Report No. DRR15/053

# **London Borough of Bromley**

#### **PART ONE - PUBLIC**

Decision Maker: Executive and Resources PDS

Date: 3<sup>rd</sup> June 2015

**Decision Type:** Non-Urgent Executive Non-Key

Title: SECTION 106 AGREEMENTS: UPDATE

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**Chief Officer:** Marc Hume, Director of Regenaration and Transformation

Ward: Boroughwide

# 1. Reason for report

This report provides an update on Section 106 Agreements.

### 2. RECOMMENDATION(S)

2.1 The Executive and Resources PDS are asked to note the report and the contents of the attached Appendices 1-4.

# Corporate Policy

- 1. Policy Status: Existing Policy: IMP1 of the Unitary Development Plan
- 2. BBB Priority: Safer Bromley: Plus Children and Young People, Vibrant and thriving Town Centres and Quality Environment

# **Financial**

- 1. Cost of proposal: Estimated Cost Not Applicable
- 2. Ongoing costs: Not Applicable
- 3. Budget head/performance centre: S106 Deposits
- 4. Total current budget for this head: £3,287,893
- 5. Source of funding: S106 Deposits

#### Staff

- 1. Number of staff (current and additional): 2ftes
- 2. If from existing staff resources, number of staff hours: from existing staff resources

# <u>Legal</u>

- 1. Legal Requirement: Statutory Requirement: S106 of the Town and Country Planning Act enables the Local Authority to make agreements with applicants to secure benefits relating to the granting of planning permission. This is reflected in Policy IMP1 of the Unitary Development Plan which relates to planning obligations.
- 2. Call-in: Not Applicable: This report does not involve an executive decision

### **Customer Impact**

1. Estimated number of users/beneficiaries (current and projected): Section 106 agreements are made with the applicant for the benefit of the future occupants of new developments and also for the benefit of existing residents in the vicinity of a new development

# Ward Councillor Views

- 1. Have Ward Councillors been asked for comments? Not Applicable
- 2. Summary of Ward Councillors comments:

#### 3. COMMENTARY

3.1 This is an update following the last report that was submitted to Executive and Resources PDS Committee in November 2014.

# **Background information**

- 3.2 The detail of every S106 agreement is stored in at least one of Appendices 1, 2 and 3.
- 3.3 Appendix 1 records the 'negative/restrictive obligations' and include developments that are restricted by the S106 either by use, limitations on development within the curtilage or not to implement a previous permission.
- 3.4 Appendix 2 records the 'positive non-financial' contributions. These agreements form the larger proportion of planning obligations gained through Section 106. Mostly they relate to the provision of affordable housing units.
- 3.5 Appendix 3 records 'positive financial' contributions. There are 7 main service areas where monies are received through the use of S106 obligations: Local Economy, Community or Town Centre use, Highways/Traffic (including Transport for London), Education, Healthcare, Land (which records payments for landscaping), Affordable (which records payments in lieu of affordable housing) and Other (which records payments for any other contributions which do not fall into one of the above categories). The full Appendix 3 also shows that since March 2003 a wide variety of contributions have been negotiated through S106 agreements including funds for the education provision, travel plans, traffic calming/crossings, town centre improvement funding, public footpath maintenance, CCTV schemes and woodland management schemes. The Council uses the NHS London Healthy Urban Development Unit (HUDU) mode), which gauges the impact that residential developments have on the capacity of health services. This formula produces a health contribution per unit.
- 3.6 Appendix 4 has been compiled from and updated using information from the Oracle accounting system and the Council's Public Register and Contribution record, which is held with the Public Register along with copies of all S106 legal agreements dating back to 1998.
- 3.7 If a S106 includes obligations from more than one category the details are recorded in each of the relevant appendices.
- 3.8 The full Appendices cover the period from March 2003 to date with details of over 356 sealed legal agreements. Copies of these documents are available to view in the Members Room.
- 3.9 The Committee may note that there can be considerable time delay between the issuing of a Section 106 grant of permission and subsequent implementation of development (up to 5 years) when the obligation becomes due. There is always a possibility that a development will not go ahead at all where a developer feels the development is no longer viable.
- 3.10 All S106 legal agreements are registered as a Land Charge against the property and are registered at the Land Registry with the title deeds of a property or piece of land.

#### **Section 106 Agreements: Update**

- 3.11 Appendices 1 to 3 of this report provide details of 19 new agreements since the last update in November 2014.
- 3.12 Appendix 1 shows a table with 1 'negative' S106 legal agreement.

- 3.13 Appendix 2 shows a table with 11 new 'positive non-financial' S106 legal agreements. The total net affordable housing gain since November 2014 amounts to 33 units. The full Appendix 2 table shows that since March 2003 the Council sealed legal agreements that will potentially net 1,507 new affordable housing units.
- 3.14 As can be seen from the tables LBB will not necessarily receive all of these units unless they are built and handed over but the agreements are in place. In terms of revenue as a non-stockholding authority the Council does not gain direct asset value through Section 106 of the 1990 Town and Country Planning Act. All housing assets acquired are held by our partners RSLs.
- 3.15 Appendix 3 shows 10 new agreements of specific 'positive financial gain to the Council.
- 3.16 Members should note that the detailed description of the agreement terms in Appendix 3 gives an indication of any time limitations on spend together with whether interest is accrued to the contributions.
- 3.17 Appendix 4 gives the details of the current balances the Council holds for S106 agreements, split by service area category mentioned in 3.5 above and by revenue/capital classification and the time limit for spending monies. The precise implications of the 'time limit' are set out in the individual planning agreements. The level of 'Commitments' in Appendix 4 has increased substantially in the last 12 months. This is mainly due to commitments to additional school and health projects, for example a grant agreement with the local NHS Clinical Commissioning Group. Lead officers who can provide further details in each of the service areas are shown in paragraph 4.12 below.
- 3.18 A complete set of Appendices 1, 2 and 3 has been left in the Members Room.
- 3.19 'Significant' new agreements are listed in the table below, with full details included in the appendices:-

Ref No.	Address	Contribution
333	Isard House, Glebe House Drive, Hayes, Bromley, BR2 7BW	8 Affordable units Education contribution of £112,881.95 Health contribution of £27,930
334	Hayes Court, West Common Road, Hayes, Bromley, BR2 7AU	Affordable housing contribution £94,000 Education contribution £207,654.88
343	The Haven, Springfield Road, Sydenham, London, SE26 6HG	Education contribution £432,915.63 Healthcare contribution £72,680 19 Affordable dwellings
344	The Rising Sun, 166 Upper Elmers End Road, Beckenham, BR3 3DY	6 Affordable housing units Education contribution £44,360 Healthcare contribution £16,096 Highways contribution £22,231.50
349	Summit House, Glebe Way, West Wickham, BR4 0RJ	Education contribution £154,431.62 Health contribution £57,996
350	Orpington Police Station, The Walnuts, Orpington, BR6 0TW	CPZ deposit contribution £12,000 Disabled parking contribution £2,000 Education contribution £160,491.61 Public realm contribution £326,050

#### 4. POLICY IMPLICATIONS

- 4.1 Development Plan policies play a crucial role in securing appropriate planning obligations. Policy IMP1 of the Unitary Development Plan (saved policies 2004) sets out the Council's approach to Section 106 agreements. There are implications also for the objectives of 'Building A Better Bromley' including, Safer Communities, A Quality Environment and Ensuring that all children and young people have opportunities to achieve their potential.
- 4.2 The sustainability of vibrant town centres is also one of the Council's key priorities and Section 106 funding, where appropriate, can make a significant contribution in achieving one of the Council's main aims.
- 4.3 The Government sets out criteria for when planning obligations are sought in the National Planning Policy Framework (NPPF) paras 204 and 205, and full operational use guidance details are now found in the National Planning Practice Guidance (NPPG) document paras 1-23. These documents replace Planning Obligations Circular 05/2005.
- 4.4 The London Plan (Policy 8.2: Planning Obligations) requires boroughs to give priority to affordable housing, public transport improvements, tackling climate change, learning and skills, health facilities, childcare provision and the provision of small shops and have clear local policies to these ends.
- 4.5 A Supplementary Planning Document (SPD) on Planning Obligations was adopted by the Council in December 2010. The SPD provides non-statutory guidance on the Council's general approach to planning obligations, and where possible the requirements, and mechanisms for infrastructure contributions.
- 4.6 The SPD also incorporates the implication of CIL regulations which came into force on 6<sup>th</sup>April 2010. CIL regulation 122 places into law three statutory tests, explained under 'Legal Implications' below.
  - a) necessary to make development acceptable in planning terms;
  - b) directly related to the development; and
  - c) fairly and reasonably related in scale and kind to the development.
- 4.7 From 6<sup>th</sup> April this year, Regulation 123 came into effect regarding scaling back of the 'pooling' mechanism for planning obligations; this will ensure that the use of s106 and CIL (regarding projects that will, when CIL is introduced in Bromley, appear on a published CIL 123 project list) do not overlap.
- 4.8 As an interim arrangement, until a local CIL is in place, when the Council will need to seek specific financial contributions from developers (e.g. '£x' for the provision of a new classroom at 'y' primary school or in the 'z' ward), rather than the historic/generic approach of seeking generic contributions (e.g. '£x for Education provision') and to comply with the regulations that only a maximum of five contributions are spent for such a specific item of infrastructure. The introduction of this part of Reg 123 does not affect s278 Highways obligations nor apply to affordable housing contributions. These interim arrangements are expected to last until a local CIL is in place, due in mid-2016.
- 4.9 In those cases where Affordable Housing Policy has not been met due to financial viability and subsequently there have been difficulties in the implementation of a specific project, the Council will consider whether the sum should be used instead for Affordable Housing.

- 4.10 The new addendum to the SPD, to explain changes to unit threshold, and the pooling of s106's has been put to DC on 24<sup>th</sup> March and will go on to Executive in June 2015 for approval for publication.
- 4.11 Mayoral Community Infrastructure Levy (CIL) was introduced on 1<sup>st</sup> April 2012 (London Plan Policy 8.3). Bromley acts as a collecting authority on behalf of the Mayor. Mayoral CIL is collected on new development (as defined under regulations) at a rate of £35 per square metre in Bromley.
- 4.12 Members should note that Lead Officers have been identified for each of the service areas for which S106 contributions are received as follows:

Highways, Road safety and Parking – Angus Culverwell Local Economy – Kevin Munnelly Landscaping – Pat Phillips
Housing – Sara Bowrey
Education – Rob Bollen
Healthcare/CCG – Lorna Blackwell
Community Facilities – Colin Brand
CCTV – Jim McGowan

#### 5. FINANCIAL IMPLICATIONS

5.1 The table below summarises the complete Appendix 3 (in the Member's room), giving a breakdown across the service—areas of all S106 obligations agreed within the last 12.5 years and details of whether the sums are confirmed (eg development has started) or provisional (S106 obligation agreed but development not started): -

AREA	S106 SUMS CONFIRMED	PROVISIONAL S106 SUMS	TOTAL
	£	£	£
Local Economy, Town Centre,			
Community Use	2,606,500	4,697,286	7,303,786
Highways/Traffic/Parking	1,336,561	82,232	1,418,793
Education	4,795,965	2,230,475	7,026,440
Healthcare/CCG	1,618,779	174,026	1,792,805
Landscape	222,500	65,000	287,500
Housing	10,039,469	2,685,000	12,724,469
Other _	318,000	0	318,000
TOTALS	20,937,774	9,934,019	30,871,793

5.2 Of the £20.9m confirmed sums, £16.2m has been received and £7.7m has been spent, leaving an unspent balance of £8.5m, excluding interest accrued of £9.6k.

5.3 The summarised financial position of the unspent balances across the service areas (detailed in Appendix 4) is as follows: -

AREA	BALANCE AS AT 15.05.15	COMMITMENTS	LATEST BALANCE AS AT 15.05.15	
Devenue		£	£	
Revenue				
Local Economy, Town Centre, Community Use	121,026	76,026	45,000	
Highways/Traffic/Parking	777,974	354,685	423,289	
Health/Primary Care Trust	890,755	718,057	172,698	
Landscape	0	0	0	
Other	20,813	813	20,000	
Total Revenue Balance	1,810,568	1,149,581	660,987	
Capital				
Housing	5,061,597	3,775,694	1,285,903	
Education	1,591,003	250,000	1,341,003	
Total Capital Balance	6,652,600	4,025,694	2,626,906	
Total Section 106 Balance	8,463,168	5,175,275	3,287,893	

- 5.4 The balance above includes interest that has accrued to three of the S106 agreements within the revenue balances, totalling £5,489 and two agreements within the capital balances, totalling £4,142.
- 5.5 On 2 April 2014, Executive agreed to set aside £192,500 from S106 monies in an earmarked reserve for the future maintenance of Cheyne Woods and Cyphers Gate open space, in accordance with the criteria set out in the specific agreements. There is also a sum of £183,534 held in an earmarked reserve for the management and maintenance of Langley Waterside Nature Reserve from the Glaxo site development. The table below provides Members with an update on the use of these monies: -

Earmarked Reserves	Current Balance £	Actual Spend £	Outstanding Commitments £	Latest Balance £
Management of Cyphers Gate open space	151,908	0	3,908	148,000
Management of Cheyne Woods	35,000	0	14,250	20,750
Management of Langley Waterside Nature Reserve	178,956	0	18,975	159,981
Total	365,864	0	37,133	328,731

#### 6. LEGAL IMPLICATIONS

- 6.1 The power of a Local Planning Authority to enter into a Planning Obligation with anyone having an interest in land in their area is contained in section 106 of the Town and Country Planning Act 1990 (as amended by Section 12 of the Planning and Compensation Act 1991). Planning Obligations made under section 106 comprise both obligations and unilateral undertakings. Government advice on the use of section 106 is contained within NPPG paras 1-23.
- 6.2 A Planning Obligation may only be created by a person with an interest in the relevant land, and may be created either by means of an agreement with the Local Planning Authority or by means of a unilateral undertaking. An Obligation may restrict development or the use of land, need

specific works to take place or need a financial contribution towards a work or service of public benefit.

- 6.3 The main features of a Planning Obligation are:
  - It applies to the land, so enforcement of it would be against the person who agreed it (normally the applicant) or their successor in title.
  - It can also be enforced by a legal injunction. Where a person has defaulted on a requirement
    to carry out works on the land, the Local Planning Authority may also enter onto the land to
    enforce the terms of the Obligation and to claim back its reasonable costs arising from this
    action.
  - It can contain a restriction on use of the land or a requirement for works to be undertaken thereon, that can be for an indefinite period, a stated period, or a period defined by reference to some future event, e.g. the completion of specified works.
  - Contribution(s) may be expressed as being due:
    - (a) Singly, on a specified date, or one that can be derived from defined future event(s),
    - (b) In instalments, the amounts of which can be stated or derived from a formula, that are payable on specified dates or on dates based on future events, e.g. stages of the development, and
    - (c) Singly or in instalments, the amounts of which can be stated or derived from a formula, that are payable on specified date(s), or at defined times after, the completion of the development, e.g. to contribute to maintenance needs.
- 6.4 A section 106 Agreement can be varied with the agreement of the Local Planning Authority; there is also a formal application and appeals process in certain circumstances. Section 106 contributions may be time limited in the agreement or undertaking. Even where this is not the case then section 12(3) Planning and Compensation Act 1991 Section allows a person to apply for a planning obligation to be discharged after 5 years and if money has not been spent or there is not a clear intention to spend within a reasonable time a local authority may be made to refund in such cases.
- 6.5 The planning system works on the principle that planning permissions cannot be bought from or sold by a Local Planning Authority. Negotiations to gain benefits from development proposals must take place in a way which is seen to be fair and reasonable. By working in this way, Planning Obligations can improve the quality of development proposals which might otherwise have to be refused.
- 6.6 Planning Obligations must be related to the scale and nature of the development being proposed. CIL regulation 122 came into force under the Community Infrastructure Levy (CIL) Regulations in April 2010 and places into law three statutory tests which are based upon the original five policy tests in Circular 05/05. The three tests are;
  - a) necessary to make development acceptable in planning terms;
  - b) directly related to the development; and
  - c) fairly and reasonably related in scale and kind to the development.
- 6.7 The Council acting as Local Planning Authority cannot allow unacceptable developments because of unnecessary or unrelated benefits that the applicant may be offering. Equally applicants cannot be expected to pay for facilities which are only needed to deal with existing shortfalls in the area.

Non-Applicable Sections:	Personnel
Background Documents: (Access via Contact Officer)	2008/09 budget monitoring files within ES Impact of Large Developments – Progress Monitoring Report March 2006 Shared file listing all S106 agreements Executive & Resources PDS Committee 8th Jan 2014 Executive & Resources PDS Committee 10 <sup>th</sup> July 2014 Executive & Resources PDS Committee 19 <sup>th</sup> Nov 2014 Supplementary Planning Document (SPD) on Planning Obligations: Addendum to Changes to Pooling S106 Contributions and S106 Threshold Changes. DC Committee 24 <sup>th</sup> March 2015 and Executive 10th June 2015