

Broads Authority

24 September 2021 Agenda item number 14

Code of Practice for members of the Planning Committee and officers

Report by Head of Governance

Summary

The "Code of Conduct for Members on Planning Committee and Officers" (2017) has been reviewed and updated, following the recent adoption by the Broads Authority of a revised Member Code of Conduct. The updated document was presented to the Planning Committee on 10 September, and is attached to this report for members' attention.

Recommendation

To adopt the revised "Code of Practice for members of the Planning Committee and officers", subject to any further agreed amendments at today's meeting.

1. Introduction

1.1. Broads Authority officers are in the process of reviewing and updating the Authority's governance documents. Following the adoption of a revised Member Code of Conduct in July, the supplementary "Code of Conduct for Members on Planning Committee and Officers" (last revised in 2017) has been reviewed and updated to make sure it is consistent with the Member Code of Conduct, other governance documents and the latest planning best practice.

2. Revised code of practice for planning

- 2.1. The updated Planning Code has been retitled as the "Code of Practice for members of the Planning Committee and officers". Changes include the removal of information already covered in the Member Code of Conduct (such as the declaration of interests) and other governance documents, and minor edits to reflect changes in terminology and to improve the flow and formatting of the document. The updated document with tracked changes is at Appendix 1, and a version with track changes accepted is at Appendix 2.
- 2.2. The updated Code was presented to the Planning Committee on 10 September, and their additional comments are included in the updated document.

2.3. Members' views are invited, with a recommendation that the document be adopted, pending any further amendments agreed by members at today's meeting.

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Date of report: 10 September 2021

Background papers: "Probity in Planning" – LGA (Dec 2019)

Appendix 1 – Code of Practice for members of the Planning Committee and officers – tracked change version

Appendix 2 – Code of Practice for members of the Planning Committee and officers – 'clean' (non-tracked change) version



Code of <u>Conduct Practice</u> for members <u>on of the</u> Planning Committee and officers

(Adopted- <u>September 2021</u>July 2017)

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1. Status of the CodeIntroduction

- <u>1.1.</u> The successful operation of the <u>Broads Authority's</u> planning <u>function</u>system by the Broads Authority relies on mutual trust <u>between its members and officers</u>, and an understanding of <u>members' and officers'each other's</u> respective roles. It also relies on <u>each ensuring that they</u> each act<u>ing</u> in a way <u>which that</u> is <u>not only</u> fair and impartial, <u>but and is also</u> clearly seen to be so.
- 1.1.1.2. The purpose of this e aim of the Code of Conduct-Practice is to give clear guidance to Broads-Authority members and officers who become-involved in operating the planning systemfunction for the Broads executive area, and to ensure to give the-public have-confidence that the Authority's decision-making on planning matters is informed, open and fair. This Code of Practice is supplementary to the Authority's Member Code of Conduct (see para 1.2 below) and should be read in conjunction with that document.

The successful operation of the planning system by the Broads Authority relies on mutual trust and an understanding of members' and officers' respective roles. It also relies on each

ensuring that they act in a way which is not only fair and impartial but is also clearly seen to be so.

This code is supplementary to the Authority's Code of Conduct for Members and the rules on the 'Declaration declaring disclosable pecuniary and other interests. (Other interests relate to membership of lobby groups, clubs and societies, gifts and hospitality and to toll paying. Once declared the member may still speak and vote on the matter. A Disclosable Pecuniary Interest in a matter requires the member to leave the room while it is discussed.)

- 1.3. Members and officers should also refer to the following guidance:
 - <u>guide on Openness</u> and transparency on personal interests <u>published by the(</u> Department for Communities and Local Government, <u>2013</u>)
 - <u>For further guidance Members should refer to Probity in Planning issued by the</u> Local Government Association, 2019)
 - <u>Code of Practice for Planning Decisions (Broads Authority)</u>
 - —<u>Code of Practice for Planning Consultations (Broads Authority)</u>
 - Failure to follow recommendations contained in this Code could be taken into account in investigations into allegations of maladministration and might also indicate a breach of the Members' Code of Conduct .

A. Part-General guidance Members and officers

- 2. The rRoles and conduct of members and officers
- 2.1. Members and officers have different, but complementary, roles. The Broads Authority's-has a Protocol on Member and Officer Relations which sets out the respective and complementary roles of members and officers, and what they can expect from each other.
- 2.2. Members are expected to follow the Authority's <u>Member-Code of Conduct-for</u> <u>Members.</u> It is important to note that failure to follow the recommendations in this <u>Code of Practice may be taken into account in any investigation into allegations of</u> <u>maladministration, and may also indicate a breach of the Member Code of Conduct.</u> Officers, and advisors acting on behalf of the Authority, are expected to follow their appropriate code of professional conduct.
- 2.3. While members will take due note of officer recommendations, but it is it is the members of the Authority-who take the decisions (other than where decisions are dealt with under delegated powers). Members-In doing so, they must represent the interests of the Broads executive area as a whole. For planning matters, this means taking decisions based firmly on the policies of the development plan, unless other material considerations indicate otherwise.

3. Development proposals submitted by members and officers

- 3.1. The Broads-Authority recognises that <u>development</u> proposals <u>submitted</u> by serving and <u>or</u> former members and officers and their close friends and relations could easily give rise to suspicion of impropriety. It is important to ensure that To avoid this, any <u>such applications proposals will be dealt with in the following way: are handled in a</u> way which gives no grounds for accusations of favouritism:
 - The Authority's Solicitor and Monitoring Officer will be informed of such-the proposals.
 - <u>Such The proposals</u> will be reported to the Planning Committee and <u>will</u> **not** be dealt with under delegated powers.
 - As part of the report, tThe Solicitor Monitoring Officer will confirm whether the proposal has been processed in accordance with the usual practice, with a note made on the application file.
 - Serving <u>Authority</u> members of the <u>Authority</u> who act as paid agents for people pursuing a planning matter, or who submit planning proposals in their own right, must play no part in the decision-making process for that proposal.
 - <u>Members should ensure that they declare any disclosable pecuniary and other</u> <u>interests (see Section 9 below).</u>
 - A member has a Disclosable Pecuniary Interest in their own application (and those made by a spouse, civil partner or partner or another local authority of which they are a member and from whom they receive an allowance) and must withdraw from the meeting. The Members' Code of Conduct also provides that they shall not improperly influence the decision, although this does not prevent them from explaining or justifying the proposal to officers. (For the avoidance of doubt, a member does not have a DPI in an application submitted by a third party just because an authority of which they are a member has commented on it. Similarly, a member does not have a DPI in a matter on which the other authority is seeking the Broads Authority's comments.)
 - Members of the Planning Committee who serve on bodies that make, initiate or who are otherwise closely associated with applications to the Planning Committee (or who have family members who do so) must declare that fact and withdraw from the meeting.
 - Members and officers who have submitted their own planning applications should refrain fromnot contact or correspondence with members of the Planning Committee in respect of that application, from the submission of the application until the decision notice has been issued.

4. <u>Development proposals submitted by the</u> Broads Authority's own development

4.1. Proposals for the Broads Authority's own development will be treated in the same way as those of a private developer. In the interests of openness and taking into consideration the environmental sensitivity of the Broads, there is no provision for delegated approval. The Authority's scheme of delegated powers does not require that any development proposal by the Broads Authority must be determined by Planning Committee, but for reasons of transparency and openness such applications would usually be referred to the Committee under the Director's discretion provisions in the scheme of delegated powers.

5. Consideration of proposals by another committee of the Authority

- 5.1. A planning proposal may be discussed at another committee of the Broads Authority, such as the Navigation Committee or the full Authority, before the application comes to the Planning Committee. In such cases, mMembers sitting on another committee of the Authority at which a planning application is under discussion should avoid unqualified expressions of support or opposition that might lead a fair minded and informed member of the public to think a member has already made up their mind before the application comes to the Planning Committee (see section 14 below on predisposition, predetermination and bias). If a members do wishes to participate and vote at the full Authority or the Navigation Committee and at Planning Committee, Members they must declare at full the other committee that: Authority and the Navigation Committee
 - (i) (a) That t<u>T</u>hey understand that they are considering the proposals within the remit of the full Authority or the Navigation Committee other committee and not coming to a decision on all, nor evenor necessarily any, of the matters which that are material to a planning application.
 - (ii) (b) Notwithstanding participating on in debate or voting at full-the other committee Authority or the Navigation Committee they will, when the matter comes before the Planning Committee, consider any planning application afresh, taking account of and take into account any representations for and against the proposal in the light of up to date circumstances.
- 5.2. Any member who is unable to consider the proposal afresh at the Planning Committee should withdraw from the meeting when the item is considered at the Planning Committee meeting.

4.3 More general advice on predetermination and bias is contained in paragraph 14.

- 6. Pre-application and post-application discussions
- 6.1. Discussions between developers and the Authority can be of considerable benefit, and are encouraged by government. Applicants may also organise their own form of

consultation, to which members may be invited. <u>In such circumstances, t</u>The following guid<u>anceelines</u> should be followed.

- 6.2. Where a <u>planning</u> application has **not** been submitted:
 - (i) Members should refer those who approach them for planning, procedural or technical advice to officers.
 - (ii) Exceptionally, and generally only in the case of major applications raising significant issues, it may be appropriate for members to be involved in an application prior to its submission. Minutes should be taken of any meeting with a member, and the minutes attached for committee. Such involvement will be limited to:
 - Public exhibitions or public meetings. Members should not, however, attend a planning presentation without requesting asking an officer to be present.
 - b. Committee site visits as part of the pre-application process.
 - c. (Very exceptionally) private meetings between the applicant and the Authority or third parties. However, mMembers should be accompanied by the relevant officer and not attend such meetings alone.

(iii) In the case of all such meetings:

- a. <u>The A member's</u> remit <u>of members</u> and the purpose of their involvement <u>is</u> to identify issues and understand local concerns, <u>and this</u> should be made clear.
- <u>A m</u>Members must maintain an impartial listening role and avoid expressing an opinion or giving advice beyond outlining adopted planning policies.
- c. Any discussion should not develop into negotiations, and it must be made clear that they are not part of the determination process.
- d. Discussions should not touch on commercially sensitive or confidential information, bearing in mind the need for transparency and the requirements of the Freedom of Information Act.
- e. Officers of appropriate seniority should attend, and <u>make</u> written notes of the proceedings <u>should-to</u> be kept on file; and
- f. <u>A m</u>Hember's² involvement should, wherever possible, be authorised by the Planning Committee, and their involvement recorded in any subsequent committee report.
- 6.3. Where a planning application has been submitted:

- (i) Following the submission of a planning application, <u>A</u> member's involvement prior to consideration at Planning Committee will be limited to public meetings and committee site visits (-referred to in paragraph 5.2-i) (a) and (b) above).
- (ii) If approached, <u>a</u> members should advise <u>the</u> applicant(s) to contact the Planning Officer for further guidance.
- (iii) In the case of meetings between the <u>developer applicant</u> and Planning Officer(s):
 - *a.* <u>The Officers officer(s)</u> should clarify at the outset that discussions will not bind the Authority to making a particular decision.
 - b. No views will be expressed on the outcome of the application, since not all information will be to hand <u>and</u>, <u>neither will</u> consultation <u>will not</u> have taken place.
 - c. Advice should be consistent and based on the development plan and material considerations.
 - d. Advice should be, and be seen to be, impartial.
 - e. A written note should be made <u>by the officer(s)</u> of all meetings and telephone discussions.
 - f. <u>The officer(s) should meet aApplicant(s) should be met</u> on Authority premises, <u>except-other than</u> in exceptional cases and other than<u>or</u> for site familiarisation purposes.
- 6.4. Members should not seek to influence or put pressure on officers to support a particular form of action.
- 6.5. These guidelines also apply also to meetings to discuss planning applications or development proposals called by third parties, including attendance at parish council or other public meetings.
- 6.6. Generally, members should not say anything that gives the appearance they have made up their mind on an application <u>(see section 14 below)</u>. They should not accept any hospitality offered by the applicant or other interested party at a public meeting or public exhibition unless it is also offered to the public at large₇ (see sections 15 and <u>18 below)</u>.
- 7. Decisions contrary to officer recommendations and/or the development plan
- 7.1. The law requires that where the development plan is relevant, decisions should be taken in accordance with it unless material considerations indicate otherwise.
- 7.2. All applications that are not in accordance with the development plan must be advertised as a departure in accordance with statutory procedures.

- 7.2.7.3. If it is intended to approve such an application, then:
 - material considerations must be clearly identified;
 - reasons for overriding the development plan <u>must be</u> clearly demonstrated in the committee report; <u>and</u>
 - referral to the Secretary of State <u>should bemay be necessary-considered</u>, <u>depending upon the relevant type and scale of the development proposed</u> (section 77 of the Town and Country Planning Act 1990).
- 7.3.7.4. If the Planning Committee takes a decision contrary to the officers' recommendation:
 - a detailed minute of the reasons for the contrary decision should be made and kept on the application file;
 - the officer should have the opportunity to explain the implications of the contrary decision;
 - the reasons for <u>the contrary decision refusal</u> should be <u>clearly</u> set out by the <u>Planning C</u>committee and agreed at that committee meeting <u>before a vote is</u> <u>taken</u>;
 - the officer should have the opportunity to explain the implications of the contrary decision;
 - appropriate conditions should be <u>clearly set out and</u> agreed at that committee meeting, <u>before a vote is taken</u>;
 - the <u>Solicitor Monitoring Officer</u> or their representative should ensure that procedures have been properly followed; and.
 - a detailed minute of the reasons for the contrary decision should be made and kept on the application file.
- 7.4.7.5. In the case of applications where there are adverse policy implications, when new issues of material consideration are raised on the day of the committee meeting, or if there is a concern about the validity of the reasons for a contrary decision, or if members are under undue pressure, the application may be deferred at the <u>Chair's</u> discretion_of the Chair of the Committee. This willto allow <u>time to compile</u> additional advice to members to be compiled.

B. Part Guidance for mMembers

- 8. Training
- 8.1. All members of the Planning Committee are required to participate in training on the planning system as it applies in the Broads <u>executive area. This training must be</u>

<u>completed</u> as soon as possible after <u>a member's their</u> appointment, and before <u>they</u> <u>serve serving</u> on the committee.

- 8.2. Regular update briefings training will be provided undertaken to by all members as appropriate at least once a year.
- 9. Registration and declaration of interests
- <u>9.1.</u> The provisions of the Members-Member Code of Conduct for Memberssets out provisions, including those relating to the declaration of disclosable pecuniary interest (DPI) and other interestsare Here. -All matters required to be recorded in the Register of Interests relating to a matter before the Planning Committee must be disclosed to the meeting. There is an opportunity to declare interests at the start of each meeting.
- 9.2. Under that Code, members who serve on bodies that make, initiate or are otherwise closely associated with applications to that committee (or who have family members who do so) must declare that fact and withdraw from the meeting. The member must not improperly influence the decision, although this does not prevent them from explaining or justifying the proposal to officers. For the avoidance of doubt, a member does not have a DPI in an application submitted by a third party just because an authority they are a member of has commented on it. Similarly, a member does not have a DPI in a matter on which the other authority is seeking the Broads Authority's comments.
- 9.1.9.3. <u>The publication</u> Probity in Planning issued by the (LGA, 2019) also has detailed further guidance on the registration and disclosure of interests, including a flowchart to assist members on what to disclose and the extent of any further involvement once they have made such a declaration is made.
- 9.2. All matters required to be recorded in the Register of Members Interests relating to an agenda item before the Planning Committee must be disclosed to the meeting. There will be an opportunity to declare interests at the start of each meeting.
- 9.3. A member who has a Disclosable Pecuniary Interest must:
- 9.4. (a) Withdraw from the room whenever it becomes apparent that the matter is being considered at that meeting, unless the member has obtained a dispensation from the Monitoring Officer.
- (b) Not seek improperly to influence a decision about that matter.

8.4 A member who has a Disclosable Pecuniary Interest in a matter may, provided that it is in accordance with the public speaking arrangements and provided that there is no discussion of the matter, make a statement before withdrawing from the room.

- 10. Delegated decisions
- 10.1. <u>Any member of the Authority Members may request</u>, within 7-21 days of receipt of the schedule of the publication of the Authority's weekly list of planning applications, that any application with a wider public interest beis placed before the <u>Planning</u>

<u>C</u>committee for <u>a</u> decision. <u>In such cases, the member must provide appropriate</u> <u>planning reasons in writing.</u>

11. Lobbying of and by members

- 11.1. Lobbying of and by members is a normal and perfectly proper part of the political democratic process. However, lobbying can lead to a member's the impartiality and integrity of a member being called into question. If a member is approached by planning applicants, objectors or supporters, they should:
 - listen, but not express views or opinions on any application, nor negotiate;
 - refer the lobbyist to a professional officer, or meet the lobbyist in the presence of an officer;
 - notify an officer of the lobbying approach and the summary of any discussions;
 - If <u>Members-the member</u> receives any correspondence on an application between the agenda being published and the items being considered at committee, they should forward <u>this-it</u> to the relevant officers, in case the officers have not been madeare -aunaware of the content of the correspondence;
 - confirm they will only be able to take a decision after having heard all the relevant evidence and arguments at committee;
 - in any reply to <u>correspondence</u> a letter either supporting or opposing an application, explain their neutral position and pass any relevant written information to officers for the file;
 - before speaking at committee, declare any lobbying approaches, attendance at an informal site visit or a meeting on an application or other planning issue in the company of an applicant or consultee;
 - if <u>a member hasthey have</u> gone public in support of a particular outcome or campaigned actively for it, <u>recognise that</u> they may well have pre-determined the issue and should withdraw from discussion of the item (see section 14).
- 11.2. In addition, mMembers shall should not put pressure on officers for a particular recommendation.
- <u>11.3.</u> Members should not themselves become a member of, lead or represent an organisation whose primary purpose is to lobby to promote or oppose planning proposals, unless it is the member's intention to openly campaign on the matter and to step away from consideration of the matter at Planning Committee. This does not prevent members joining general interest groups that reflect their area of interest and that concentrate on issues beyond particular planning proposals (e.g. a Wildlife Trust or local civic society) but members the organisation has made representations on a particular proposal.

- 11.4. If a member speaks on behalf of a lobby group or as a campaigner (for example on a proposal within their ward) at a decision--making committee, they should withdraw from the meeting once the public or ward member speaking opportunities have been completed.
- 12. Public speaking
- 12.1. Public speaking <u>at Planning Committee will beis</u> allowed in accordance with the agreed <u>protocol-Public Speaking Scheme (As set out in (Appendix 1). The Scheme Public Speaking at Planning Committee</u> does **not** apply to enforcement matters, applications dealt with under delegated powers, <u>consultations</u> or policy matters-or <u>consultations</u>.
- 12.2. At the start of each meeting, the Chair should will reiterate outline the procedures and guidelines to be applied for public speaking process.
- 12.3. Members should not allow members of the public to communicate with them during committee proceedings, other than through the agreed protocol, as this may give the appearance of bias. This includes the use of mobile or other electronic devices. for communicating during meetings.

13. Committee site visits

- 13.1. <u>A c</u>Committee site visits will be held <u>if there is a significant where the expected</u> benefit <u>is substantialin doing so</u>. Reasons <u>could may</u> include <u>where</u> the impact of the proposed development <u>being is</u> difficult to visualise, <u>where comments of the</u> applicant and objector <u>comments</u> cannot be expressed adequately in writing and a site visit would <u>show demonstrate to the public or the applicant</u> that members have listened to the<u>ir</u> argument<u>s</u>, or <u>where</u> the proposal is particularly contentious. The reason for holding a site visit will be included in the committee minutesd.
- 13.2. <u>The decision to hold a site visit is at the committee's discretion, and visits Site visits</u> will be are held in accordance with the agreed protocol (Appendix 2).
- 14. Regular review of decisions
- 14.1. The Planning Committee will regularly review decisions to ensure quality and consistency of decision-making across a range of categories of applications. The committee will subsequently decide whether there is a need to review any policies or practices.receive a list of delegated decisions, quarterly statistics on performance and, results of the annual customer satisfaction survey, as well as the regular updates on appeals and enforcement. Members will also have the opportunity to carry out site visits of implemented planning permissions. This information will assist members to refine their understanding of the impact of their decisions, and to help the discussions on planning policy which will be presented to them, in particular as part of the work for the reviews of the Local Plan for the Broads.

15. <u>Predisposition, pPredetermination, predisposition</u> and bias

- 15.1. <u>14.1</u> Members are entitled to have and express their own views, as long as they are prepared to reconsider their position in the light of all the evidence and arguments-, giving what they feel is the right weight to those material considerations. They must not give the impression that their mind is closed <u>before the matter is considered by the decision-making committee</u>.
- 15.2. It is not a problem for councillors a member to be predisposed (as opposed to predetermined) in respect of a particular planning matter. 'Predisposition' is where a member holds a preliminary view in favour offor or against an issue, such as an application for planning permission, but they have has an open mind to the merits of the arguments before they make the final decision at the committee meeting. This includes having formed a preliminary view about how they are likely to vote before they attend the meeting, and/or expressing that preliminary view publicly. They may even have been elected specifically because of their views on this particular issue.
- 15.3. On the other hand, <u>'predetermination'</u> or bias can lead to problems. <u>It occursThis is</u> where a member is closed to the merits of any arguments relating to a particular issue, such as an application for planning permission, and decides on the issue without taking <u>them-the evidence and arguments</u> into account. This could lead to a challenge to the decision made through a judicial review application to the courts.
- 15.4. Members must not even appear to have already decided how they will vote at the meeting, suche that nothing will change their mind. This impression can be created in a number of different ways, such as quotes given into the press, comments to officers, and or what they have said at meetings or written in correspondence.
- 15.5. Rarely will mMembership of an organisation, such as a national charity, will rarely amount to predetermination or bias on its own, unless <u>the organisation</u> has a particular vested interest in the outcome of a specific decision that a member is involved in making. <u>Members should also refer to the Code of Conduct relating to the</u> <u>declaration of interests for guidance.</u>
- 15.6. There is an important difference between those members who are involved in taking a decision and those members who are seeking to influence it, as the latter. This is because members who are not involved with taking a decision are generally free to speak about how they want that decision to go. When considering whether there is an appearance of predetermination or bias, members who are responsible for making the decision should apply the following test: Would a fair-minded and informed observer, having considered the facts, decide there is a real possibility that the member had predetermined the issue or was biased?
- 15.7. However, wWhen applying this test, members they should remember that it is legitimate for a member to be predisposed towards a particular outcome on the basis of their support of a general policy, even giving a view. This is as long as they are prepared to be open minded and consider the arguments and points made about the

specific issue under consideration and have not committed themselves to voting a particular way. Members should be aware that tshould be aware of here can be a the fine line between being predisposed, and being predetermined or biased, predisposition and predetermination, and should exercise caution and be clear in expressing themselves <u>clearly</u> where they are predisposed. Appendix 3 sets out gives examples of the different circumstances in which predetermination and bias can-may arise.

- 15.8. In conclusion, members are entitled to have and express their own views, as long as they are prepared to reconsider their position in the light of all the evidence and arguments, giving what they feel is the right weight to those material considerations. They must notgive the impression that their mind is closed.
- 16. Gifts and hospitality (Members)
- 16.1. <u>Members should refer to the The-Member Code of Conduct for guidance on the receipt of gifts and requires any member receiving any gift or hospitality over the value of £50 in their capacity as a member to register the details within 28 days with the Monitoring Officer.</u>
- 16.2. A member should treat with extreme caution any offer or gift, favour or hospitality which is made to a Member personally. In this respect the person or organisation making the offer may be doing, or seeking to do, business with the Authority, or may be applying to the Authority for planning permission or some other kind of decision. Gifts or hospitality includes any opportunity to acquire goods or services at a price or on terms at which they are not readily available to the general public. Members should avoid placing themselves in situations where the impression could be gained that this is taking place.

C. Part Guidance for oOfficers

17. Officer rReports to committee

- 17.1. To ensure adequate consideration of the issues, consistency of decision-making, clarity of reasoning behind the recommendation and public confidence, the following information should be contained in reports to the Planning Committee:
 - accurate information, with representations by consultees adequately summarised;
 - a clear explanation of the development plan, site or related history and other material considerations;
 - a technical appraisal that clearly justifies the recommendation;
 - a full justification of material considerations if the recommendation is contrary to the development plan;
 - a written recommendation of action.

- 17.2. <u>Oral-Verbal</u> reporting (except to update a report) should be <u>extremely</u> rare and carefully <u>minuted</u> recorded in the meeting <u>minutes</u> when it does occur.
- 18. Complaints and record keeping
- 18.1. Every planning application file must contain an accurate account of events throughout its life. Particular care <u>needs tomust</u> be taken with applications determined under <u>officers' powers</u> delegated <u>to officers. powers</u>. The principles of complete and accurate record keeping apply equally to enforcement and development plan matters. <u>All files are stored electronically.</u>
- 18.2. Complaints will be fully investigated in accordance with the Authority's adopted complaints process, which is outlined on our website at: How to complain (broads-authority.gov.uk) protocol.
- 19. Gifts and hospitality (officers)
- 19.1. Officers should treat with caution any offer of a gift, favour or hospitality, or any other benefit, to themselves or a family member made by an organisation or member of the public with whom they have dealings in the course of their work. Officers should refer to the Code of Conduct for Employees, or to the Head of Human Resources, for further advice. Officers must refuse offers of hospitality from people with an interest in a planning proposal. The only exception is in respect of offers of token hospitality (such as non-alcoholic beverages with or without biscuits) that are part of usual social courtesy. Any offers shall be recorded within 28 days in accordance with arrangements made by the Monitoring Officer.
- 19.2. An officer must refuse any offer or gift, favour or hospitality which is made to an Officer personally. In this respect, the person or organisation making the offer may be doing, or seeking to do, business with the Authority, or may be applying to the Authority for planning permission or some other kind of decision. Gifts or hospitality includes any opportunity to acquire goods or services at a price or on terms at which they are not readily available to the general public. Officers should avoid placing themselves in situations where the impression could be gained that this is taking place.



Public Speaking Scheme at Planning Committee

The Public Speaking Scheme

IntroductionPurpose

The <u>purpose of the Public Speaking S</u>-cheme <u>at the Authority's Planning Committee relates</u> is to allow applicants and objectors to speak in support of, or objection to, a planning proposal being considered by the committee.

The views of County and District Councils, Parish Councils and the Highway Authority will be reported to the Planning Committee when received in time for the agenda. Parish Councils and Ward or Division members of District Councils and the County Council may also address the Planning Committee as part of the Public Speaking Scheme.

<u>The Scheme applies</u> to matters where the Broads Authority is the decision maker, and not where the Authority is asked to respond as a consultee to a proposal.

The scheme does not apply to enforcement matters (because these do not involve any public consultation as such), nor to applications where the proposal is dealt with <u>or refused</u> under delegated powers-or if the proposal is refused under delegated powers. The scheme also does not apply to consultations or planning policy matters or consultations eg:such as the Local Plan for the Broads/ Development Plan.

Objecting to an application Making an objection

While it is not essential, oobjectors to applications are encouraged to follow the proce<u>ssdure</u> of making <u>formal</u> written submissions, which can <u>then</u> be referred to in reports submitted to the Planning Committee. In addition, the <u>An</u> opportunity also to speak in front of the committee is <u>also</u> available if a formal objection has previously been made.

It is important to stress that there <u>will beis</u> no disadvantage to objectors who <u>prefer not to</u>, or are unable to,<u>do not</u> present their objection in person <u>in front of the committee</u>. Planning officers will <u>make sureensure</u> that<u>all</u> objections received are <u>fairly</u>-reported <u>fairly</u>, and members will <u>fully consider take</u> the matters raised <u>fully into consideration</u> when making a decision.

Other authorities

<u>The views of County and District Councils, Parish Councils and the Highway Authority will be</u> <u>reported to the Planning Committee when received in time for the agenda.</u>

Objectors include individuals, interest groups and organisations. Parish Councils and Ward or Division members of District Councils and the County Council are also able to address the

Planning Committee as part of the public speaking procedure.

Supporting an application

<u>Either t</u>The applicant<u>or their or agent (but not both) and supporters will havehas</u> the opportunity to speak at the meeting in support of the application to speak. Any other supporters are asked to share the applicant's allotted speaking time. Applicants are however also encouraged to work with the Planning <u>Case</u> Officer to ensure-make sure sufficient information has been submitted in advance to enable allow the Planning Committee to make a fully informed decision.

Making a presentationSpeaking at committee

It is the responsibility of objectors and the applicant/agent-to contact the Planning Case Officer to follow the progress of the application, and arrange to attend the relevant <u>committee</u> meeting at which the application is being considered. Progress on applications, together with <u>committee</u> the agendas and reports, to the Authority's committees are made <u>available on the can be viewed on the</u> Authority's website at <u>https://www.broadsauthority.gov.uk/about-us/committees.www.broads-authority.gov.uk</u>

It is helpful if a<u>A</u>-request to speak <u>should be</u> made to the <u>Committee SecretaryGovernance</u> team as soon as possible, and at the latest prior to the commencement of the meeting, (Preferably at the latest by 3.00pm the day before the meeting). The <u>Committee</u> SecretaryGovernance team will notify the <u>committee</u> Chairman and the <u>Planning</u> Case Officer of the request. As noted above, objectors are encouraged to submit a formal written submission.

To be taken into account, aAny additional comments or material on any applications or Enforcement Matters must be received a minimum of at least 3-three days before the meeting, otherwise they it will not be taken into account. This is to give members sufficient time to consider all relevant information. However, tThis does not preclude-prevent those who have registered to speak from making the points within their allotted time for public speaking. –Any correspondence for members concerning an application before the committee must also be addressed to the Planning Case Officer in orderso they can provideat professional advice can be provided to Membersmembers. AfFailure to follow this procedure process may result in items in the future either being deferred or for late information to bebeing discounted.

A table <u>Space will beis</u> set aside within in the <u>meeting</u> room to <u>enablefor</u> speakers to address the meeting. At the beginning of the consideration of the planning applications,<u>T</u> the Chairman will ask <u>all</u> members of the public who wish to speak to come up to the public speaking <u>desk-space</u> at the <u>beginning-start</u> of the presentation on<u>f</u> the relevant application. <u>The Chair may c</u>Consideration can be given to changing the order of the agenda items if this is helpful in cases of exceptional public interest.

Any person exercising the right to speak under the scheme will have the opportunity to speakPublic speaking will begin immediately after the Planning Officer's full-presentation, at which they will -describe the proposal and site location, outline responses received, give policy guidance and make an overall assessment of the proposal with a recommendation to the committee. of the relevant planning application by the Planning Officer. Representations will then be heard in the following order:

- Planning Officer provides description of application, responses received, full assessment with recommendation
- Parish Councillors (5 minutes)
- Objectors (total of 5 minutes)
- Applicant/agent/supporters (total of 5 minutes)
- Ward or Division Councillors (5_minutes)

Discussion and consideration of decision

Objectors and applicants addressing the committee will be expected to make their presentations within a maximum of 5 minutes. Any eExtensions to the time limit for all speakers is at the discretion of the Chair. of time will be agreed with the Chair beforehand.

<u>Any speaker</u> Facilities are available for persons exercising the right to speak to who wishes to show slides or make a visual presentation to the Planning Ccommittee, however, it is necessary to notify the Committee Secretary of this must notify the Governance team by 3.00 pm on the previous day to see whether so that the arrangements can be made for the necessary equipment can be made to be available, and the presentation is in an accessible format. If the information is available in a form other than as a PowerPoint or a Word file it may not be possible to view it, so it is essential that contact is made with the Committee Secretary.

If there are several objectors, they should agree beforehand on sharing or delegating their time. <u>This also applies to the applicant, agent and any supporters.</u> The Chair will try to make sure points are not repeated. If there are exceptional circumstances of public interest, the Chair has discretion to increase the time allocated.

With the Chair's permission, members or officers will be allowed <u>additional time</u> to ask questions of the objector and <u>the/or</u> applicant, <u>agent and supporters</u>-<u>only</u> to seek clarification about the points raised <u>only</u>. This will be additional time to that allocated for public speaking and should only be used to seek clarification on the point being made., not for the purpose of facilitating speaking.

Speakers will-are not be allowed to question other speakers, members or officers. The Planning Officer will respond to comments and members' questions where required.

Deferral

If new evidence is brought to the committee that could significantly affect or influence a decision, it may be necessary to defer consideration of the application to a subsequent meeting to allow for members and officers to make a full assessment of the case.

Appendix 2 - Broads Authority — Protocol at Planning Committee site visits

Selection of site visits

Planning Committee site visits are used as one means of ensuring that are one way to make sure-members have get sufficient information about the surrounding area to reach a decision on a particular application. The visits are used selectively as fact-finding exercises (similar to Planning Inspector site visits) to supplement officer reports and other information. They may not be appropriate where matters of fundamental planning policy are involved and there are no significant other material considerations. As information gathering exercises, tThey are not formal committee meetings, and no decisions or recommendations are made at them.

The decision to hold a site visit is at the committee's discretion, and. Site visits may be appropriate where:

- Officers recommend a site visit because of specific aspects of the application;
- The issues are finely balanced and member assessment and judgement can only be concluded by a site inspection;
- The details are complex, or the impacts on neighbour amenity or the wider landscape are difficult to envisage other than by site assessment;
- It is <u>beneficialexpedient</u> in the interests of local decision-making to demonstrate that all aspects of a proposal have been considered on site.

Determination of the great-majority of applications does will not involve the holding of a site visit.

Member attendance

All Planning Committee members are invited to attend site visits and are <u>urged_encouraged</u> to do so wherever possible. Members <u>will_beare</u> sent details of the visit in advance, including a site location map. Members who attend the site visit but not the committee meeting where the application will be considered are invited to send any comments that they may have to the Administrative <u>Governance</u> Officer <u>before the prior to the Committee</u> <u>committee</u> meeting.

Site visit dDates and times

<u>Site visits are normally held</u> These are published in advance and are normally two weeks before a Planning Committee meeting, starting at 10am. The first site visit is normally scheduled for 10am

Invitations to Site VisitsOther attendees

In addition to Committee members, the following <u>people will beare</u> invited to the site <u>meeting visit</u> in a consultative capacity:

• a representative from the Parish Council;

- the local District Council member;
- a representative from the Broads Society (as an observer).

The applicant's agent is notified of the proposed date<u>and fact-finding nature of the visit</u>, and permission is requested for access to the land<u>.</u>, informing them of the fact finding nature of the visit.

Conduct at site visit

The procedure at a site visit proceeds is as follows:

- (i) <u>The</u> Chair welcomes those attending, <u>reminding them stressing</u> that the site visit is for fact finding only; no decision will be made on site, and the application will be considered for determination at a future committee meeting. The aim of the visit is not to debate the issues, but to make sure all participants are satisfied that members have seen all the appropriate details of the site and its surroundings. <u>He/she</u> <u>The Chair should-will</u> remind members of the <u>issues points</u> in the 'Notes <u>for members</u>' section below.
- (ii) Apologies<u>are noted</u>.
- (iii) <u>The Planning Officer describes the application giving details of the site, the development proposed and any updated information. He/she should They will show and explain any relevant drawings, and pay particular attention to the context of the site in the Broads area.</u>
- (iv) Comments from other officers<u>are invited</u>, where appropriate, including:
 - County Council (Highways) Officer;
 - Other Broads Authority officers if present, e.g. Ecologist.
- (v) Questions from Broads AuthorityPlanning Committee members are invited.

Note: At the Chair's discretion the applicants, other invitees or third parties may be asked to provide factual information <u>concerning about</u> the application, but will not be invited to 'put their case'. Representation<u>s</u> in support of or objection to the application should be made in writing to the Authority.

The Chairman may wish to ask whether anyone (other than the applicant) wishes to refer to any points which that require clarification before the committee meeting.

A summary note of the site <u>meeting visit</u> is taken on the day and included with the agenda papers for the relevant committee meeting. The note is also available on the public record of the application.

Notes for members:

- In view of the fact-finding nature of the site visit, members should be as impartial as possible before, during and after the site-visit.
- When moving round a site, members and other pParticipants should keep together as one group while moving around a site.
- Members should avoid discussing the application with applicants/agents or,
 objectors etc. before, during or after a-the site visit. If members wish to ask
 questions of any party, this should take place only when the whole group is present.
- Members should politely deflect any attempts at lobbying, by suggesting that comments should bebe put in writing to the Authority or that the points should be made during public speaking at the Planning Committee.
- <u>Any member wishing</u> -<u>Members are encouraged to attend official site visits, but</u> where this is not possible and individuals wish to view a site <u>outside an organised</u> <u>site visit should do so only at another time, they are advised to do so only</u> from public vantage points, and <u>should</u> not to enter into discussions with applicants/<u>agents</u> within the site.

Appendix 3 - Predetermination and bias - examples

Predetermination and bias can <u>may</u> arise in a number of ways<u>, including those set out</u> below. :

Connection with someone affected by a decision

This sort of bias particularly concerns administrative decision-making, where the Authority must take a decision that involves balancing the interests of people with opposing views. It is based on the belief that the decision-making body cannot make an unbiased decision, or a decision that objectively looks impartial, if a member serving on it is closely connected with one of the parties involved.

Improper involvement of someone with an interest in the outcome

This sort of bias involves someone who has, or appears to have, inappropriate influence in the decision being made by someone else. It is inappropriate because they have a vested interest in the decision.

Prior involvement

This sort of bias arises because someone is being asked to make a decision about a <u>mattern</u> <u>issue with which</u> they have previously been involved <u>with</u>. This may be a problem, for <u>example</u>, if the second decision is a formal appeal from the first decision, so that someone<u>a</u> <u>member</u> is hearing an appeal <u>on a matter on which they have previously expressed a</u> <u>viewfrom their own decision</u>. However, if it is just a case of the <u>member person in question</u> is just being required to reconsider a matter in the light of new evidence or representations, it is unlikely to be unlawful for them to participate.

Commenting before a decision is made

Once a lobby group or advisory body has commented on a matter or application, it is likely that a member involved with that body will still be able to take part in making a decision about it. However, if the member has made comments that suggest they have already made up their mind, they may not take part in the decision. If the member is merely seeking to lobby the meeting at which the decision is taking place, they are not prevented by the principles of predetermination or bias from doing so. There is no particular reason why the fact that members can do this, in the same way as the public, should lead to successful legal challenges.



Code of Practice for members of the Planning Committee and officers

(Adopted September 2021)

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1. Introduction

- 1.1. The successful operation of the Broads Authority's planning function relies on mutual trust between its members and officers, and an understanding of each other's respective roles. It also relies on each acting in a way that is fair and impartial, and clearly seen to be so.
- 1.2. The purpose of this Code of Practice is to give clear guidance to Authority members and officers involved in operating the planning function for the Broads executive area, and to give public confidence that the Authority's decision-making on planning matters is informed, open and fair. This Code of Practice is supplementary to the Authority's Member Code of Conduct (see para 1.2 below) and should be read in conjunction with that document.
- 1.3. Members and officers should also refer to the following guidance:
 - Openness and transparency on personal interests (Department for Communities and Local Government, 2013)

- Probity in Planning (Local Government Association, 2019)
- Code of Practice for Planning Decisions (Broads Authority)
- Code of Practice for Planning Consultations (Broads Authority)

A. General guidance

- 2. Roles and conduct of members and officers
- 2.1. The Authority's <u>Protocol on Member and Officer Relations</u> sets out the respective and complementary roles of members and officers, and what they can expect from each other.
- 2.2. Members are expected to follow the Authority's Member <u>Code of Conduct</u>. It is important to note that failure to follow the recommendations in this Code of Practice may be taken into account in any investigation into allegations of maladministration, and may also indicate a breach of the Member Code of Conduct. Officers, and advisors acting on behalf of the Authority, are expected to follow their appropriate code of professional conduct.
- 2.3. While members will take due note of officer recommendations, it is the members who take the decisions (other than where decisions are dealt with under delegated powers). In doing so, they must represent the interests of the Broads executive area as a whole. For planning matters, this means taking decisions based firmly on the policies of the development plan, unless other material considerations indicate otherwise.
- 3. Development proposals submitted by members and officers
- 3.1. The Authority recognises that development proposals submitted by serving or former members and officers and their close friends and relations could give rise to suspicion of impropriety. To avoid this, any such proposals will be dealt with in the following way:
 - The Authority's Monitoring Officer will be informed of the proposal.
 - The proposal will be reported to the Planning Committee and will **not** be dealt with under delegated powers.
 - The Monitoring Officer will confirm whether the proposal has been processed in accordance with the usual practice, with a note made on the application file.
 - Serving Authority members who act as agents for people pursuing a planning matter, or who submit planning proposals in their own right, must play no part in the decision-making process for that proposal.
 - Members should ensure that they declare any disclosable pecuniary and other interests (see Section 9 below).

 Members and officers who have submitted their own planning applications should not contact or correspond with members of the Planning Committee in respect of that application, from the submission of the application until the decision notice has been issued.

4. Development proposals submitted by the Broads Authority

4.1. The Authority's scheme of delegated powers does not require that any development proposal by the Broads Authority must be determined by Planning Committee, but for reasons of transparency and openness such applications would usually be referred to the Committee under the Director's discretion provisions in the scheme of delegated powers.

5. Consideration of proposals by another committee

- 5.1. A planning proposal may be discussed at another committee of the Broads Authority, such as the Navigation Committee or the full Authority, before the application comes to the Planning Committee. In such cases, members should avoid unqualified expressions of support or opposition that might lead a fair minded and informed member of the public to think a member has already made up their mind before the application comes to the Planning Committee (see section 14 below on predisposition, predetermination and bias). If a member wishes to participate and vote at another committee and at Planning Committee, they must declare at the other committee that:
 - (i) They understand they are considering the proposal within the remit of the other committee and not coming to a decision on all, or necessarily any, of the matters that are material to a planning application.
 - (ii) Notwithstanding participating or voting at the other committee they will, when the matter comes before the Planning Committee, consider any planning application afresh, taking account of any representations for and against the proposal in the light of up to date circumstances.
- 5.2. Any member unable to consider the proposal afresh at the Planning Committee should withdraw from the meeting when the item is considered.

6. Pre-application and post-application discussions

- 6.1. Discussions between developers and the Authority can be of considerable benefit, and are encouraged by government. Applicants may also organise their own form of consultation, to which members may be invited. In such circumstances, the following guidance should be followed.
- 6.2. Where a planning application has **not** been submitted:
 - (i) Members should refer those who approach them for planning, procedural or technical advice to officers.
 - (ii) Exceptionally, and generally only in the case of major applications raising significant issues, it may be appropriate for members to be involved in an

application prior to its submission. Minutes should be taken of any meeting with a member, and the minutes attached for committee. Such involvement will be limited to:

- a. Public exhibitions or public meetings. Members should not attend a planning presentation without asking an officer to be present
- b. Committee site visits as part of the pre-application process.
- c. (Very exceptionally) private meetings between the applicant and the Authority or third parties. Members should be accompanied by the relevant officer and not attend such meetings alone.

(iii) In the case of all such meetings:

- a. A member's remit and the purpose of their involvement is to identify issues and understand local concerns, and this should be made clear.
- b. A member must maintain an impartial listening role and avoid expressing an opinion or giving advice beyond outlining adopted planning policies.
- c. Any discussion should not develop into negotiations, and it must be made clear that they are not part of the determination process.
- d. Discussions should not touch on commercially sensitive or confidential information, bearing in mind the need for transparency and the requirements of the Freedom of Information Act.
- e. Officers of appropriate seniority should attend, and make written notes of the proceedings to be kept on file; and
- f. A member's involvement should, wherever possible, be authorised by the Planning Committee, and their involvement recorded in any subsequent committee report.
- 6.3. Where a planning application **has** been submitted:
 - (i) A member's involvement prior to consideration at Planning Committee will be limited to public meetings and committee site visits (referred to in paragraph 5.2above).
 - (ii) If approached, a member should advise the applicant(s) to contact the Planning Officer for further guidance.
 - (iii) In the case of meetings between the applicant and Planning Officer(s):
 - *a.* The officer(s) should clarify at the outset that discussions will not bind the Authority to making a particular decision.
 - b. No views will be expressed on the outcome of the application, since not all information will be to hand and consultation will not have taken place.

- c. Advice should be consistent and based on the development plan and material considerations.
- d. Advice should be, and be seen to be, impartial.
- e. A written note should be made by the officer(s) of all meetings and telephone discussions.
- f. The officer(s) should meet applicant(s) on Authority premises, other than in exceptional cases or for site familiarisation purposes.
- 6.4. Members should not seek to influence or put pressure on officers to support a particular form of action.
- 6.5. These guidelines also apply to meetings to discuss planning applications or development proposals called by third parties, including attendance at parish council or other public meetings.
- 6.6. Generally, members should not say anything that gives the appearance they have made up their mind on an application (see section 14 below). They should not accept any hospitality offered by the applicant or other interested party at a public meeting or public exhibition unless it is also offered to the public at large (see sections 15 and 18 below).
- 7. Decisions contrary to officer recommendations and/or the development plan
- 7.1. The law requires that where the development plan is relevant, decisions should be taken in accordance with it unless material considerations indicate otherwise.
- 7.2. All applications that are not in accordance with the development plan must be advertised as a departure in accordance with statutory procedures.
- 7.3. If it is intended to approve such an application, then:
 - material considerations must be clearly identified;
 - reasons for overriding the development plan must be clearly demonstrated in the committee report; and
 - referral to the Secretary of State may be necessary, depending upon the relevant type and scale of the development proposed (section 77 of the Town and Country Planning Act 1990).
- 7.4. If the Planning Committee takes a decision contrary to the officer recommendation:
 - the reasons for the contrary decision should be clearly set out by the committee and agreed at that committee meeting before a vote is taken;
 - the officer should have the opportunity to explain the implications of the contrary decision;

- appropriate conditions should be clearly set out and agreed at that committee meeting, before a vote is taken;
- the Monitoring Officer or their representative should ensure that procedures have been properly followed; and
- a detailed minute of the reasons for the contrary decision should be made and kept on the application file.
- 7.5. In the case of applications where new issues of material consideration are raised on the day of the committee meeting, or if there is a concern about the validity of the reasons for a contrary decision, or if members are under undue pressure, the application may be deferred at the Chair's discretion to allow time to compile additional advice to members.

B. Guidance for members

8. Training

- 8.1. All members of the Planning Committee are required to participate in training on the planning system as it applies in the Broads executive area. This training must be completed as soon as possible after a member's appointment, and before they serve on the committee.
- 8.2. Regular update training will be undertaken by all members at least once a year.

9. Registration and declaration of interests

- 9.1. The <u>Member Code of Conduct</u> sets out provisions relating to the declaration of disclosable pecuniary interest (DPI) and other interests. All matters required to be recorded in the Register of Interests relating to a matter before the Planning Committee must be disclosed to the meeting. There is an opportunity to declare interests at the start of each meeting.
- 9.2. Probity in Planning (LGA, 2019) also has detailed further guidance on the registration and disclosure of interests, including a flowchart on what to disclose and the extent of any further involvement once a declaration is made.

10. Delegated decisions

10.1. Any member of the Authority may request, within 21 days of receipt of the schedule of the planning applications, that an application is placed before the Planning Committee for a decision. In such cases, the member must provide appropriate planning reasons in writing.

11. Lobbying

11.1. Lobbying of and by members is a normal and perfectly proper part of the democratic process. However, lobbying can lead to a member's impartiality and integrity being called into question. If a member is approached by planning applicants, objectors or supporters, they should:

- listen, but not express views or opinions on any application, nor negotiate;
- refer the lobbyist to a professional officer, or meet the lobbyist in the presence of an officer;
- notify an officer of the lobbying approach and the summary of any discussions;
- If the member receives any correspondence on an application between the agenda being published and the items being considered at committee, they should forward it to the relevant officers, in case the officers are unaware of the content of the correspondence;
- confirm they will only be able to take a decision after having heard all the relevant evidence and arguments at committee;
- in any reply to correspondence either supporting or opposing an application, explain their neutral position and pass any relevant written information to officers for the file;
- before speaking at committee, declare any lobbying approaches, attendance at an informal site visit or a meeting on an application or other planning issue in the company of an applicant or consultee;
- if they have gone public in support of a particular outcome or campaigned actively for it, recognise that they may well have pre-determined the issue and should withdraw from discussion of the item (see section 14).
- 11.2. Members should not put pressure on officers for a particular recommendation.
- 11.3. Members should not become a member of, lead or represent an organisation whose primary purpose is to lobby to promote or oppose planning proposals, unless it is the member's intention to openly campaign on the matter and to step away from consideration of the matter at Planning Committee. This does not prevent members joining general interest groups that reflect their area of interest and that concentrate on issues beyond particular planning proposals (e.g. a Wildlife Trust or local civic society) but they should disclose that interest on the grounds of transparency where the organisation has made representations on a particular proposal.
- 11.4. If a member speaks on behalf of a lobby group or as a campaigner (for example on a proposal within their ward) at a decision-making committee, they should withdraw from the meeting once the public or ward member speaking opportunities have been completed.
- 12. Public speaking
- 12.1. Public speaking at Planning Committee is allowed in accordance with the agreed Public Speaking Scheme (Appendix 1). The Scheme does **not** apply to enforcement matters, applications dealt with under delegated powers, consultations or policy matters.

- 12.2. At the start of each meeting, the Chair will outline the public speaking process.
- 12.3. Members should not allow the public to communicate with them during committee proceedings, other than through the agreed protocol, as this may give the appearance of bias. This includes the use of mobile or other electronic devices..

13. Committee site visits

- 13.1. A committee site visit will be held if there is a significant benefit in doing so. Reasons may include where the impact of the proposed development is difficult to visualise, where applicant and objector comments cannot be expressed adequately in writing and a site visit would show that members have listened to the arguments, or where the proposal is particularly contentious. The reason for holding a site visit will be included in the committee minutes.
- 13.2. The decision to hold a site visit is at the committee's discretion, and visits are held in accordance with the agreed protocol (Appendix 2).

14. Regular review of decisions

14.1. The Planning Committee will regularly receive a list of delegated decisions, quarterly statistics on performance and results of the annual customer satisfaction survey, as well as the regular updates on appeals and enforcement. Members will also have the opportunity to carry out site visits of implemented planning permissions. This information will assist members to refine their understanding of the impact of their decisions, and to help the discussions on planning policy presented to them, in particular as part of the work for the review of the Local Plan for the Broads.

15. Predisposition, predetermination and bias

- 15.1. Members are entitled to have and express their own views, as long as they are prepared to reconsider their position in the light of all the evidence and arguments, giving what they feel is the right weight to those material considerations. They must not give the impression that their mind is closed before the matter is considered by the decision-making committee.
- 15.2. It is not a problem for a member to be predisposed in respect of a particular planning matter. 'Predisposition' is where a member holds a preliminary view for or against an issue, such as an application for planning permission, but has an open mind to the merits of the arguments before they make the final decision at the committee meeting. This includes having a preliminary view about how they are likely to vote before the meeting, or expressing that view publicly..
- 15.3. On the other hand, 'predetermination' or bias can lead to problems. This is where a member is closed to the merits of any arguments relating to a particular issue, such as an application for planning permission, and decides on the issue without taking the evidence and arguments into account. This could lead to a challenge to the decision made through a judicial review application to the courts.

- 15.4. Members must not even appear to have already decided how they will vote at the meeting, such that nothing will change their mind. This impression can be created in a number of ways, such as quotes to the press, comments to officers, or what they have said at meetings or written in correspondence.
- 15.5. Membership of an organisation such as a national charity will rarely amount to predetermination or bias on its own, unless the organisation has a particular vested interest in the outcome of a specific decision that a member is involved in making. Members should also refer to the Code of Conduct relating to the declaration of interests for guidance.
- 15.6. There is an important difference between those members involved in taking a decision and those members seeking to influence it, as the latter. are generally free to speak about how they want that decision to go. When considering whether there is an appearance of predetermination or bias, members responsible for making the decision should apply the following test: Would a fair-minded and informed observer, having considered the facts, decide there is a real possibility that the member had predetermined the issue or was biased?
- 15.7. When applying this test, members should be aware of the fine line between being predisposed, and being predetermined or biased, , and should exercise caution and express themselves clearly where they are predisposed. Appendix 3 gives examples of the different circumstances in which predetermination and bias may arise.

16. Gifts and hospitality

16.1. Members should refer to the Member Code of Conduct for guidance on the receipt of gifts and hospitality.

C. Guidance for officers

17. Reports to committee

- 17.1. To ensure adequate consideration of the issues, consistency of decision-making, clarity of reasoning behind the recommendation and public confidence, the following information should be contained in reports to the Planning Committee:
 - accurate information, with representations by consultees adequately summarised;
 - a clear explanation of the development plan, site or related history and other material considerations;
 - a technical appraisal that clearly justifies the recommendation;
 - a full justification of material considerations if the recommendation is contrary to the development plan;
 - a written recommendation of action.

- 17.2. Verbal reporting (except to update a report) should be rare and carefully recorded in the meeting minutes when it does occur.
- 18. Complaints and record keeping
- 18.1. Every planning application file must contain an accurate account of events throughout its life. Particular care must be taken with applications determined under powers delegated to officers. The principles of complete and accurate record keeping apply equally to enforcement and development plan matters. All files are stored electronically.
- 18.2. Complaints will be fully investigated in accordance with the Authority's complaints process, which is outlined on our website at: <u>How to complain (broads-authority.gov.uk)</u>.
- 19. Gifts and hospitality
- 19.1. Officers should treat with caution any offer of a gift, favour or hospitality, or any other benefit, to themselves or a family member made by an organisation or member of the public with whom they have dealings in the course of their work. Officers should refer to the Code of Conduct for Employees, or to the Head of Human Resources, for further advice.



Public Speaking Scheme at Planning Committee

Purpose

The purpose of the Public Speaking Scheme at the Authority's Planning Committee is to allow applicants and objectors to speak in support of, or objection to, a planning proposal being considered by the committee.

The views of County and District Councils, Parish Councils and the Highway Authority will be reported to the Planning Committee when received in time for the agenda. Parish Councils and Ward or Division members of District Councils and the County Council may also address the Planning Committee as part of the Public Speaking Scheme.

The Scheme applies to matters where the Broads Authority is the decision maker, and not where the Authority is asked to respond as a consultee to a proposal.

The scheme does not apply to enforcement matters, applications where the proposal is dealt with or refused under delegated powers, consultations or planning policy matters such as the Local Plan for the Broads.

Objecting to an application

While it is not essential, objectors to applications are encouraged to follow the process of making formal written submissions, which can then be referred to in reports to the Planning Committee. An opportunity to speak in front of the committee is also available if a formal objection has previously been made.

It is important to stress that there is no disadvantage to objectors who do not present their objection in person in front of the committee. Planning officers will make sure that all objections received are reported fairly, and members will fully consider the matters raised when making a decision.

Supporting an application

Either the applicant or their agent (but not both) has the opportunity to speak at the meeting in support of the application. Any other supporters are asked to share the applicant's allotted speaking time. Applicants are also encouraged to work with the Planning Case Officer to make sure sufficient information has been submitted in advance to allow the Planning Committee to make a fully informed decision.

Speaking at committee

It is the responsibility of objectors and the applicant/agent to contact the Planning Case Officer to follow the progress of the application, and arrange to attend the committee meeting at which the application is being considered. Progress on applications, together with committee agendas and reports, are made available on the Authority's website at https://www.broads-authority.gov.uk/about-us/committees. A request to speak should be made to the Governance team as soon as possible, and at the latest by 3pm the day before the meeting. The Governance team will notify the committee Chair and the Planning Case Officer of the request. As noted above, objectors are encouraged to submit a formal written submission.

To be taken into account, any additional material on any applications or Enforcement Matters must be received at least 3 days before the meeting, otherwise it will not be taken into account. This is to give members sufficient time to consider all relevant information. However, this does not prevent those who have registered to speak from making the points within their allotted time for public speaking. Any correspondence for members concerning an application before the committee must also be addressed to the Planning Case Officer so they can provide professional advice to members. Failure to follow this process may result in items being deferred or late information being discounted.

Space is set aside in the meeting room for speakers to address the meeting. The Chair will ask all members of the public who wish to speak to come up to the public speaking space at the start of the presentation on the relevant application. The Chair may consider changing the order of the agenda in cases of exceptional public interest.

Public speaking will begin immediately after the Planning Officer's presentation, at which they will describe the proposal and site location, outline responses received, give policy guidance and make an overall assessment of the proposal with a recommendation to the committee. . Representations will then be heard in the following order:

- Parish Councillors (5 minutes)
- Objectors (total of 5 minutes)
- Applicant/agent/supporters (total of 5 minutes)
- Ward or Division Councillors (5 minutes)

Any extensions to the time limit for all speakers is at the discretion of the Chair.

Any speaker who wishes to make a visual presentation to the committee, must notify the Governance team by 3pm on the previous day to see whether the necessary equipment can be made available, and the presentation is in an accessible format.

If there are several objectors, they should agree beforehand on sharing or delegating their time. This also applies to the applicant, agent and any supporters. The Chair will try to make sure points are not repeated. If there are exceptional circumstances of public interest, the Chair has discretion to increase the time allocated.

With the Chair's permission, members or officers will be allowed additional time to ask questions of the objector and the applicant, agent and supporters to seek clarification about the points raised **only**. This will be additional time to that allocated for public speaking.

Speakers are **not** allowed to question other speakers, members or officers. The Planning Officer will respond to comments and members' questions.

Deferral

If new evidence is brought to the committee that could significantly affect or influence a decision, it may be necessary to defer consideration of the application to a subsequent meeting to allow members and officers to make a full assessment of the case.

Appendix 2 - Protocol at Planning Committee site visits

Selection of site visits

Planning Committee site visits are one way to make sure members get sufficient information about a site and surrounding area to reach a decision on a particular application. The visits are used selectively as fact-finding exercises (similar to Planning Inspector site visits) to supplement officer reports and other information. They may not be appropriate where matters of fundamental planning policy are involved and there are no significant other material considerations. They are not formal committee meetings, and no decisions or recommendations are made at them.

The decision to hold a site visit is at the committee's discretion, and may be appropriate where:

- Officers recommend a visit because of specific aspects of the application;
- The issues are finely balanced and member assessment and judgement can only be concluded by a site inspection;
- The details are complex, or the impacts on neighbour amenity or the wider landscape are difficult to envisage other than by site assessment;
- It is beneficial in the interests of local decision-making to demonstrate that all aspects of a proposal have been considered on site.

Determination of the majority of applications will not involve a site visit.

Member attendance

All Planning Committee members are invited to attend site visits and are encouraged to do so wherever possible. Members are sent details of the visit in advance, including a site location map. Members who attend the site visit but not the committee meeting where the application will be considered are invited to send any comments to the Governance Officer before the committee meeting.

Dates and times

Site visits are normally held two weeks before a Planning Committee meeting, starting at 10am.

Other attendees

In addition to members, the following people are invited to the site visit in a consultative capacity:

- a representative from the Parish Council;
- the local District Council member;
- a representative from the Broads Society (as an observer).

The applicant's agent is notified of the proposed date and fact-finding nature of the visit, and permission is requested for access to the land..

Conduct at site visit

The procedure at a site visit is as follows:

- (i) The Chair welcomes those attending, reminding them that the site visit is for fact finding only; no decision will be made on site, and the application will be considered for determination at a future committee meeting. The aim of the visit is not to debate the issues, but to make sure all participants are satisfied that members have seen all the appropriate details of the site and its surroundings. The Chair will remind members of the points in the 'Notes for members' section below.
- (ii) Apologies are noted.
- (iii) The Planning Officer describes the application giving details of the site, the development proposed and any updated information. They will show and explain any relevant drawings, and pay particular attention to the context of the site in the Broads area.
- (iv) Comments from other officers are invited, where appropriate, including:
 - County Council (Highways) Officer;
 - Other Broads Authority officers, e.g. Ecologist.
- (v) Questions from Planning Committee members are invited.

Note: At the Chair's discretion the applicants, other invitees or third parties may be asked to provide factual information about the application, but will not be invited to 'put their case'. Representations in support of or objection to the application should be made in writing to the Authority.

- (vi) Attendees walk around the site as a group, if necessary. At each stop, the Chair will ask if everyone is satisfied that all appropriate factual matters have been seen.
- (vii) The Chair concludes and closes the visit by reminding attendees when the application will be heard by the Planning Committee (if known) and when public speaking will be in operation.

The Chair may ask whether anyone (other than the applicant) wishes to refer to any points that require clarification before the committee meeting.

A summary note of the site visit is taken on the day and included with the agenda papers for the relevant committee meeting. The note is also available on the public record of the application.

Notes for members:

- In view of the fact-finding nature of the site visit, members should be as impartial as possible before, during and after the visit.
- Participants should keep together as one group while moving around a site.
- Members should avoid discussing the application with applicants/agents or objectors before, during or after the site visit. If members wish to ask questions of any party, this should take place only when the whole group is present.
- Members should politely deflect any attempts at lobbying, by suggesting that comments be put in writing to the Authority or made during public speaking at the Planning Committee.
- Any member wishing to view a site outside an organised site visit should do so only from public vantage points, and should not enter into discussions with applicants/agents within the site.

Appendix 3 - Predetermination and bias - examples

Predetermination and bias may arise in a number of ways, including those set out below.

Connection with someone affected by a decision

This sort of bias particularly concerns administrative decision-making, where the Authority must take a decision that involves balancing the interests of people with opposing views. It is based on the belief that the decision-making body cannot make an unbiased decision, or a decision that objectively looks impartial, if a member serving on it is closely connected with one of the parties involved.

Improper involvement of someone with an interest in the outcome

This sort of bias involves someone who has, or appears to have, inappropriate influence in the decision being made by someone else. It is inappropriate because they have a vested interest in the decision.

Prior involvement

This sort of bias arises because someone is being asked to make a decision about a matter they have previously been involved with. This may be a problem, for example, if a member is hearing an appeal on a matter on which they have previously expressed a view. However, if the member is just required to reconsider a matter in the light of new evidence or representations, it is unlikely to be unlawful for them to participate.

Commenting before a decision is made

Once a lobby group or advisory body has commented on a matter or application, it is likely that a member involved with that body will still be able to take part in making a decision about it. However, if the member has made comments that suggest they have already made up their mind, they may not take part in the decision. If the member is merely seeking to lobby the meeting at which the decision is taking place, they are not prevented by the principles of predetermination or bias from doing so. There is no particular reason why the fact that members can do this, in the same way as the public, should lead to successful legal challenges.