

Selby District Council Site Allocations Development Plan Documents

Draft Appropriate Assessment Screening based on Methodological Guidance on the Provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC – Screening for Appropriate Assessment Screening for Appropriate Assessment

December 2010

Waterman Energy, Environment & Design Limited

Merchants House, Wapping Road, Bristol, BS1 4RW, United Kingdom www.watermangroup.com



Selby District Council Site Allocations Development Plan Documents

Draft Appropriate Assessment Screening based on Methodological Guidance on the Provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC – Screening for Appropriate Assessment Screening for Appropriate Assessment

Client Name: Selby District Council

Document Reference: E5072-102-2.2.2.

Project Number: E5072-102

Quality Assurance – Approval Status

This document has been prepared and checked in accordance with Waterman Group's IMS (BS EN ISO 9001: 2008 and BS EN ISO 14001: 2004)

IssueDatePrepared byChecked byApproved byDraftAugustJohn MoorcroftRachel HolmesEmily LowFinalDecemberRachel HolmesRachel HolmesEmily Low

Comments

Our Markets









Property & Buildings

Transport & Infrastructure

Energy & Utilities

Environment



Disclaimer

This report has been prepared by Waterman Energy, Environment & Design Ltd, with all reasonable skill, care and diligence within the terms of the Contract with the client, incorporation of our General Terms and Condition of Business and taking account of the resources devoted to us by agreement with the client.

We disclaim any responsibility to the client and others in respect of any matters outside the scope of the above.

This report is confidential to the client and we accept no responsibility of whatsoever nature to third parties to whom this report, or any part thereof, is made known. Any such party relies on the report at its own risk.



Content

1.	Background	1
2.	Scope of the Assessment	3
3.	Appropriate Assessment Screening Matrix	4
4.	Conclusion	24
_	ures	
Figu	re 1: Designated Sites (E5072-102_GR_DS_1A September 2010)	25

Appendices

A. Correspondence from York Natural England



1. Background

- 1.1. Selby District Council (SDC) is preparing a series of Development Plan Documents (DPDs) and Supplementary Planning Documents (SPD) required under the Planning and Compulsory Purchase Act 2004, which will form part of the new 'Local Development Framework' (LDF). The Council's current programme for development plan production is set out in their Local Development Scheme (2010). When adopted over the next few years, the new style plans will replace those policies in the Selby District Local Plan, which are 'saved' under transitional legislation until they are replaced by the LDF.
- 1.2. In terms of locating new housing requirements for Selby, the quantity of housing required is a product of both current and predicted future demand. Selby is well placed to accommodate its own needs, but can also assist in delivering housing that serve the Leeds and York areas. The overall need for housing was set out in the Regional Spatial Strategy for Yorkshire and the Humber. Although this document has recently been revoked, the studies and evidence that went in to it remain valid and so the figures it sets out shall be carried forward. It states that Selby District should accommodate 4,864 new dwellings, once the existing commitments have been removed.
- 1.3. The Selby District Draft Core Strategy has already identified the broad location of development for the next 15 years: it identifies Selby as the Principal Town, and Sherburn-in-Elmet and Tadcaster as the Local Service Centres. These three settlements will accept the majority of the required growth over the coming years as they already have the services and facilities to accommodate it. The following allocations are proposed:
 - 1,000 dwellings on the Strategic Site at Olympia Park;
 - 1,336 dwellings for Selby;
 - · 498 dwellings for Sherburn-in-Elmet; and
 - 457 dwellings for Tadcaster.
- 1.4. Some of the larger villages (referred to as 'Designated Service Villages') have a range of daily needs services and facilities, and are capable of accommodating some small scale development. As such, it is proposed that 1,573 houses will be distributed between the following villages: Appleton Roebuck; Barlby/Osgodby; Brayton; Brotherton/Byram; Carlton; Cawood; Church Fenton; Eggborough/Whitley; Fairburn; Hambleton; Hemingbrough; Kellington; Monk Fryston/Hillam; North Duffield; Riccall; South Milford; Thorpe Willoughby; and Ulleskelf.
- 1.5. The Core Strategy which has already been subject to screening for an Appropriate Assessment. This found that that a full Appropriate Assessment of the Core Strategy will be required to assess the impacts on: The Lower Derwent Valley SAC, Ramsar and SPA designations; Skipworth Common SAC; and The Humber Estuary SAC, Ramsar and SPA designations. The potential likely impacts identified as arising from the Core Strategy (and from in combination effects from other plans or projects) are changes in the quality and extent of habitats and in the number and distribution of species that comprise the Natura 2000 designations as a result of increase in visitor numbers to publicly accessible areas of the designations as well as impact from proposed wind farms. This will need to include a more detailed assessment of current levels of visitor use and provision at sites covered by the Natura 2000 designations and details of how impacts of increased visitor use could be avoided or mitigated, through improvements to visitor infrastructure and access controls where these are deemed necessary.
- 1.6. The Site Allocation DPD will identify site specific allocations for housing (approximately 1,573) within the Designated Service Villages and the other settlements, employment land and land required for other needs such as infrastructure as well as related policies and requirements.



- 1.7. Waterman Energy Environment & Design have been commissioned by SDC to undertake a screening for an Appropriate Assessment under the Conservation of Habitats and Species Regulations 2010 of the site options for their Site Allocations Development Plan Document (DPD).
- 1.8. Essentially the DPD proposes sites that would be suitable for new housing that are in addition to those included within the Core Strategy. At the issues and options stage approximately 271 potential allocations are being considered within villages across the district of Selby (162 of which are within 5km of a Natura 2000 sites).
- 1.9. The screening assessment has been undertaken in accordance with the European Commission's 'Assessment of Plans and Projects Significantly Affecting Natura 2000 sites methodological guidance on the provisions of Article 6 (3) and (4) of the Habitats Directive 92/43/EEC', hereafter termed Appropriate Assessment. The format used for the screening is given in Annex 2 of the guidance and has been followed in the compilation of this assessment.



2. Scope of the Assessment

- 2.1. In the first instance each DPD allocation was reviewed and assessed in terms of:
 - Its potential to have an adverse effect on Natura 2000 sites; and
 - The geographic extent over which policies could be reasonably anticipated to have the potential to cause adverse effects on Natura 2000 sites.
- 2.2. The following Natura 2000 sites were identified as occurring within 20km of Selby district (refer to Figure 1 Designated Sites (E5072-102_GR_DS_1A) for locations):
 - The Lower Derwent Valley Special Area of Conservation (SAC), Ramsar and Special Protection Area (SPA) designations;
 - Skipwith Common SAC;
 - The Humber Estuary SAC, Ramsar and SPA designations;
 - Kirk Deighton SAC;
 - Thorne and Hatfield Moors SAC;
 - Thorne and Hatfield Moors SPA; and
 - Strensall Common SAC.
- 2.3. The list of Natura 2000 sites was sent to the York Natural England team for comment (refer to Appendix A) who agreed that the list covered all sites that would be potentially affected by the Site Allocations DPD and would therefore be screened for a full Appropriate Assessment.
- 2.4. Details of the above Natura 2000 designations were obtained from the Joint Nature Conservation Committee (JNCC) website and were used to populate the descriptions required in the Appropriate Assessment screening matrix in Section 5 of this report.
- 2.5. Due to the size of the DPD allocations which are for small scale housing allocations that are generally less than 100 dwellings, it was considered that developments beyond 5km of each Natura 2000 sites would be very unlikely to have any direct or indirect impact. Therefore only sites that lie within 5km of a Natura 2000 site were considered in this screening assessment.
- 2.6. A list of DPD allocations considered in relation to the Natura 2000 sites is provided in the screening matrix in Section 5 of this report.
- 2.7. In addition to the potential for adverse effects on the above Natura 2000 sites that could arise from the DPD allocations, in accordance with the methodological guidance, the assessment considers the potential for 'cumulative effects' which could arise when the allocations are enacted in combination with other plans or projects. The screening assessment therefore also considers the potential cumulative effects arising from the SDC Core Strategy and major planning applications. A request to SDC was made for details of any major extant planning permissions so that these could also be considered (a criteria of greater than 20 dwellings, 1,000m² of employment space and major infrastructure was use to select the relevant permissions). Clearly it would not be relevant (or practical) to consider details of every single extant planning consent but it is necessary to consider the potential for 'in combination effects' that could arise from existing consents for major residential or commercial developments, or other major infrastructure plans or projects.



3. Appropriate Assessment Screening Matrix

Brief description of the project or plan

The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Brief description of the Natura 2000 sites

Lower Derwent Valley SAC (UK 0030253)

The Lower Derwent Valley in north-east England contains a greater area of high-quality examples of lowland hay meadows than any other UK site and encompasses the majority of this habitat type occurring in the Vale of York. The abundance of the rare narrow-leaved water-dropwort *Oenanthe silaifolia* is a notable feature. Traditional management has ensured that ecological variation is well-developed, particularly in the transitions between this grassland type and other types of wet and dry grassland, swamp and fen vegetation.

Annex I habitats that are a primary reason for selection of this site: Lowland hay meadows (Alopecurus pratensis, Sanguisorba officinalis).

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site:

Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae) * Priority feature.

No Annex II species are a primary reason for selection of this site but otter Lutra lutra is present as a qualifying feature.

Current threats

There is an extant planning permission for the extraction of coal by deep mining. This has been reviewed under Regulation 50 by the Minerals Planning Authority (MPA) and an appropriate compensation/mitigation package has been agreed by the MPA/Natural England and the holder of the permission. This is to take account of potential changes to topography, soil water relations and flooding patterns and duration as a result of subsidence. Water levels in general are an issue in the Valley and this is being addressed by a collaborative project between Natural England, Environment Agency and the local water company, Yorkshire Water.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Lower Derwent Valley Ramsar (UK 11037)

This site is also designated as a Ramsar site as the Lower Derwent Valley represents one of the most important examples of traditionally managed species-rich alluvial flood meadow habitat remaining in the UK. The river and these flood lands play a substantial role in the hydrological and ecological functioning of the internationally important Humber basin. The site has a rich assemblage of wetland invertebrates including 16 species of dragonfly and damselfly, 15 British Red Data Book wetland invertebrates as well as a leafhopper (*Cicadula ornata*) for which Lower Derwent Valley is the only known site in Great Britain.

The site also qualifies as a staging post for passage birds in spring. Of particular note are the nationally important numbers of ruff, (*Philomachus pugnax*) and whimbrel, (*Numenius phaeopus*).

The qualifying criteria for which the Ramsar is listed are summarised below:

Ramsar criterion 1 - The site represents one of the most important examples of traditionally managed species-rich alluvial flood meadow habitat remaining in the UK. The river and flood meadows play a substantial role in the hydrological and ecological functioning of the Humber Basin.

Ramsar criterion 2 - The site has a rich assemblage of wetland invertebrates including 16 species of dragonfly and damselfly, 15 British Red Data Book wetland invertebrates as well as a leafhopper, *Cicadula ornate* for which Lower Derwent Valley is the only known site in Great Britain.

Ramsar criterion 4 - The site qualifies as a staging post for passage birds in spring. Of particular note are the nationally important numbers of ruff, *Philomachus pugnax* and whimbrel, *Numenius phaeopus*.

Ramsar criterion 5 - Assemblages of international importance:

Species with peak counts in winter:

• 31,942 waterfowl (5 year peak mean 1998/99-2002/2003).

Ramsar criterion 6 – species/populations occurring at levels of international importance.

Qualifying Species/populations (as identified at designation):

Species with peak counts in winter:

- Eurasian wigeon Anas penelope, NW Europe 8,350 individuals, representing an average of 2%;
- of the GB population (5 year peak mean 1998/9 2002/3); and
- Eurasian teal *Anas crecca*, NW Europe 4200 individuals, representing an average of 1% of the population (5 year peak mean 1998/9 2002/3).



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Lower Derwent Valley SPA (UK9006092)

Qualifications under Article 42 (79/409 EEC): (figures based on percentage of GB populations base on 5 year man peak counts):

- Overwintering birds: bewick swan Cygnus columbianus bewickii 0.7%, ruff Philomachus pugnax 19%, golden plover Pluvialis apricaria 2.4%;
- Breeding birds: Shovler Anas clypeata 5%, teal Anas crecca 1.5%, wigeon Anas Penelope 6.7%; and
- Supports an internationally important assemblage of 40,616 wildfowl.

Threats/ vulnerability

- Eutrophication risk due to agricultural run-off and domestic sewage residues are currently being investigated by Natural England (NE) to determine the scale and effect before preventative measures can be formulated;
- Water abstraction and the associated tidal barrage are thought to adversely affect water levels and qualities on the site. This is being investigated through a joint project between NE, Environment Agency (EA) and the private water company;
- Coal mining takes place adjacent to the site. The potential effects of this are monitored with mitigation where necessary via a Section 106 planning agreement; and
- Recreational disturbance is increasing due to increased house building adjacent to the site.

Skipwith Common SAC (UK0030276)

The northern Atlantic wet heath at Skipwith Common is the most extensive of its type in the north of England. The M16 *Erica tetralix* – *Sphagnum compactum* wet heath is dominated by cross-leaved heath and purple moor-grass *Molinia caerulea*. There is a small population of marsh gentian *Gentiana pneumonanthe*. The wet heath is part of transitions from open water, fen, reed and swap to (4030) European dry heaths and other habitats. The site has great ornithological and entomological importance.

Skipwith Common is one of the only two extensive areas of open heathland remaining in the Vale of York, the other being Strensall Common. The dry heath element is an example of H9 *Calluna vulgaris – Deschampsia flexuosa* heath dominated by heather. The area has entomological and ornithological importance, with nearly 80 species of birds recorded, including European nightjar *Caprimulgus europaeus*.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Annex I habitats that are a primary reason for selection of this site - (4010) Northern Atlantic wet heaths with Erica tetralix, (4030) European dry heaths.

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site - not applicable.

Annex II species that are a primary reason for selection of this site - not applicable.

Annex II species present as a qualifying feature, but not a primary reason for site selection - not applicable.

Threats/vulnerability

Skipwith Common is in private ownership but has open public access. The site is peripheral to any commercial farming enterprise and consequently has suffered a lack of management over the last decade, which has resulted in scrub encroachment at the expense of heathland communities. Natural England are currently working with the owners of the site to ensure that appropriate management is put in place to maintain the existing interest of the site. A management agreement is in place and a large-scale heathland regeneration project for the site is being pursued. There is also an extant permission for deep coal mining. This has previously been reviewed to assess impact on the features of interest at Skipwith Common. As a result of this review a compensation/mitigation package has been agreed with the Minerals Planning Authority/Natural England.

The Humber Estuary SAC (UK30170)

The Humber is the second-largest coastal plain estuary in the UK, and the largest coastal plain estuary on the east coast of Britain. It is a muddy, macro-tidal estuary, fed by the Rivers Ouse, Trent, Hull, Ancholme and Graveney. Habitats within the Humber Estuary include (1330) Atlantic salt meadows and a range of sand dune types in the outer estuary, together with subtidal sandbanks (H1110) Sandbanks which are slightly covered by sea water all the time, extensive intertidal mudflats (H1140) Mudflats and sandflats not covered by seawater at low tide, glasswort beds (H1310) Salicornia and other annuals colonising mud and sand, and (1150) coastal lagoons. As salinity declines upstream, reedbeds and brackish saltmarsh communities fringe the estuary. Significant fish species include (1,099) river lamprey Lampetra fluviatilis and (1,095) sea lamprey Petromyzon marinus which breed in the River Derwent, a tributary of the River Ouse.

Annex I habitats that are a primary reason for selection of this site – (1130) Estuaries, (1140) Mudflats and sand flats not covered by seawater at low tide.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site -

(1110) Sandbanks which are slightly covered by sea water all the time, (1150) Coastal lagoons * Priority feature, (1310) Salicornia and other annuals colonising mud and sand, (1330) Atlantic salt meadows (Glauco-Puccinellietalia maritimae), (2110) Embryonic shifting dunes, (2120) Shifting dunes along the shoreline with Ammophila arenaria ('white dunes'), (2130) Fixed dunes with herbaceous vegetation ('grey dunes') * Priority feature, (2160) Dunes with Hippophae rhamnoides.

Annex II species that are a primary reason for selection of this site - Not applicable.

Annex II species present as a qualifying feature, but not a primary reason for site selection – (1095) Sea lamprey Petromyzon marinus, (1099) River lamprey Lampetra fluviatilis, 1364 Grey seal Halichoerus grypus.

Humber Estuary Ramsar (UK 11031)

The Humber Estuary is the largest macro-tidal estuary on the British North Sea coast. It drains a catchment of some 24,240km² and is the site of the largest single input of fresh water from Britain into the North Sea. It has the second-highest tidal range in Britain (max 7.4m) and approximately one-third of the estuary is exposed as mud or sand flats at low tide. The inner estuary supports extensive areas of reedbed with areas of mature and developing saltmarsh backed in places by limited areas of grazing marsh in the middle and outer estuary. On the north Lincolnshire coast the saltmarsh is backed by low sand dunes with marshy slacks and brackish pools. The Estuary regularly supports internationally important numbers of waterfowl in winter and nationally important breeding populations in summer.

The qualifying criteria for which the Ramsar is listed are summarised below:

Ramsar Criterion 1- The site is a representative example of a near-natural estuary with the following component habitats: dune systems and humid dune slacks, estuarine waters, intertidal mud and sand flats, saltmarshes, and coastal brackish/saline lagoons.

Ramsar Criterion 3 - The Humber Estuary Ramsar site supports a breeding colony of grey seals *Halichoerus grypus* at Donna Nook. It is the second largest grey seal colony in England and the furthest south regular breeding site on the east coast. The dune slacks at Saltfleetby-Theddlethorpe on the southern extremity of the Ramsar site are the most north-easterly breeding site in Great Britain of the natterjack toad *Bufo calamita*.

Ramsar criterion 5 - Assemblages of international importance: (based on 5 year peak mean 1996/97-2000/2001):

- 153,934 waterfowl, non-breeding season; and
- 153,934 waterfowl species with peak counts in winter.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Ramsar criterion 6 – species / populations occurring at levels of international importance (based on 5 year mean peak 1996-2000):

- Eurasian golden plover, *Pluvialis apricaria* ssp *albifrons* 17,996 individuals, passage, representing an average of 2.2% of the population;
- Red knot, Calidris canutus ssp islandica 18,500 individuals, passage, representing an average of 4.1% of the population; and
- Common redshank, *Tringa tetanus* ssp *brittanica* 4,632 individuals, wintering, representing an average of 3.6% of the population (5 year peak mean 1996/7-2000/1).

Qualifying species/populations (as identified at designation):

- Species with peak counts in spring/autumn: (based on 5 year mean peak counts 1996 -2000);
- European golden plover, Pluvialis apricaria ssp altifrons 17,996 individuals, representing an average of 2.2% of the population;
- Red knot, Calidris canutus ssp islandica, (wintering) 18,500 individuals, representing an average of 4.1% of the population;
- Dunlin, Calidris alpina ssp alpina, 20,269 individuals, representing an average of 1.5% of the population;
- Black-tailed godwit, Limosa limosa ssp islandica, 915 individuals, representing an average of 2.6% of the population; and
- Common redshank, *Tringa tetanus* ssp totanus, 7,462 individuals, representing an average of 5.7% of the population.

Species with peak counts in winter: (based on 5 year mean peak counts 1996/7 -2000/1)

- Common shelduck *Tadorna tadorna* 4,464 individuals, representing an average of 1.5% of the population;
- European golden plover Pluvialis apricaria ssp altifrons 30,709 individuals, representing an average of 3.8% of the population;
- Red knot Calidris canutus ssp islandica, 28,165 individuals, representing an average of 6.3% of the population;
- Dunlin Calidris alpina ssp alpina, 22,222 individuals, representing an average of 1.7% of the population;
- Black-tailed godwit Limosa limosa ssp islandica,1,113 individuals, representing an average of 3.2% of the population; and
- Bar-tailed godwit *Limosa lapponica* ssp *lapponica*, 2,752 individuals, representing an average of 2.3% of the population.

Ramsar criterion 8 - The Humber Estuary acts as an important migration route for both river lamprey *Lampetra fluviatilis* and sea lamprey *Petromyzon marinus* between coastal waters and their spawning areas.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Humber Estuary SPA (UK 9006111)

Qualifications under article 41 (79/409 EEC): (figures based on percentage of GB populations base on 5 year man peak counts)

During the breeding season the area regularly supports:

- Bittern Botaurus stellaris 10.5% of the population in Great Britain (2000-2002);
- Marsh harrier Circus aeruginosus 6.3% of the population in Great Britain (1998-2002);
- Avocet Recurvirostra avosetta 8.6% of the population in Great Britain (1998-2002); and
- Little tern *Sterna albifrons* 2.1% of the population in Great Britain (1998-2002).

Over winter the area regularly supports:

- Bittern Botaurus stellaris 4% of the population in Great Britain (1998/9 to 2002/3);
- Hen harrier Circus cyaneus 1.1% of the population in Great Britain (1997/8 to 2001/2);
- Bar- tailed godwit Limosa lapponica 4.4% of the population in Great Britain (1996/7 to 2000/1);
- Golden plover Pluvialis apricaria 12.3% of the population in Great Britain (1996/7 to 2000/1); and
- Avocet Recurvirostra avosetta 1.7% of the population in Great Britain (1996/7 to 2000/1).

On passage the area regularly supports:

• Ruff Philomachus pugnax 1.4% of the population in Great Britain (1996-2000).

Qualifications under article 42 (79/409 EEC): (figures based on percentage of GB populations base on 5 year man peak counts)

Over winter the area regularly supports:

- Dunlin Calidris alpina alpine 1.7% of the population (1996/7 to 2000/1);
- Red knot Calidris canutus 6.3% of the population 91996/7 to 2000/1);



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

- Bar tailed godwit Limosa limosa islandica 3.2% of the population (1996/7 to 2000/1);
- Shellduck Tadorna tadorna 1.5% of the population (1996/7 to 2000/1); and
- Red shank Tringa tetanus 3.6% of the population (1996/7 to 2000/1).

On passage the area regularly supports:

- Dunlin Calidris alpina alpina 1.5% of the population (1996-2000);
- Red knot Calidris canutus 4.1% of the population(1996-2000);
- Bar-tailed godwit Limosa limosa islandica 2.6% of the population (1996-2000); and
- Redshank Tringa tetanus 5.7% of the population (1996-2000).

Article 4.2 qualification (79/409/EEC): An internationally important assemblage of birds AN

In the non-breeding season the area regularly supports:

• 153,934 waterfowl (5 year peak mean 1996/7 to 2000/1).

Threats / vulnerability

The Humber Estuary is subject to the impacts of human activities (past and present) as well as ongoing processes such as sea level rise and climate change. Management intervention is therefore necessary to enable the estuary to recover and to secure the ecological resilience required to respond to both natural and anthropogenic change. Key issues include coastal squeeze, impacts on the sediment budget, and geomorphological structure and function of the estuary (due to sea level rise, flood defence works, dredging, and the construction, operation and maintenance of ports, pipelines and other infrastructure), changes in water quality and flows, pressure from additional built development, and damage and disturbance arising from access, recreation and other



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

activities. Coastal squeeze is being addressed through the development and implementation of the Humber Flood Risk Management Strategy. All proposals for flood defence, development, dredging, abstractions and discharges which require consent from any statutory body, and land use plans which may have impacts upon the site are subject to assessment under the Conservation (Natural Habitats, &c.) Regulations 1994 (the "Habitats Regulations"). Diffuse pollution will be addressed through a range of measures including implementation of the Waste Water Framework Directive and Catchment Sensitive Farming initiatives. Other issues are addressed via a range of measures including regulation of on-site land management activities and implementation of the Humber Management Scheme, developed by all relevant statutory bodies to assist in the delivery of their duties under the Habitats Regulations.

Kirk Deighton SAC UK0030178

Great crested newts *Triturus cristatus* breed in a large pond set in a depression in grazed pasture. This main breeding pond has a water level that fluctuates widely, sometimes leading to pond desiccation. As a result, there is relatively little aquatic vegetation but egg-laying occurs and recruitment is successful intermittently; however, a large population is present, demonstrating this species ability to thrive in temporary pond sites. Newts range across an area comprising pasture with old hedgerows.

Annex I habitats that are a primary reason for selection of this site - Not applicable

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site - Not applicable.

Annex II species that are a primary reason for selection of this site – (1166) Great crested newt Triturus cristatus

Threats / vulnerability

- Heavy livestock poaching;
- Physical damage (erosion, habitat fragmentation, siltation hydrological change (water level and flow rate);
- Introduction of predatory fish;
- Biological disturbance;
- Agricultural, transport and industrial runoff/discharge water quality);



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

- Water abstraction;
- · Transport industry; and
- Non-toxic contamination (nutrient enrichment), physical damage (siltation, fragmentation of habitat), toxic contamination.

Strensall Common SAC UK0030284

Strensall Common, together with Skipwith Common, is an example of acidic lowland heath in northern England. The wet element is well-represented by M16 *Erica tetralix* – *Sphagnum compactum* wet heath, although its extent has been reduced by drainage. It is a noted locality for marsh gentian *Gentiana pneumonanthe*, narrow buckler-fern *Dryopteris carthusiana* and long-leaved sundew *Drosera intermedia*.

Strensall Common, with Skipwith Common, is one of only two extensive areas of open heathland remaining in the Vale of York. There is a complex mosaic of (4010) **Northern Atlantic wet heaths with** *Erica tetralix* and dry heath elements. The H9 *Calluna vulgaris – Deschampsia flexuosa* dry heath is noted for petty whin *Genista anglica* and bird's-foot *Ornithopus perpusillus*.

Annex I habitats that are a primary reason for selection of this site - (4010) Northern Atlantic wet heaths with Erica tetralix, (4030) European dry heaths.

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site - Not applicable.

Annex II species that are a primary reason for selection of this site - Not applicable.

Annex II species present as a qualifying feature, but not a primary reason for site selection - Not applicable.

Strensall Common is used for military training but this does not currently compromise the interest of the site. Scrub encroachment is a problem and Natural England are currently working with Defence Estates and their tenant to ensure scrub does not expand further at the expense of the heathland communities. To this end Natural England have a management agreement with the tenant of the land.

Threats / vulnerability

- Poor muirburn management;
- Physical loss (removal), damage (habitat fragmentation), accidental fires;



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

- Physical loss (smothering by scrub encroachment);
- Physical loss (removal), physical damage (erosion, habitat fragmentation, non-toxic contamination (nutrient enrichment);
- Lack of scrub management;
- Overgrazing by sheep;
- Physical damage (erosion and fragmentation, accidental fires);
- Recreational pressure;
- Golf course management; and
- Toxic contamination (herbicides).

Thorne Moor SAC UK0012915

Thorne Moor is England's largest area of raised bog, lying a few kilometres from the smaller Hatfield Moors, both within the former floodplain of the rivers feeding the Humber estuary (Humberhead Levels), and includes the sub-components Goole Moors and Crowle Moors. Although recent management has increased the proportion of (7110) active raised bog at Thorne Moors, the inclusion of Goole Moors, where peat-extraction has now ceased, means that the site is still predominantly degraded raised bog. The restored secondary surface is rich in species of (7110) Active raised bogs with bog-mosses *Sphagnum* spp., cottongrasses *Eriophorum angustifolium* and *E. vaginatum*, heather *Calluna vulgaris*, cross-leaved heath *Erica tetralix*, round-leaved sundew *Drosera rotundifolia*, cranberry *Vaccinium oxycoccos* and bog-rosemary *Andromeda polifolia*.

Annex I habitats that are a primary reason for selection of this site – (7120) degraded raised bogs still capable of natural regeneration.

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site - Not applicable.

Annex II species that are a primary reason for selection of this site - Not applicable.

Annex II species present as a qualifying feature, but not a primary reason for site selection - Not applicable.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Threats / vulnerability

- Peat cutting;
- Water abstraction;
- Physical damage / erosion;
- Hydrologial change;
- Habitat fragmentation;
- Scrub invasion:
- Fires; and
- Habitat disturbance / trampling.

Thorne and Hatfield Moors SPA UK9005171

Qualifications under article 41 (79/409 EEC): (figures based on percentage of GB populations base on 5 year man peak counts)

• Supports 1.9% of the UK breeding population of nightjar.

Threats / vulnerability

Thorne and Hatfield Moors form an extensive lowland raised mire system. Outside of the areas that are currently being worked for peat, the main threats to the nightjar's habitat come from lack of management and re-wetting operations. The former is being addressed by a programme of scrub clearance work to create a mosaic with open areas of various sizes; the latter by incorporating information on nightjars' requirements and previous patterns of usage of the site into National Nature Reserve management plans, to ensure that future management takes account of both the raised mire and nightjar interests. On the parts of the site that are still worked for peat, any impacts on the nightjar's habitat or behaviour will be addressed as part of the review of extant permissions under the relevant provisions of the Habitats Regulations.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Assessment Criteria

Describe the individual elements of the project (either alone or in the combination with other plans or projects) likely to give rise to impacts on the Natura 2000 site.

The Site Allocations DPD is considered to have the potential to affect the Natura 2000 sites by virtue of:

- elements of the project A) An increase in housing allocations situated within 5km which could lead to increased visitor pressure to countryside sites (either alone or in the including those covered by the Natura 2000 designations listed above; and
 - B) Could result in an increase in tourism generally and hence have the potential to indirectly result in increased visitor pressure to countryside sites, including the sites covered by the Natura 2000 designations listed above.

The following potential allocations were found to occur within 5km of the Natura 2000 sites:

- Land rear of Tall Timbers, Menthorpe Lane, North Duffield NDUF 001 (approximately 21 dwellings);
- Land Surrounding Field View House, Beech Grove, North Duffield NDUF 002 (approximately 40 dwellings);
- Land North of Kapuni, Green Lane, North Duffield NDUF 003 (approximately 37 dwellings);
- Land off Station Road, Riccall RICC 001 (approximately 51 dwellings);
- Land between A19 and York Road, Riccall RICC 002 (approximately 15 dwellings);
- Land at Haymoor House, Moor Lane, South Duffield X040 (approximately 15 dwellings); and
- Land at Willow Cottage, Mill Lane, South Duffield X044 (approximately 99 dwellings).

In addition to the Site Allocations DPD, the assessment will need to consider the potential for in-combination effects from the following enacted polices and extant planning consents:

Core Strategy Policies

Policy CP1 Spatial Development Strategy - identifies which towns and villages should be the focus for new housing, employment, retail, commercial, and leisure facilities and set out principals which will be applied in permitting development in these areas. This identifies strategic development sites in order to meet the future needs in Selby.

Policy CP2 The Scale and Distribution of Housing - sets out the distribution of new housing allocations across each of the towns and villages identified.

Policy CP10 Rural Diversification - provides details of how proposals for rural diversification will be supported that entail the extension or re-use of existing premises, farm diversification enterprises, or recreation and tourism activity.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Policy CP14 Renewable Energy - states that the Council will support new sources of renewable energy generation provided that development proposals can demonstrate that the wider environmental, economic and social benefits outweigh harm caused to the environment and local amenity, and impacts on local communities are minimised.

The remaining policies of the Core Strategy were not considered likely to have the potential to affect the Natura 2000 sites because:

- A) The other policies of the Core Strategy contain commitments designed to safeguard the integrity of the Natura 2000 sites; or
- B) Policies were directed at settlements situated over 5km from the Natura 2000 sites; or
- C) The policies were concerned with aspects of development that would not lead to any impacts on the integrity of the Natura 2000 sites.

Existing planning policy

- Strategic residential (Site D) and strategic employment (Site G), which are now combined to form a single strategic development site in the draft Core Strategy, both of which lie within or adjacent to Selby town;
- There are three existing Designated Service Villages within 5km of Skipwith Common SAC, these are; North Duffield, Riccall and Barlby; all of which are included within the Core Strategy; and
- There are two Designated Service Villages; North Duffield and Hemingbrough, within 5km of the Lower Derwent Valley Natura 2000 designations, both of which are included within the Core Strategy.

Extant planning consents for major developments as defined below

a) Employment Commercial sites over 1,000 sq.m:

CO/2004/0011 / 8/16/97R/PA - Erection of a food retail unit at BOCM Olympia Mills, Barlby Road, Barlby, Selby, North Yorkshire. Approved – 05/12/2006 Expires – 04/12/2011 Floor area: - 1,292 sq.m (net sales area), 1,650 sq.m (gross sales area).

2008/0557/OUT / 8/16/359C/PA - Outline application for a mixed employment development of Business (B1), General Industry (B2) and Storage and Distribution (B8) use to include means of access and indicative landscaping on 5.42ha land at Barlby Road, Barlby, Selby, North Yorkshire. Approved 06/08/2008 Expires 05/11/2011.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

b) Residential sites of >20 dwellings:

2005/0336/OUT / 8/19/1573/PA - Outline application for residential development (including means of access) on 7.6ha land at Holme Lane / Coupland Road, Selby, North Yorkshire. Section 73 application (2006/0919/FUL/8/19/1573A/PA) for variation of condition no. 1 on previously approved outline application 2005/0336/OUT / 8/19/1573/PA to extend the period within which application for approval of Reserved Matters can be made. Approved – 24/06/2005 (approval date for original outline application). Expires – 23/06/2010 (extended date approved under Section 73 application).

2006/0425/FUL / 8/19/1626/PA - Erection of 123 residential dwellings and associated car parking and landscaping on land at Providence Mill, Holme Lane, Selby, North Yorkshire. Approved – 02/10/2006. Expires – 01/10/2009 (work has commenced).

c) Wind Farms

CO/2002/0780 / 8/26/62/PA - Erection of twelve wind turbines with associated tracks, crane hardstandings, anemometer, underground cables and switchgear house and compound for the purpose of producing electricity on land at Pease Farm & Rusholme Grange, Newland, Selby, North Yorkshire. Approved – 19/10/2006. Expires – 18/10/2011 (work has commenced).

Describe any likely direct, indirect or secondary impacts of the project (either alone or in combination with other plans or projects) on the Natura 2000 site by virtue of:

- size and scale.
- land take distance from the Natura 2000 site or key features of the site resource requirements (water abstraction etc) emissions (disposal to land, water or air).
- excavation requirements.
- transportation

Lower Derwent Valley SAC

None of the potential site allocations within the Site Allocations DPD lie within or adjacent to the SAC and therefore direct impacts on the designated features are unlikely.

However, the following potential DPD allocations lie within 2km:

- Land rear of Tall Timbers, Menthorpe Lane, North Duffield NDUF 001 (approximately 21 dwellings);
- Land Surrounding Field View House, Beech Grove, North Duffield NDUF 002 (approximately 40 dwellings);
- Land North of Kapuni, Green Lane, North Duffield NDUF 003 (approximately 37 dwellings);
- Land at Chapel Farm, North Duffield, NDUF 004 (approximately 21 dwellings);
- Land west of York Road, North Duffield, NDUF 005 (approximately 110 dwellings);
- East of York, North Duffield NDUF 006 (approximately 40 dwellings);
- Land at Haymoor House, Moor Lane, South Duffield X040 (approximately 15 dwellings); and
- Land at Willow Cottage, Mill Lane, South Duffield X044 (approximately 99 residences).

Given the small size of the allocations it is considered that none of these allocations individually or collectively would be likely to



requirements.

 duration of construction operation decommissioning etc other. The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

result in indirect effects such as an increase in visitor pressure arising from an increase in recreational use of publically accessible areas. However, there are other potential housing allocations in Duffield and Hemingbrough within 3km (as well as other allocations further afield in Selby and nearby villages at distances over 5km) which are identified in the Core Strategy. It is unlikely, but possible that in combination with the Site Allocations DPD there could be an increase in visitor pressure to those parts of the SAC that are publicly accessible. For example, areas within the Lower Derwent Valley NNR and habitats situated adjacent to Public Rights of Way (PRoW) along the River at Bubworth Ings could be affected. This could lead to impacts arising from human disturbance on sensitive habitats that are Annex 1 features (such as lowland hay meadows and alder ash woodland) and to Annex 2 species that are vulnerable to disturbance, such as otter. An assessment of the adequacy of visitor provision at the Derwent Valley NNR, may be necessary in order to determine whether on balance a significant effect could occur. This should be undertaken via consultation with Natural England.

Lower Derwent Valley Ramsar

None of the potential site allocations within the Site Allocations DPD lie within or adjacent to the Ramsar and therefore direct impacts on the designated features are unlikely.

Comments made above relating to habitat disturbance from the potential for increased visitor pressure to publicly accessible areas of the Ramsar due to the proposed increase in local housing allocations would also apply to habitats that are listed in criterion 1 of the Ramsar. In addition to this, there could be an increase in levels of disturbance experienced by bird species cited in criterions 1-6 that could occur within and adjacent to areas that are accessible to the public. Many of the species listed in the Ramsar citation are wading bird and wildfowl that are vulnerable to visual disturbance.

Lower Derwent Valley SPA

None of the potential site allocations within the Site Allocations DPD lie within or adjacent to the SPA and therefore direct impacts on the designated features are unlikely.

Potential impacts to bird populations that are qualifying populations of the SPA are the same as those described for the Ramsar above. It should be noted that recreational disturbance to bird populations is cited as a threat to bird populations within the SPA designation document.



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

Skipwith Common SAC

None of the potential site allocations within the Site Allocations DPD lie within or adjacent to the SAC and therefore direct impacts on the designated features are unlikely. However, the following potential DPD allocations lie within 1km:

- Land rear of Tall Timbers, Menthorpe Lane, North Duffield NDUF 001 (approximately 21 dwellings);
- Land Surrounding Field View House, Beech Grove, North Duffield NDUF 002 (approximately 40 dwellings);
- Land North of Kapuni, Green Lane, North Duffield NDUF 003 (approximately 37 dwellings);
- Land off Station Road, Riccall RICC 001 (approximately 51 dwellings); and
- Land between A19 and York Road, Riccall RICC 002 (approximately 15 dwellings).

Given the small size of the allocations it is considered that none of the allocations individually or collectively would be likely to result in indirect effects such as an increase in visitor pressure arising from an increase in recreational use of publically accessible areas of Skipwith Common. However, there are two allocations for housing in Riccall and North Duffield that lie within 2km of the SAC and there are further allocations in Selby, Balby, Osgodby and Wilstow which lie within 5km of the SAC that, when considered in combination with the above DPD allocations, may result in an increase in visitor pressure to those parts of the SAC that are publicly accessible. Given that the Common is a National Nature Reserve (NNR) it should be assumed that many areas will be accessible to the public. This could lead to impacts arising from human disturbance on sensitive habitats that are Annex 1 features (such as the wet and dry heaths) and to species for which the Common is particularly important such as nightjar. An assessment of the adequacy of visitor provision at the Skipwith Common NNR, may be necessary in order to determine whether on balance a significant effect could occur. This should be undertaken via consultation with Natural England.

The Humber Estuary SAC

None of the proposed allocations within the Site Allocations DPD lie within or adjacent to the SAC and therefore direct impacts on the designated features are unlikely.

There are no settlements with housing allocations within the DPD that lie within 5km of the SAC, although due to the presence of the Trans-Pennine Trail along the banks of the Humber, it is possible that land adjacent to designated habitats may experience more visitors as a result of increases in housing allocations in and around Selby. In addition, the Annex 1 habitats which could be present in sections of the River along the Trans-Pennine Trail would be intertidal mud and sand flats which are unlikely to experience visitor disturbance and therefore would not be likely to be affected.

River lamprey and sea lamprey which are Annex 2 species of the SAC would not be affected by any of the DPD allocations and



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

although grey seal is listed as an Annex 2 species, populations are likely to occur in habitats closer to the coast which would be outside the potential 'zone of influence' affected by any of the potential DPD allocations owing to the physical distance from any of the allocations to areas where annex species are likely to be located within the SAC.

Humber Estuary Ramsar

None of the potential DPD allocation lie within or adjacent to the Ramsar and therefore direct impacts on the designated features are unlikely. There are no allocations within the DPD that lie within 5km of the Ramsar, although due to the presence of the Trans-Pennine Trail along the banks of the Humber, it is possible that land within and adjacent to the Ramsar may experience more visitors as a result of in as a result increase in population levels arising from an overall increase in housing within the district from both the DPD Allocation and housing allocation within the Core Strategy.

Whilst this would not be likely to affect the integrity of habitats it may have the potential to increase levels of disturbance experienced by bird species cited in criterions 1-6 which may be present in habitats adjacent to the Trans-Pennine Trail. Many of the species listed in the Ramsar citation are wading bird and wildfowl that are vulnerable to visual disturbance.

As well as potential impacts arising from increased visitor pressure, if the enactment of policy CP14 within the Core Strategy supporting new sources of renewable energy results in additional wind energy sites being situated in areas that could affect bird populations cited in the Humber Estuary Valley Ramsar criteria, this could lead to an adverse effect, either alone or in combination with another consented wind farm scheme currently under construction at Newland situated some 3.5km km to the east.

Humber Estuary SPA

None of the potential site allocations within the Site Allocations DPD lie within or adjacent to the Ramsar and therefore direct impacts on the designated features are unlikely.

Potential impacts to bird populations that are qualifying populations of the SPA are the same as those described for the Ramsar above. It should be noted that recreational disturbance to bird populations is cited as a threat to bird populations.

Kirk Deighton SAC

None of the potential DPD allocations lie within 5km of this site, nor do any of the sites identified within the Core Strategy. Also as the site is not publically accessible, indirect impacts such as those that could arise from public use of this site are not likely to



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

occur and therefore no direct or indirect impacts are predicted.

Strensall Common SAC

None of the potential DPD allocations lie within 5km of the site, nor do any of the sites identified within the Core Strategy. Also as this Common is not publically accessible, indirect impacts such as those that could arise from public use of the Common are not likely to occur and therefore no direct or indirect impacts are predicted.

Thorne Moor SAC

None of the potential DPD allocations lie within 5km of this site, nor do any of the sites identified within the Core Strategy. Given the physical distance of this site to any of the potential allocations it is very unlikely that any either alone or in combination would lead to an increase in visitor pressure to parts of the SAC that are publically accessible such as those within the NNR.

Thorne and Hatfield Moors SPA

Comments above also apply to the Thorne and Hatfield SPA.

Describe any likely changes to the site arising as a result of:

- No changes in terms of the geographic extent or type of habitats present on any of the Natura 2000 sites would be likely to arise from implementation of the Site Allocations DPD, either alone or in combination with the other plans or projects cited above.
- reduction of habitat area.
- Habitat quality in publicly accessible areas at Skipwith Common NNR and Derwent Valley NNR which lie within SAC and Ramsar designations could be affected if the presence of visitors is not managed appropriately. For, example the floral composition of dry and wet heathland habitats at Skipwith Common could change in response to changing patterns of soil erosion and nutrient input that could be caused by increased visitor traffic.

disturbance to key species.

Changes in levels of disturbance experienced by avifauna occurring in or adjacent to publicly accessible areas at all three sites (i.e. Skipwith Common, Lower Derwent Valley and the Humber Estuary) may result in changes in patterns of behaviour and use of areas affected by visitor disturbance.

Describe any impacts on the Natura 2000 site as a whole in terms of:

None of the impacts described above would be likely to result in any changes that directly affect the overall coherence or function of any of the Natura 2000 sites, or affect the key environmental and geographical factors which underpin their existence. Nevertheless, the impacts described above could lead to measureable changes in the quality and extent of habitats and in the number and distribution of species that comprise the Natura 2000 designations if impacts are not appropriately avoided or mitigated.

 interference with the key relationships that define the structure of the site Interference with key



The allocations Site Allocations DPD puts forward locations for modest amounts of further planned growth. These comprise approximately 162 sites with housing allocations within 5km of a Natura 2000 sites

relationships that define the function of the site.

Provide indicators of significance as a result of the identification of effects set out above in terms of:

- loss fragmentation disruption.
- disturbance change to key elements of the site.

of Indicators of significance would be:

- A decrease in the extent or quality of Annex 1 habitats within publicly accessible areas at either Skipwith Common NNR or Lower Derwent Valley NNR resulting from the effects of increased visitor numbers;
- A decline in the number, distribution or changes in patterns of behaviour of bird populations within or adjacent to publicly
 accessible areas the Lower Derwent Valley NNR (or other areas covered by the SPA / Ramsar that are publicly accessible e.g.
 along PRoWs) resulting from the effects of increased visitor numbers;
- A decline in the number, distribution or changes in patterns of behaviour of bird populations within or adjacent to publicly
 accessible areas the Lower Derwent Valley NNR (or other areas covered by the SPA / Ramsar that are publicly accessible e.g.
 along PRoWs) resulting from the effects of increased visitor numbers; and
- A decline in the number, distribution or changes in patterns of behaviour of bird populations within or adjacent to publicly accessible areas of the Humber Estuary SPA / Ramsar resulting from the effects of increased visitor numbers.

Describe from the above those elements of the project or plan, or combination of elements, where the above impacts are likely to be significant or where the magnitude of impacts is not known.

The magnitude of potential impacts identified above is unknown at this stage and would be dependent on any change in the levels of recreational use of sites covered by the Natura 2000 designations. It will also be dependent on whether current levels of visitor provision at these sites are adequate and their capacity to cope with an increase in visitor numbers.

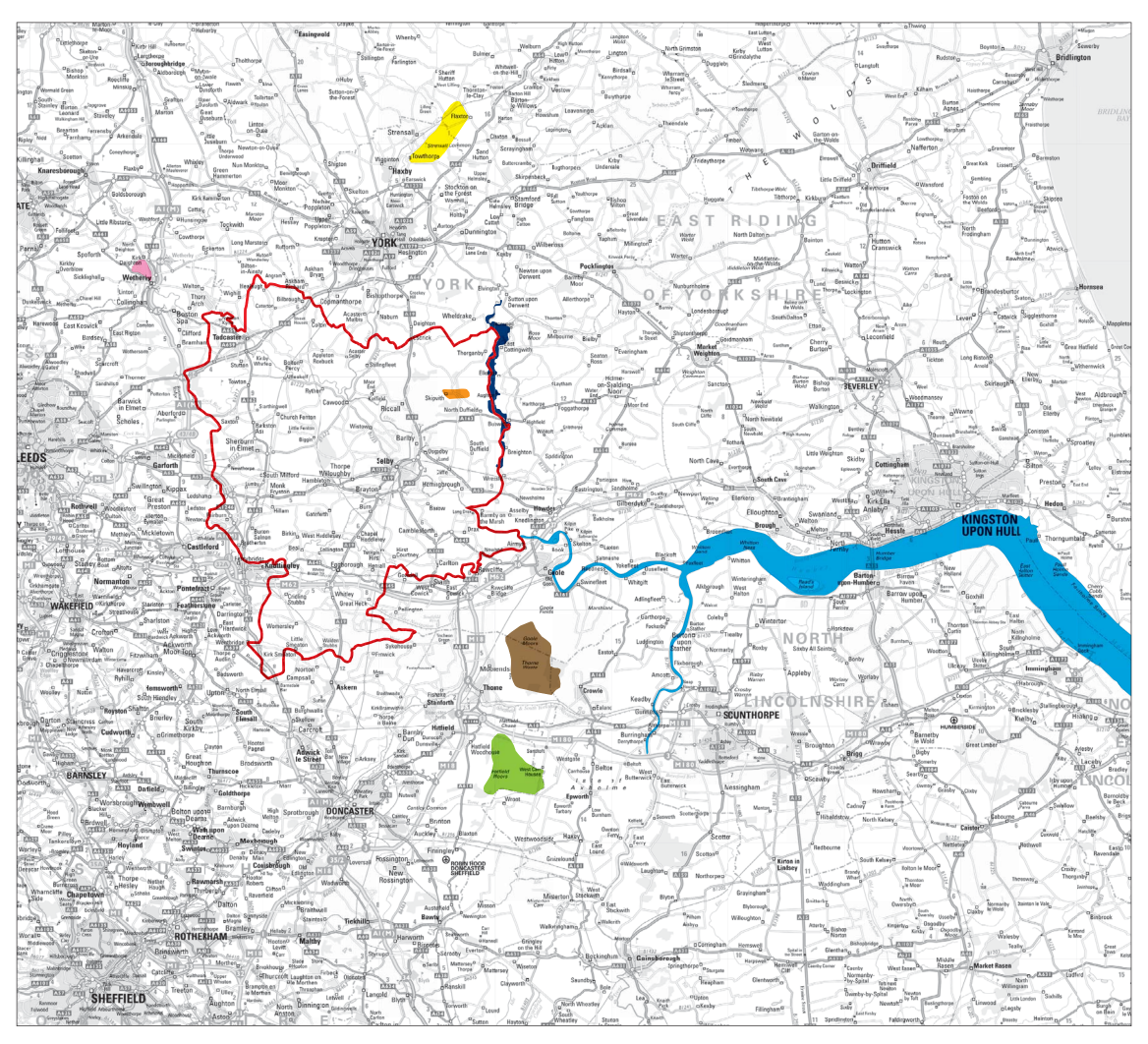


4. Conclusion

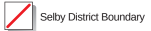
- 4.1. Given the size of the individual allocation proposed within the Site Allocations DPD, it is considered unlikely that any individually would have the potential to affect any of the Natura 2000 sites. However, when considering the proposed levels of housing to be provided in the Site Allocations DPD in combination with housing allocations proposed on strategic sites within the Core Strategy and those of existing consented schemes, it is possible that there would be a small risk of impacts due to increase visitation and disturbance to the following sites:
 - The Lower Derwent Valley SAC, Ramsar and SPA designations;
 - Skipwith Common SAC; and
 - The Humber Estuary SAC, Ramsar and SPA designations.
- 4.2. The impacts, if any, would be confined to changes in the quality rather than the extent of habitats and in the number and distribution of species that comprise the Natura 2000 designations. Adverse changes in such populations could arise from an increase in visitor numbers to publicly accessible areas of the designations. The increase in visitors could impose elevated levels of disturbance on the sites in the form of trampling, and littering which can cause deterioration to the quality of habitats. Furthermore, the presence of visitors can disturb the fauna, particularly birds if people are seen or heard.
- 4.3. The severity of any impacts would be determined by the size and locations of the allocations which are adopted (and ultimately the developments realised on those allocations). At this stage of the DPD process the options proposed are very broad and substantially more sites than required to accommodate the required housing numbers for the district are being considered. Therefore the severity of the impacts cannot be fully assessed at this stage. A more detailed assessment of impacts on Natura 2000 sites should be undertaken via further Appropriate Assessment screening once the likely preferred site allocations are known. However, as a general measure, to reduce the risk of adverse impacts on Natura 2000 sites consideration should be given to including those site allocations which lie further from Natura 2000 sites (especially those beyond 5km) and reducing the number of sites and / or housing densities on sites in closer proximity.
- 4.4. In order to inform the decision on which site allocations can be taken forward without adverse impact on Natura 2000 sites, further information is required on the number of extra visitors the sites could withstand without adverse impacts and the number of extra visitors expected in relation to housing numbers and tourism. This information could then be used to conduct a more robust investigation into which combination of allocations would be acceptable.
- 4.5. As a next step, it is recommended that the above information is obtained through consultation with the land managers of the Lower Derwent Valley, Skipwith Common and The Humber Estuary. This information should be used to calculate the number of new dwellings that can be brought forward in proximity to the designated sites without adverse impacts on the sites. Decisions can then be made as to which combinations of site allocations are appropriate for each area.
- 4.6. If the consultation and final decisions on site allocations conclude that the new dwellings can be brought forward so that the increase in visitor numbers will be below the threshold at which adverse impacts are triggered, then a full Appropriate Assessment could be avoided.
- 4.7. It should be noted that even if the number of increased visitors is considered to exceed the threshold at which adverse impacts could be triggered, management measures, such as better infrastructure to control access through the site, could be implemented to mitigate such impacts.



Figure 1: Designated Sites (E5072-102_GR_DS_1A September 2010)







Designated Sites

















Project Details

E5072-102: Selby

Figure Title

Figure 1: Designated Sites

Figure Ref
Date
File Location

E5072-102_GR_DS_1A December 2010



APPENDICES

A. Correspondence from York Natural England

From: McNeil, Jennifer A

To: McNeil, Jennifer A;

Subject: FW: Habitats Regulations Screening Assessment for Selby District Council DPD Allocations

Date: 30 September 2010 09:50:08

From: Walsh, James (NE) [mailto:James.Walsh@naturalengland.org.uk]

Sent: 26 July 2010 11:08 To: Moorcroft, John

Subject: Re: Habitats Regulations Screening Assessment for Selby District Council DPD

Allocations

Dear John

Thank you for your email regarding the above. The list of sites included in the table would appear to be include all relevant sites. We would also agree that the list of operations and potential ecological impacts is appropriate.

As you may well already be aware, all Natura 2000 sites are also classified as SSSIs (split into a number of SSSI units for larger sites such as the Humber). Details of operations likely to damage the sites, and views about management, can be found on Natural England's website here by searching for the relevant SSSI. Operations likely to damage the site are likely to apply to the Natura 2000 designation as well, so it can be useful to cross check the information to ensure that all impacts are included.

I would be happy to provide further advice on the HRA as it progresses, and to comment on the draft screening assessment. Please do not hesitate to contact me if you have any further queries.

Kind regards

James Walsh

Lead Adviser
Local Government Team
Natural England
Government Buildings
Lawnswood
Leeds
LS16 5QT

Office: 0300 060 1832 Mobile: 07887 625570

From: Moorcroft, John Sent: 08 July 2010 17:01

To: 'govwest.yorkshumber@natrualengland.org.uk'

Cc: Anderson, Kate E

Subject: Habitats Regulations screening Assessment for Selby District Council DPD

Allocations

Dear York Team,

Waterman Energy Environment and Design have been commissioned by Selby District Council to undertake a screening for an Appropriate Assessment under the Conservation of Habitats and Species Regulations 2010 of the site options for their Allocations Development Plan Document (DPD). We propose to undertake the screening using the Methodolological Guidance on the Provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC using the format in Annex 2 of the guidance.

I have looked at the location of all the potential site allocations which are being considered for inclusion within the DPD (see attached map) and consider that the following Natura 2000 designations provided in the attached table will need to be included within the screening assessment. All of the sites lie within 20km of Selby. We would be grateful if you could let us know if you concur that the list of Natura 2000 sites we propose will be sufficient for this assessment. If you believe additional sites should be considered please could you inform us of these?

From the JNCC website, we have also listed within the table the type of operations likely to adversely affect each designation and potential impacts which could occur, and these will be used as a basis for considering the likely effects of each potential site allocation on each Natura 2000 site. We appreciate that the list provide by JNCC is not exhaustive and there may be other operations that require consideration. If there are other operations in respect of the Natura 2000 sites that you think will need to be considered, please could you advise?

We need to have the screening assessment completed by the end of July 2010, so it would be greatly appreciated if someone could come back to me in the next week to let me know if NE considers the proposed scope of our assessment to be acceptable.

Please feel free to give me a call if you would like to discuss any of the matters above. I look forward to hearing from you.

Yours sincerely John Moorcroft Principal Ecology Consultant

Natura 2000 site within 20km of Selby.

Site

EU Code Broad nature of qualifying

Habitat types Qualifying features Operations Potential ecological

impacts

Humber

Estuary SPA
and RAMSAR
(flats,
marshes and
coast) (also
possible SAC
with no listed
qualifying
features (EMS))
15202.5 ha
UK0030170 Estuary
SPA
Breeding Little tern, marsh harrier. Wintering
Bar-tailed godwit, bittern, golden plover, hen harrier
Passage migratory Redshank, sanderling Migratory wintering Gadwall, dunlin, knot, redshank, shelduck, teal
RAMSAR
Internationally important wetland assemblage:
- breeding grey seal
- passage, breeding and wintering birds
internationally
important assemblage of approx. 156,000
waterfowl annually Coastal development
(housing, commercial,
-

Loss and degradation of habitat, (toxic and nontoxic contamination, erosion, fragmentation, sedimentation,

etc) impacts on integrity of breeding and wintering population via disturbance (noise, trampling, presence) Flood defence Loss and degradation of habitat, fragmentation, barrier effects, changes in hydrology (flow rate and water level) Sewage discharge (domestic and industrial) Eutrophication, sedimentation changes in turbidity and pH, salinity, indirect effects of reduced water quality on food resources Recreation pressure Impacts on integrity of breeding and wintering population via disturbance (noise, trampling, presence) Kirk Deighton SAC

4.0 ha UK0030178 Great crested

newt

Great crested newt

Heavy livestock poaching

Physical damage (erosion, habitat fragmentation, siltation)
Introduction of predatory fish Biological disturbance

Agricultural, transport

and industrial runoff/discharge water quality) Non-toxic contamination (nutrient enrichment), physical damage (siltation, fragmentation of habitat), toxic contamination

Water abstraction Physical damage (fragmentation of habitat), hydrological change

(water level and flow rate)

Transport industry Atmospheric pollution and Deposition

Lower Derwent

Valley SAC, SPA and Ramsar

915 ha

UK0012844 Lowland meadows,

Woodlands and fresh water

SAC

Lowland hay meadows (Alopecurus pratensis, Sanguisorba officinalis) Alluvial forests with Alnus

glutinosa and Fraxinus excelsior (Alno-padion, Alnion incanae, Salicion albae) (*priority feature) Otter

SPA

Breeding Corncrake, ruff, spotted crake

Wintering Bewick's swan, bittern, golden plover, ruff Migratory wintering Teal

RAMSAR

Internationally important wetland assemblage:

- plants
- invertebrates

Coal extraction

Physical loss (removal and smothering), hydrological change (water level and flow rate)

Flood management and tidal barrage

hydrological change (water level and flow rate), physical damage (barrier effects and habitat fragmentation)

Domestic and industrial sewage outflow Non-toxic contamination (phosphorous

enrichment

Intensive agriculture

Physical loss (removal), physical damage (erosion, habitat fragmentation, siltation from agricultural runoff), toxic contamination of groundwater (sheep dipping), non-toxic contamination (nutrient enrichment)

Process industry

Non toxic contamination (acidification from sulphur

deposition)

Alteration of channel structure (canalisation, artificial barriers, etc)

Physical loss and damage (removal of and damage to riverside woodlands, barrier effects and habitat fragmentation), hydrological change (water level and flow rate)

Water abstraction

Hydrological change (water level and flow rate), physical damage (drying and habitat fragmentation)

Waste management

(landfill)

Physical loss (removal and smothering), nutrient deposition and acidification, hydrological change (water level and flow rate)

Coal mining

Physical loss (removal and smothering), hydrological change (water level and flow rate)

Housing development

(recreation pressure)

Physical damage (erosion and fragmentation, accidental fires); disturbance of nesting and/or over-wintering birds

River

Derwent SAC

411.2 ha

UK0030253 Meadows,

Woodlands and freshwater

Watercourses of plain to montane levels with the *Ranunculion fluitantis* and *Callitricho-Batrachion* vegetation. River lamprey, sea lamprey,

Bullhead Otter Flood management

hydrological change (water level and flow rate), physical damage (barrier effects and habitat fragmentation)

Nutrient enrichment

(sewage) Habitat loss (smothering)

Siltation (agricultural

runoff)

Physical damage (barrier

effects, habitat fragmentation), physical loss (smothering)

Agricultural and

industrial outflow (incl.

sheep dip) toxic contamination of water, physical loss damage (barrier effects)

Alteration of channel

structure

Hydrological change (flow rate), physical loss and damage (erosion of silt beds)

Artificial barriers

Physical damage (barrier effects, habitat fragmentation)
Water abstraction

Hydrological change (water level and flow rate)

Waste management

Physical loss (removal and smothering), nutrient deposition and acidification, hydrological change (water level and flow rate)
Skipwith

Common

SAC

295.2 ha

UK0030276 Moorland

and bog

Northern Atlantic wet heaths with Erica tetralix

European dry heaths

Scrub invasion

Physical loss (smothering by scrub encroachment)

Deep coal mining

Physical loss (removal and smothering), hydrological change (water level and flow rate)

Recreational pressure

Physical damage (erosion and fragmentation, accidental fires) Strensall
Common
SAC
569.6 ha
UK0030284 Moorland
and bog
Northern Atlantic wet heaths with <i>Erica tetralix</i>
European dry heaths
Poor muirburn management
Physical loss (removal), damage (habitat fragmentation), accidental fires Lack of scrub management Physical loss (smothering by scrub
encroachment) Overgrazing by sheep
Physical loss (removal), physical damage (erosion, habitat fragmentation, non-toxic contamination (nutrient enrichment)
Recreational pressure
Physical damage (erosion and fragmentation, accidental fires) Golf course management Toxic contamination (herbicides) Thorne Moor SAC, and Thorn and Hatfield Moors SPA
SAC: 1909.4
ha
SPA: 2449.2
ha UK0012915 Moorland and bog SAC
Degraded raised bogs still capable of natural regeneration
SPA

Breeding Nightjar

Peat cutting

Physical damage (loss), hydrological change (groundwater level and flow rate)

Water abstraction

hydrological change (groundwater level and flow rate)

Lack of scrub management

Physical loss (smothering by scrub

encroachment)

Recreational pressure

Physical damage (erosion and fragmentation, accidental fires), disturbance (noise, trampling, presence)

John Moorcroft BSc MSc MIEEM CEnv Principal Ecologist

Waterman Environment Energy and Design

South Central 11 Peter Street Manchester M2 5QR

t +44 (0)161 839 8392 m: +44(0)7776 272821

www.watermangroup.com

The contents of this e-mail and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom it is addressed. Any views stated herein do not necessarily represent the view of the company and are those of the individual sender, except where it specifically states them to be the views of the Company.

No confidentiality or privilege is waived or lost by any mis-transmission. If you have received this e-mail in error please delete it and all copies and e-mail a notification to the sender. Any dissemination, distribution or copying of this e-mail is strictly prohibited and may constitute a breach of confidence.

All reasonable precautions have been taken to see that no viruses are present in this e-mail. Waterman Group cannot accept liability for loss, disruption or damage however caused, arising from the use of this e-mail or attachments and recommend that you subject these to virus checking procedures prior to use.

E-mail messages may be monitored and by replying to this message the recipient gives their consent to such monitoring.

The contents of this e-mail and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom it is addressed. Any views stated herein do not necessarily represent the view of the company and are those of the individual sender, except where it specifically states them to be the views of the Company.

No confidentiality or privilege is waived or lost by any mis-transmission. If you have received this e-mail in error please delete it and all copies and e-mail a notification to the sender. Any dissemination, distribution or copying of this e-mail is strictly prohibited and may constitute a breach of confidence.

All reasonable precautions have been taken to see that no viruses are present in this e-mail. Waterman Group cannot accept liability for loss, disruption or damage however caused, arising from the use of this e-mail or attachments and recommend that you subject these to virus checking procedures prior to use.

E-mail messages may be monitored and by replying to this message the recipient gives their consent to such monitoring.

c 2010 Waterman Group plc

This email and any attachments is intended for the named recipient only. If

you have received it in error you have no authority to use, disclose, store

or copy any of its contents and you should destroy it and inform the sender.

Nothing in the email amounts to a legal commitment on our part unless

confirmed by a signed communication. Whilst this email and associated

attachments will have been checked for known viruses whilst within the

Natural England systems, we can accept no responsibility once it has left

our systems. Communications on Natural England systems may be monitored

and/or recorded to secure the effective operation of the system and for

other lawful purposes.



