whitewall Quarry, near Norton – recycling) has not be allocated because of that and the issue regarding the traffic impact of such a development at Whitewall.

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