## Planning related amendments to the delegations to the Executive Director Environment. Development and Housing

### 11. Town and Country Planning

(1) To determine applications in relation to matters listed under Part I of **Schedule 4** to this Scheme of Delegation having regard to the Council's relevant planning policies and published guidelines.

PROVIDED THAT the powers delegated under the above shall NOT apply where:-

- (a) 5 or more individual written objections relating to valid material planning considerations matters pertinent to the application in question have been received within the public consultation period from separate persons or bodies in relation to applications that officers are minded to approve, or where 5 or more individual written expressions of support from separate bodies or persons have been received within the public consultation period in relation to applications that officers are minded to refuse. Only written objections or expressions of support received from persons who live in the immediate vicinity of the application site or who otherwise may reasonably be considered to be potentially directly affected by the proposed development will be taken into account in determining the relevant number of representations required by this paragraph; or
- (b) Conservation Advisory Group (CAG) or Disabled Access Advisory Group (DAAG) requests, within the public consultation period, that an application is determined by the Planning Committee. In making the request CAG or DAAG shall state whether it would be seeking an approval or refusal of the application. If officers' determination of the application under delegated powers would be in accordance with that request then the request shall be deemed to have been withdrawn; or
  - (c) a Ward Councillor requests, within the public consultation period, that an application <u>within his or her ward</u> is determined by the Planning Committee. In making that request the Councillor shall state whether he/she would be seeking an approval or refusal of the application. If officers' determination of the application under delegated powers would be in accordance with that request then the request shall be deemed to have been withdrawn. (NB In any case where the Ward Councillor is also a member of the Planning Committee and the application is referred to the Committee for determination, he/she will, if

present, having exercised his/her right to make an oral representation to the Committee, need to leave the meeting during the consideration of the application): or

(d) Rottingdean Parish Council requests, within the public consultation period, that an application within the Parish Council area is determined by the Planning Committee. In making the request the Parish Council shall state whether it would be seeking an approval or refusal of the application. If officers' determination of the application under delegated powers would be in accordance with that request then the request shall be deemed to have been withdrawn.

(2) To exercise the Council's functions in respect of certificates of lawful use, tree preservation orders, enforcement action etc as more particularly set out in Part II of **Schedule 4** to this Scheme of Delegation.

### SCHEDULE 4

# Functions delegated to the Executive Director Environment, Development & Housing in relation to Planning

### Part I

- (1) To determine planning applications (including identifying the need for and the settling of terms of Planning Obligations under S106 of the Town and Country Planning Act 1990, the imposition of conditions where consent is granted and the renewal of existing permissions) where the applications relate to the following categories of development:-
  - (i) alterations/extensions to single dwellinghouses and buildings containing residential flats;
  - (ii) works within the curtilage of buildings which are incidental to their lawful use;
  - (iii) changes of use;
  - (iv) applications submitted pursuant to Article 4 Directions;
  - (v) alterations to or installation of shop fronts;
  - (vi) the provision of no more than 9 new dwelling units (net increase), either by the construction of new buildings or by conversion of existing buildings;
  - (vii) extensions and alterations to non-residential buildings;
  - (viii) applications relating to the formation of accesses, fire escapes, replacement windows, flag poles, the erection of and alterations to walls, fences or other means of enclosure, floodlights, radio and TV masts, telecommunications apparatus, material changes to the external appearance of buildings, including extensions;

- (ix) renewals of temporary permissions;
- (x) applications to vary or delete conditions attached to planning permissions;
- (xi) all other minor planning applications not referred to above.
- (2) Applications for consent under the Advertisements Regulations.
- (3) Applications for Conservation Area Consent.
- (4) Applications for Listed Building Consent.
- (5) To undertake all consultations, notifications and publication of advertisements on behalf of the Council in relation to any of the matters listed above.

#### Part II

- (1) To determine applications for certificates of lawfulness of existing or proposed uses or development under Sections 191 and 192 of the Town and Country Planning Act 1990.
- (2) To make Tree Preservation Orders and Provisional Tree Preservation Orders and, unless valid objections are received, to confirm such orders in accordance with statutory requirements.
- (3) To determine applications for works to, and the felling of, trees included in Tree Preservation Orders and in Conservation Areas.
- (4) After consultation with the Head of Legal and Democratic Services:-
  - to take enforcement action including the service of formal Notices (including all preparatory work thereto and the service of planning contravention notices) and to authorise the institution of legal proceedings where necessary;
  - (b) to authorise the removal of enforcement notices from the Local Land Charges Register where appropriate.
- (5) To determine detailed and reserved matters submissions pursuant to conditions on planning permissions.
- (6) To determine applications for non-material amendments to approved schemes.
- (7) To determine applications for Certificates of Appropriate Alternative Development pursuant to Section 17 of the Land Compensation Act 1961.
- (8) To determine on behalf of the Council whether the prior approval of the Authority will be needed for the method whereby any proposed

demolition is to be carried out and the details of any proposed restoration of the site.

- (89) To submit observations on behalf of the Local Planning Authority in respect of consultations (on planning matters) by government departments, other local authorities, local government associations and statutory or regulatory bodies.
- (910) To determine on behalf of the Council applications for <u>prior approval</u> where such determinations are required under The Town and Country <u>Planning (General Permitted Development) Order 1995 (as</u> <u>amended)</u>determination as to whether prior approval is required for the siting and appearance of development consisting of the construction, installation, alteration or replacement of telecommunications masts and associated equipment.
- (1110) To exercise the Council's functions in respect of Environmental Impact Assessment screening / scoping under The Town and Country Planning (Environmental Impact Assessment) (England & Wales) Regulations 2011 and in respect of the Environmental Assessment of Plans and Programmes Regulations 2004.
  - (11)(12) To undertake all consultations, notifications and publication of advertisements on behalf of the Council in relation to any of the matters listed above.

(12) To exercise the Council's powers to decline to determine subsequent, overlapping and retrospective applications as defined in sections 70A to 70C of the Town and Country Planning Act 1990