

25 June 2020

Committee Executive

Date Wednesday, 8 July 2020

Time of Meeting 4:00 pm

This is a remote meeting in accordance with the Local Authorities and Police and Crime Panels (Coronavirus) (Flexibility of Local Authority and Police and Crime Panel Meetings) (England and

Wales) Regulations 2020.

Members of the public will be able to view this meeting whilst it is in session by clicking on the link that will be available on the Agenda publication page immediately prior to the commencement of the meeting.

Agenda

1. ANNOUNCEMENTS

2. APOLOGIES FOR ABSENCE AND SUBSTITUTIONS

To receive apologies for absence and advise of any substitutions.

3. DECLARATIONS OF INTEREST

Pursuant to the adoption by the Council on 26 June 2012 of the Tewkesbury Borough Council Code of Conduct, effective from 1 July 2012, as set out in Minute No. CL.34, Members are invited to declare any interest they may have in the business set out on the Agenda to which the approved Code applies.

4. MINUTES 1 - 7

To approve the Minutes of the meeting held on 10 June 2020.



Item Page(s)

5. ITEMS FROM MEMBERS OF THE PUBLIC

To receive any questions, deputations or petitions submitted under Rule of Procedure 12.

(The deadline for public participation submissions for this meeting is 2 July 2020).

6. FINANCIAL OUTTURN REPORT

To Follow

To consider the Council's financial outturn including the use of reserves

7. CLIMATE CHANGE AND CARBON REDUCTION AUDIT AND ACTION PLAN

8 - 93

To recommend to Council that the audit report be agreed as having established the Council's current position and carbon baseline and that the action plan be noted with agreement given for the detailed work and feasibility studies to commence.

8. GLOUCESTERSHIRE ECONOMIC GROWTH JOINT COMMITTEE - EXTENSION OF OPERATING PERIOD

94 - 100

To consider a request from the Gloucestershire Economic Growth Joint Committee to extend the operation of the Joint Committee for a period of eighteen months from 4 September 2020 together with agreement to waive the 12 months' notice period set out in the Inter Authority Agreement between the partner authorities, to enable the Joint Committee to continue.

9. RE-OPENING THE HIGH STREETS SAFELY FUND - ACTION PLAN

To Follow

To consider the report which sets out the government criteria for the use of the re-opening of the High Streets safely fund and to agree an initial action plan with delegation to the Deputy Chief Executive, in consultation with the Leader of the Council, to make decisions needed to implement the action plan

10. SEPARATE BUSINESS

The Chair will move the adoption of the following resolution:

That under Section 100(A)(4) Local Government Act 1972, the public be excluded for the following items on the grounds that they involve the likely disclosure of exempt information as defined in Part 1 of Schedule 12A of the Act.

11. SEPARATE MINUTES

101 - 102

To approve the separate Minutes of the meeting of the Committee held on 10 June 2020.

Item Page(s)

DATE OF NEXT MEETING WEDNESDAY, 5 AUGUST 2020 COUNCILLORS CONSTITUTING COMMITTEE

Councillors: R A Bird (Chair), G F Blackwell, M Dean, M A Gore, D J Harwood, E J MacTiernan, J R Mason (Vice-Chair), C Softley, R J Stanley, M G Sztymiak and R J E Vines

Substitution Arrangements

The Council has a substitution procedure and any substitutions will be announced at the beginning of the meeting.

Recording of Meetings

In accordance with the Openness of Local Government Bodies Regulations 2014, please be aware that the proceedings of this meeting may be recorded.

TEWKESBURY BOROUGH COUNCIL

Minutes of a Meeting of the Executive Committee held remotely on Wednesday, 10 June 2020 commencing at 4:00 pm

Present:

Chair Councillor R A Bird Vice Chair Councillor J R Mason

and Councillors:

G F Blackwell, M Dean, M A Gore, D J Harwood, M L Jordan (Substitute for R J Stanley), E J MacTiernan, C Softley, M G Sztymiak and R J E Vines

EX.1 ANNOUNCEMENTS

- 1.1 The Chair advised that the meeting was being held under the emergency provisions of the Coronavirus Act 2020 and, specifically, The Local Authorities and Police and Crime Panels (Coronavirus) (Flexibility of Local Authority and Police and Crime Panel Meetings) (England and Wales) Regulations 2020. The meeting was being broadcast live via the internet, it was not being recorded by the Council but, under the usual transparency rules, it may be being recorded by others.
- 1.2 The Committee was advised that the Chair had used his discretion to alter the order of the Agenda so that Agenda Item 7 COVID-19 Financial Impact Analysis would be taken before Agenda Item 6 COVID-19 Recovery Plan.

EX.2 APOLOGIES FOR ABSENCE AND SUBSTITUTIONS

2.1 Apologies for absence were received from Councillor R J Stanley. Councillor M L Jordan would be acting as a substitute for the meeting.

EX.3 DECLARATIONS OF INTEREST

- The Committee's attention was drawn to the Tewkesbury Borough Council Code of Conduct which was adopted by the Council on 26 June 2012 and took effect from 1 July 2012.
- 3.2 There were no declarations of interest made on this occasion.

EX.4 MINUTES

4.1 The Minutes of the meeting held on 4 March 2020, copies of which had been circulated, were approved as a correct record.

EX.5 ITEMS FROM MEMBERS OF THE PUBLIC

5.1 There were no items from members of the public.

EX.6 COVID-19 FINANCIAL IMPACT ANALYSIS

- The report of the Head of Finance and Asset Management, circulated at Pages No. 16-24, updated Members on the significant financial impact of Coronavirus and asked the Committee to earmark monies to support the financial needs of the Council in the current year and in future years. Members were asked to note the current financial impact estimate and acknowledge the financial challenge faced by the Council as a result of COVID-19; to approve the setting aside of the business rates collection fund surplus to support the financial needs of the Council arising from COVID-19; and to approve the principle of revising base estimates for the second half of the current year.
- 6.2 The Head of Finance and Asset Management explained that, from early April the Finance team had been monitoring the potential impacts of COVID-19 and the estimates in the report from mid-May were in line with the forecast made to the Ministry of Housing, Communities and Local Government. Appendix A to the report set out the detailed forecast and highlighted a central estimated cost of just under £2.8 million. The report also set out the low and high positions which were 50% and 150% of the central case. The £2.8million had been offset by the support already provided by the government which left £1.8million to be financed by the Council. £3.5million was set to be released from the business rates provision which provided some funding to help cover the cost of COVID-19 in the current year and going forward. This meant the Council was in a good position to meet the deficits faced and unlikely to need to issue a Section 114 Notice this year; however, it would need a pragmatic approach to its spending plans given the financial uncertainties faced in all funding streams. The Council would need to pay a levy before it could get the benefit of the release of provisions and there was likely to be a need to reduce some year-end reserves because of that.
- In response to a query regarding the recovery period, the Head of Finance and Asset Management advised that the figures had been based on a three-month lockdown and then a varying recovery period the higher level of impact allowed for a second spike in the pandemic. He felt it was unlikely there would be another funding round in the near future as the government was taking stock of financial returns from all authorities and would probably wait until the end of the summer to assess the actual impact of COVID-19. This week he had spoken to colleagues in the south west and they were putting their case to the government as a region, rather than individually, which it was hoped would mean the government would better understand the financial challenges and look to compensate in future years as well as in the current year.
- In response to a Member's query in relation to the Council's business rates provision, the Head of Finance and Asset Management confirmed that it was not shown in the reports to the government so it should not cause the Council to be penalised when receiving funding. In addition, any funding made available was likely to be based on a general formula on the government's priority areas such as homelessness and social care; there were other areas, such as commercial activity, which it was less likely to want to support.
- The Chief Executive reiterated that the Council was pushing for government funding on all fronts including lobbying the Local Government Association and the District Councils Network. The District Councils Network was particularly important as it was managing to get Ministers to attend every teleconference and they had all been advised by local authorities of the acute need for funding; for example, he understood the government wanted to give capital funding for local authorities to provide housing for rough sleepers but the point had been made that Councils needed ongoing funding to be able to service those homes.

- 6.6 A Member expressed the view that receipt of the business rates provision was good news for the Council, but that recovery would be slow and difficult. He advised that there had been a suggestion to reinstate parking charges across the Borough Council's car parks at the end of June but most local Members did not think that was a good idea as the high street would be facing enough challenges without the addition of parking charges. In response, the Chief Executive advised that this had been discussed informally with Members and it had been made clear that Tewkesbury Borough Council had been one of the few local authorities which had stopped charging for car parking during the lockdown period. Officers were aware of the concerns from retailers, and the need to stimulate the economy, but this had to be weighed against the Council's income needs. The proposal was to use delegated powers, having canvassed the Town Councils and Local and Lead Members and taken account of their views, to decide how to approach the reinstatement of parking charges. The Head of Finance and Asset Management had also written to all Borough Members inviting their views.
- 6.7 Another Member noted that one of the issues faced was that the social distancing measures put into place on Tewkesbury High Street had blocked on-street parking so people could not just pop into shops. She questioned whether the Council could allow two hours free parking to help retailers in the towns. In response, the Head of Finance and Asset Management advised that this was one of the options being considered. Another Member expressed the view that there would never be a good time to reinstate charges, but traders could always reimburse customers for parking should they wish to. Another Member agreed that this was a difficult judgement to balance with many competing issues, but he felt Officers had worked hard to gain a good understanding of potential issues and in canvassing the opinions of Ward Members. He indicated that the on-street parking in the high street had been removed to facilitate social distancing for the opening of high streets on 15 June and the primary objective was to get town centres back into operation and allow people to earn and spend money as they wished. He expressed the view that the Council had a responsibility to collect parking charges as well as being mindful of businesses and how that might affect them. A Member was concerned that residents had been using car parks for permanent parking whilst the charges had been removed and, if the charges were not reinstated, there was a chance that people coming to the high streets to shop would not be able to park which would also be detrimental to retailers.
- 6.8 Upon being proposed and seconded, it was

RESOLVED:

- That the current financial impact estimate be NOTED and the financial challenge faced by the Council as a result of COVID-19 be acknowledged.
- That the setting aside of the Business Rates Collection Fund Surplus, to support the financial needs of the Council arising from COVID-19, be APPROVED.
- 3. That the principle of revising base estimates for the second half of the current year be **APPROVED**.

EX.7 COVID-19 RECOVERY PLAN

7.1 The report of the Deputy Chief Executive, circulated at Pages No. 9-15, set out the principles and a framework for the development of the Tewkesbury Borough Council's COVID-19 recovery plan. Members were asked to approve the allocation of £500,000 from the business rates collection fund surplus to support the recovery plan; and to agree that Officers prepare a detailed recovery plan based on the

principles and framework set out in the report and the subsequent adoption of the plan.

- 7.2 The Deputy Chief Executive explained that COVID-19 had presented local authorities, businesses and the community at large with challenges that had not been experienced in recent times. Across Gloucestershire, there had been a collective effort by all partners to protect, shield and support communities, distribute grant funding to businesses and revise the ways they worked, in order to manage the crisis collectively. It was now important that Tewkesbury Borough Council started to look to the future and, in particular, the rebuilding and recovery phases that would mean it could look to help businesses, communities and the economy at large to bounce back with even stronger resolve and resilience.
- 7.3 The Deputy Chief Executive explained that recovering from COVID-19 would take a long time which was why it was important that the recovery mechanisms adopted were deliverable, financially viable and, importantly, could be sustained. The report set out a suggestion of close alignment between the recovery plan and the 2020-24 Council Plan. The Council Plan set out the Council's priorities across a broad spectrum of initiatives, including strategic growth, economic development, community development and a sustainable environment and the suggested alignment would ensure the key actions set out in the recovery plan were recognised as being of strategic importance and would allow monitoring of progress through the Council's performance tracker programme. In addition, it would enable the Council to use many of its existing governance arrangements e.g. Executive Committee, Overview and Scrutiny Committee, Transform Working Group and Council to oversee and manage its response to COVID-19. Locally, the Council's recovery plan would need to reflect the national approach of setting out the short, medium and long term support needed to address the challenges associated with COVID-19 and it was suggested that this could be done by considering the need to refocus, recover and rebuild communities, businesses and the voluntary sector.
- 7.4 Members were advised that refocusing would reflect the short-term analysis of the implications of COVID-19; the Council would work closely with partners to understand how and what resources may be needed to refocus and where opportunities to collaborate on emerging recovery plans could help gain a better understanding of what recovery looked like. Recovery would reflect the medium term, primarily focussing on the creation of a recovery plan that set out the strategy and actions that would support businesses, communities and voluntary groups, allowing them to survive, stabilise and adapt to the challenges of COVID-19. Rebuilding reflected the longer-term measures required to allow businesses, communities and voluntary groups to rebuild and develop resilience to a post COVID-19 environment.
- 7.5 The recovery plan would detail key actions, milestone dates and Officers responsible for leading on each work stream and the Executive Committee would play an important role as the recovery process developed in terms of community support and community contact. Those areas would continue to be needed as the Council moved into recovery planning. The Overview and Scrutiny Committee would take a key role in the monitoring and management of the recovery plan, together with the process of broader Member engagement.
- 7.6 In terms of financial provision, this would need to be made for managing the recovery phase, identifying where additional resources may be required to implement recovery measures and evaluating the ongoing impact of reduced income streams. Critical to the recovery plan would be the need to continue to support businesses; in the short term, almost £16million of business grants had been paid to over 1,300 eligible businesses in the borough. The ongoing gathering of business intelligence, predominantly through the Growth Hub, would determine what businesses needed from the Council in the medium to long term. There would

also be a continuation of close working with business partners, including Gloucestershire First Local Enterprise Partnership (GFirst LEP), the Federation of Small Businesses and Town Trader federations, to ensure contribution to the regional economic recovery process. The county wide Community Health Hub had been incredibly successful, with over 1,500 calls made to Council staff, by those either needing support or offering help, since its inception in March; however, the immediate function of the hub - that of connecting those who could offer support to those that needed it - would inevitably come to an end in due course and the recovery plan would detail how any current dependencies would be managed or transitioned to longer term support measures. It would also identify which organisations were best placed to provide that support and, in particular, establish the medium and long term roles of the Voluntary and Community Sector (VCS) Alliance, Gloucestershire Rural Community Council (GRCC) and Caring for Communities and People (CCP) which would be important as part of a refocused community support programme in the 'recover' and 'rebuild' phases. With regard to homelessness and rough sleeping, the pandemic had seen a substantial rise in those presenting as homeless as self-isolation and social distancing measures had been initiated. In Gloucestershire, a COVID-19 Homelessness and Rough Sleepers Cell was initiated as part of the local response and, at present, there were around 145 people in temporary hotel accommodation in the county. The key task would be identifying suitable long-term accommodation solutions and, as part of the development of the recovery plan, there would be continued engagement with the Gloucestershire Housing Associations to identify solutions to assist in the medium and longer term in relation to homelessness.

- 7.7 Referring to the next steps, the Deputy Chief Executive advised that there would be a need to consult key partners as the Council's recovery plan developed to ensure the plan worked well alongside other county plans, such as those being developed by the GFirst LEP and Gloucestershire County Council. In terms of timescales, the development of the recovery plan would be dynamic and subject to local or national indicators that had the potential to impact upon the timeline. For example, should there be a second national or localised peak in COVID-19 cases. the Council would need to return to the role of managing the response and recovery planning would naturally need to be a secondary priority. Changes in government guidance, or emerging community or business intelligence, could speed up or slow down the Council's ability to implement recovery measures. At present, the short-term recovery planning of the Council had already started, with a focus upon getting high streets ready for the re-opening of most shops on 15 June. A Council team had been created to look at all elements of that process, including overseeing the setting up of social distancing measures, signage and providing advice to businesses and supporting them with their risk assessments. Teams of Officers would be out over the weekend and on Monday to help and guide shoppers and businesses to observe social distancing guidelines, to be a friendly face able to offer advice, and, if necessary, to take action against any breaches of guidance or national regulations.
- 7.8 The creation of a more detailed recovery plan focussing on these principles, if adopted, would be presented to a future meeting of the Executive Committee setting out the detail and actions that would be implemented as part of the recovery process. The detailed plan would also set out how the recovery planning process would tie into other performance indicator metrics and service planning.
- A Member noted that the Council was very fortunate to have funding available for the COVID-19 response and recovery due to its sound financial management in terms of the money put aside for possible business rate appeals. In addition, he questioned how Members would be engaged in the development of the recovery plan. In response, the Chief Executive indicated that a Member engagement strategy was being considered by himself and the Deputy Chief Executive to

ensure Members had an input and that all Councillors were engaged in the plan.

- 7.10 A Member recognised the importance of the priorities mentioned but felt that, within housing and communities, a key priority was to ensure the Council had an adequate land supply to avoid unplanned/speculative development and this should also be included in the recovery plan. In response, the Deputy Chief Executive confirmed that the detailed plan would come back to Members for discussion at a later date. The Council Plan talked about the garden town and sustainable communities of which the Borough Plan was a large part. Everything would be reviewed in terms of services/development etc. in the detailed plan, but the aim of the framework was not to include all the detail, meaning it did not cover every potential example. He assured Members that the work around growth would be a very important part of the recovery so it would be included in the detailed plan. In addition, there would be information about electric charging capabilities in the Council's car parks as well as at other sites in the Borough, including those of housing providers, and information about supporting communities and businesses. Members were reminded that the recovery plan would be a dynamic document which meant it would inevitably change as the recovery process moved forward.
- 7.11 In terms of monitoring of the recovery plan, the Deputy Chief Executive confirmed that the performance monitoring arrangements already in place would be used which was one of the reasons for aligning the recovery plan with the Council Plan and using the performance tracker as a monitoring tool. Members were reminded that recovery from the COVID-19 pandemic would take a long time and it was unlikely that things would return to 'normal' in the short/medium term. Businesses were finding the situation extremely tough and communities were, understandably, very nervous so the Council needed to take the lead in providing support and advice for its residents. With regards to when the Council's meetings would return to being held face to face, the Deputy Chief Executive indicated that remote working technologies were a big part of the recovery plan and there was a lot to learn from how it had worked during the COVID-19 emergency and how the Council needed to transform as an organisation in terms of how staff/Members were working and how customers wanted to engage with the Council. Currently government guidance precluded the Council from having face to face meetings but when that changed it would be reflected in the recovery plan. The response to COVID-19 had required a focus and prioritisation on 'business critical' services and recovery would see a review of which services could now be restarted and what additional resources may be required in the short-term to enable that to happen. As part of the Council's organisational recovery, it would be necessary to put in place safe systems of work to ensure that when the number of staff working from the building increased, this could be done in a safe and controlled manner.
- 7.12 Although the recovery plan had not yet been put into place, the recovery process had already commenced and the Council was liaising with its town centres, not only on the immediate recovery process, but also the medium term using businesses as well as community intelligence. It was understood that the ramifications to the economy would be felt for a long time to come and the Council needed to ensure it was able to assist as effectively as possible.
- 7.13 A Member spoke in favour of a green recovery plan with the opportunity to spend money on issues that would be good for the environment. He understood this was a national debate but felt that, as a local authority, Tewkesbury Borough Council should also fit into the debate. In response, the Deputy Chief Executive noted that the importance of managing the Council's carbon footprint and its commitment to the climate change declaration would be key considerations in the recovery plan. COVID-19 had resulted in an increase in cycling and walking, especially in town centres, as people looked to alternatives to using public transport. The Council was actively engaging with Gloucestershire County Council around the promotion of cycling and walking schemes within the borough as new funding had recently been

made available to fast track the rollout of such initiatives, and the recovery plan would set out how the Council could provide advice and recommendations to communities and businesses on the use of environmental assets, including open green space, as well as suggesting ways in which climate action and nature could be integrated into the wider planning for recovery and how the Council could support that.

- 7.14 A Member expressed the view that he had been encouraged by the comments made and thought the Member engagement within the plan, as well as it being aligned to the Council Plan, was excellent. He was particularly pleased that economic development and tourism would be priorities within the recovery plan. He advised that the Council had an Economic Development and Tourism Strategy and that economic recovery should be delivered in that context i.e. promotion of the Borough; encouraging tourists back; supporting businesses through the growth hub; and infrastructure commitments.
- 7.15 Upon being put to the vote, it was

RESOLVED:

- That the allocation of £500,000 from the Business Rates Collection Fund Surplus, to support the Tewkesbury Borough Recovery Plan, be APPROVED.
- 2. That Officers prepare a detailed recovery plan based on the principles and framework set out in the report for subsequent adoption.

EX.8 SEPARATE BUSINESS

8.1 The Chair proposed, and it was

RESOLVED

That, under Section 100(A)(4) of the Local Government Act 1972, the public be excluded from the meeting for the following items on the grounds that they involve the likely discussion of exempt information as defined in Part 1 of Schedule 12A of the Act.

EX.9 DEVELOPMENT SERVICES REVIEW

(Exempt – Paragraph 1 of Part 1 of Schedule 12A of the Local Government Act 1972 – Information relating to any individual)

9.1 The Committee received an update on proposed revisions to the structure of the Development Management section of Development Services and approved consequential changes to the establishment, which had been approved in April 2018, together with variations to the Agreements entered into with Gloucester City Council.

The meeting closed at 5:40 pm

TEWKESBURY BOROUGH COUNCIL

| Report to: | Executive Committee |
|-----------------------|---|
| Date of Meeting: | 8 July 2020 |
| Subject: | Climate Change and Carbon Reduction Audit and Action Plan |
| Report of: | Deputy Chief Executive |
| Lead Member: | Lead Member for Clean and Green Environment |
| Number of Appendices: | One |

Executive Summary:

Tewkesbury Borough Council (the Council) declared a climate emergency in October 2019. This declaration included a commitment to doing all in its power to make Tewkesbury Borough Council offices carbon neutral by 2030.

The declaration also included reference to undertaking an audit of the Council's current position, together with the creation of an action plan, that would set out how the above aim could be achieved.

The Council's Climate Change and Flood Risk Management Group (CCFRMG) was created following the Council's declaration, (and included an increased membership and revised Terms of Reference, of the previously constituted Flood Risk Management Group.) This Group was created to consider all aspects of climate change and initially tasked with working with Officers to oversee the delivery of an audit to consider the Council's current position, together with an action plan setting out how carbon neutrality by 2030 could be achieved.

The audit report and action plan are presented at Appendix 1.

The audit report sets out the relevant government guidance and the detailed analysis that was undertaken in order to establish the Council's current 'carbon footprint', or baseline position.

The action plan sets out the short, medium and long-term opportunities that could be explored further as part of detailed feasibility testing, as ways the Council could seek to meet the ambition of carbon neutrality by 2030 in relation to its buildings.

Recommendation:

That it be RECOMMENDED TO COUNCIL:

- 1. that the audit report be AGREED as having established the Council's current position and carbon baseline; and
- 2. that the action plan be NOTED, and agreement given for detailed work and feasibility studies to commence in relation to the carbon reduction options set out in the action plan.

Reasons for Recommendation:

The report provides Members with detail on the audit report and action plan as required by the Motion approved by Council in 2019.

Resource Implications:

The Council has so far agreed to the inclusion of a £20,000 ongoing allocation within the budget to support some climate change related activity plus a one-off sum of £40,000 to fund some of the early commissions necessary. With the exception of the replacement of heating systems at the Council Offices, which has a funding allocation within the asset management reserve, all other activities and projects will require funding bids and new monies being allocated to them.

Legal Implications:

None directly arising from this report.

Risk Management Implications:

The Council has declared a climate emergency and agreed a Motion including the need to undertake an audit, together with an action plan setting out the measures that could be implemented in order to meet the wording of the agreed Motion. Having an accurate baseline position established assists considerably in terms of minimising risks associated with underreporting.

Performance Management Follow-up:

The workstreams developed as part of the emerging plan to manage carbon reduction and climate change will be subject to various governance arrangements as they develop. Such arrangements are likely to include informal scoping, discussion and agreeing priorities via the Climate Change and Flood Risk Management Working Group, performance monitoring and scrutiny via Overview and Scrutiny Committee and more formal decision making via Executive Committee and Council as required.

Environmental Implications:

None at this time.

1.0 INTRODUCTION/BACKGROUND

1.1 Tewkesbury Borough Council declared a climate emergency at a Council meeting in October 2019.

The motion as agreed is reproduced below.

1.2 Motion **AGREED**:

- Declare a 'climate emergency'.
- Commit to doing all in its power to make Tewkesbury Borough Council offices carbon neutral by 2030.
- Expand the remit of the existing Flood Risk Management Group to deal with climate change matters with the following delegations to the Borough Solicitor in consultation with the Group:
 - Preparation of revised Terms of Reference to include an audit of the Council's current position, an action plan to achieve carbon neutrality by 2030, funding and promotion of good practice throughout the Borough including buildings that provide a public service, such as the Tewkesbury Leisure Centre; and
 - 2. Membership of the Group, taking account of its wider role.

- Call upon central government to provide additional powers and resources to support local and national action towards the 2030 target.
- Commit to working with partners in Gloucestershire to achieve countywide carbon neutrality aims.
- 1.3 At the time the Motion was agreed, the Council's Climate Change and Flood Risk Management Group (CCFRMG) was tasked with working with Officers to oversee the delivery of an audit to consider the Council's current position and action plan setting out how carbon neutrality by 2030 in relation to the Council Offices could be achieved, together with reporting this back to Council.

2.0 CURRENT POSITION

2.1 As the Council did not have the specialist climate change knowledge necessary to undertake a carbon reduction audit and subsequent preparation of an action plan in house, an external commission was awarded for this piece of work in accordance with the Council's normal procurement arrangements. The audit report and action plan arising from this work are reproduced at Appendix 1.

2.2 Climate Change and Flood Risk Management Group observations

- 2.2.1 The Group met on Monday 22 June 2020 and received a detailed briefing on the audit and action plan from the report authors. The group discussion and key observations are summarised below:
 - Overall excellent report, huge amount of work gone into it good foundation for moving forward.
 - Report can continue to grow initial focus has been on the areas where data is available (collecting and collating data has been difficult and time consuming – no requirement to report to government since 2013 made the data gathering a more protracted process).
 - The details within the action plan are not set in stone identifies a baseline to use as a starting point for moving forward and there will be decisions to make within that (e.g. siting of photovoltaic (PV) panels, is it better to put them onto one building in a single block or to spread across smaller units to take full advantage etc.)
 - Timescales important to work on setting realistic and achievable timescales for actions over the coming 12 months (it would be unreasonable at this stage to set a timetable without identifying the resources to take the plan forward). Timescales will vary – some quick wins, other medium-long term. Officers will be working to put 'meat on the bones'.
 - Must ensure we do not allow the momentum to slip the Group can assist in terms of shaping up timescales. The pace of travel was described as there being a need to move as quickly as possible whilst ensuring a pragmatic and realistic approach is adopted, being mindful of the need to consider all the options. There will need to be a managing of expectations particularly given the current situation with COVID-19 which has brought challenges in terms of managing the response and emerging recovery work plans, remote working and competing resource demands finances and Officer time in particular. Notwithstanding this, sustainability is a key priority within the Council Plan and there is no lack of drive and ambition to achieve the carbon reduction target, carbon reduction will be firmly on the agenda once the report and action plan have Council endorsement.
 - Recognition that delivering the action plan will require investment initially but will
 result in savings in the medium and longer terms as the benefits of introducing new
 technologies for example start to be realised.

- Community engagement recognised as a key aspect of the carbon reduction work, and the action plan will have a positive impact in terms of the Council's reputation and "being seen to be doing something".
- Business cases will be crucial to support the initial steps and utilise savings made from future activity – important that collectively we do not lose sight of the priority, ensuring that everyone benefits regardless of whether their motivation is environmental, financial or social.

2.2.2 Key Questions from Members and Responses from Consultant

 Question around Councillor mileage and the fact that not all Members claim. Need to look at other options for Members such as encouraging car sharing, use of public transport etc.

RESPONSE There is a need to understand in more detail what central government is looking to do around electric vehicle incentivisation etc. Council could reinvest savings into incentivising schemes - possible action to consider going forward.

- Question about staff cycle to work scheme.
 - RESPONSE Members advised that commuting was out of scope so had not been included in this report, but such incentives should be encouraged and endorsed.
- Concern that burning waste (energy from waste) is not necessarily particularly green
 providing crops purely for burning etc.
 - RESPONSE Important to understand what happens to waste and recycling being generated, likely to be opportunities around waste going forward. Best solution is to reduce the amount of waste going into bins in the first place.
- Question around efficiency of air source heat pumps and costs outweighing benefits.
 - RESPONSE Essentially, for every unit of electricity, a heat pump provided 3-4 units of heat/energy back out. If gas cost 3p per unit and electricity was 15p, this meant that it would be roughly the same price. Decarbonisation of the electricity network meant that electricity would essentially be cleaner than gas therefore it would make more sense to switch than to continue with gas. There were taxes on energy consumption with the climate change levy meaning that gas was increasing significantly in price compared to electricity which was reducing.
- Question as to whether the national electricity grid will have capacity given the amount of local authorities and organisations aiming to reduce carbon emissions.
 - RESPONSE Need to ask this question of the network operator may recommend a smaller amount to enable better management; may be more opportunities as things continue to improve down the line essential point is the need to reduce energy demand as much as possible and keep to a minimum the amount that needed to be generated.
- Question as to whether wind power had been considered.
 - RESPONSE Not felt to be a realistic option at the time due to availability of on-shore winds but could be revisited at a later stage.

- 2.2.3 The Chair then asked the Deputy Chief Executive to sum up and advise the Group on the next stages. The Deputy Chief Executive thanked the Group for their valuable contributions and endorsement of the report and options set out within the action plan, and advised of key dates as follows:
 - Executive Committee 8 July 2020 at 2pm.
 - All Member Seminar 23 July 2020 at 6pm.
 - Council 28 July 2020 at 6pm.
- **2.2.4** The Chair suggested an indicative date for the next meeting of the Climate Change and Flood Risk Management Group of early August 2020 date to be confirmed.

3.0 FINANCE AND RESOURCE IMPLICATIONS

- 3.1 The audit report and action plan give a clear sense of direction and sets out the opportunities in terms of moving towards carbon neutrality by 2030. The 2020–2024 Council Plan has priorities and objectives around delivery of the climate emergency action plan as part of the Council's commitment to a sustainable environment.
- **3.2** To deliver these ongoing commitments, consideration will need to be given to how best to resource the workstreams.
- 3.3 Many of the options presented in the action plan will require more detailed feasibility analysis to determine if they can be taken forward and if so in what way and over what time period.
- There are different ways in which the workstreams could be funded and, in some cases, central government grant funding may be available to offset the cost of project delivery. Other options around resourcing could include creating a dedicated full or part-time Officer post or continuing to outsource projects via specific commissions.
- Furthermore, a countywide Climate Change Strategic Coordinator post is in the process of being established, having been agreed in principle at Leadership Gloucestershire. Each of the districts and the County Council will contribute to this post, and its roles and responsibilities will clearly be aimed at serving the interests of each Council on a countywide basis. As such it is logical to assess in detail how this post could serve Tewkesbury Borough Council's needs before deciding upon longer term resource requirements at a local level. It is envisaged this post will be recruited to by the Autumn of 2020. Clearly any future funding and resourcing decisions will need to be made carefully and in light of the Council's financial position, particularly in respect of COVID-19.
- In the short term, some limited funding exists to provide scope to commission further workstreams to maintain the momentum, but a decision on the allocation of a specific budget to meet the needs of this priority will need to be considered in due course. It is suggested this takes place in the Autumn as part of the budgetary review process.

4.0 OTHER OPTIONS CONSIDERED

4.1 Not applicable.

5.0 CONSULTATION

5.1 Not applicable.

6.0 RELEVANT COUNCIL POLICIES/STRATEGIES

6.1 The 2020-2024 Council Plan. Climate Emergency Declaration and Motion.

7.0 RELEVANT GOVERNMENT POLICIES

- United Nations Framework Convention on Climate Change's (UNFCCC) 21st Conference of Parties (COP21) and adopted on December 12, 2015, (The Paris Agreement).
 - International Panel on Climate Change (IPCC) special report on 'Global Warming of 1.5°C', following the UN Framework Convention on Climate Change in 2015. (October 2018).
 - Climate Change Act 2008.

8.0 RESOURCE IMPLICATIONS (Human/Property)

- 8.1 There is currently very limited internal capacity allocated to this activity. Any ongoing internal workstream management would involve the need to reprioritise or divert from existing activities. With the exception of the small budget to allow for further commissioned pieces of work, should the Council require ongoing input into this priority area additional resource will need to be considered.
- 9.0 SUSTAINABILITY IMPLICATIONS (Social/Community Safety/Cultural/ Economic/ Environment)
- **9.1** The work associated with the carbon reduction audit and action plan will inherently need to take sustainability issues and climate change response policies into account.
- 10.0 IMPACT UPON (Value For Money/Equalities/E-Government/Human Rights/Health And Safety)
- **10.1** None.
- 11.0 RELATED DECISIONS AND ANY OTHER RELEVANT FACTS
- **11.1** None.

Background Papers:

Contact Officer: Deputy Chief Executive Tel: 01684 272051

Email: robert.weaver@tewkesbury.gov.uk

Appendices: 1 - Audit report and action plan

CARBON MANAGEMENT PROGRAMME BACKGROUND, BASELINE AND FIRST STAGE ACTION PLANNING

TEWKESBURY BOROUGH COUNCIL

JUNE 2020



PRODUCED FOR:

TEWKESBURY BOROUGH COUNCIL

BY:

MIKE BRAIN AND BARRY WYATT

FINAL DRAFT

4TH JUNE 2020

EXECUTIVE SUMMARY

TBC declared a climate emergency at full council on 1st October 2019. A key part of this declaration was the preparation of revised Terms of Reference to include an audit of the Council's current position, an action plan to achieve carbon neutrality by 2030.

The audit collated and analysed data to set out the current 'carbon footprint' from a number of council buildings and associated activities. The Action Plan sets out a number of short, medium and long term actions that will enable the council to meet its 2030 target.

The Council's carbon footprint was established by analysing data associated with scope 1, 2 and 3 emissions¹ in line with the Greenhouse Gas Protocol.

The Council has committed to doing all in its power to make Tewkesbury Borough Council offices carbon neutral by 2030 specifically via addressing CO₂ emissions from operations for which it is directly responsible. This includes the following:

- Electricity, gas and water consumption from owned buildings that are used to provide a public service, therefore excluding any buildings used for commercial purposes. Therefore the TBC estate included is as follows:
 - o TBC Council Offices less areas occupied by tenants
 - o Tewkesbury Leisure Centre
 - Roses Theatre
 - Tewkesbury Cemetery
 - o Cold Pool Lane Sports Pavilion
 - o 5 x domestic properties providing housing support
- TBC Fleet (including vehicles of waste contractors UBICO)
- TBC Grey Fleet specifically being vehicles owned and used by employees or Councillors of TBC for Council purposes. Business travel by public transport is not presently included in this report does not include CO₂ emissions resulting from office based waste, due to detailed data being unavailable at the current time.

¹ <u>Scope 1:</u> Direct emissions from activities owned or controlled by your organisation: *Gas & Owned Transport;*

<u>Scope 2:</u> Indirect energy emissions released into the atmosphere that are associated with your consumption of *purchased electricity;*

<u>Scope 3:</u> Other indirect emissions that are a consequence of your actions occurring at sources you do not own or control and are not classed as Scope 2 emissions. For example: *business travel (staff vehicles of Public Transport)*, waste disposal, materials or fuels (water) your organisation purchases

.

Using the Government's Greenhouse Gas Reporting Conversion Factors for 2019 (advanced data set) a baseline emissions level for the council has been established, as shown:

| TBC 2019 CO ₂ Emissions by Scope | CO ₂ Emissions (T/CO ₂ e) | % of Total | Detail of Scope Composition |
|---|---|------------|--|
| Scope 1 | 1,124.79 | 70.30% | Gas Consumed; Owned Transport (Incl. UBICO) |
| Scope 2 | 185.68 | 11.61% | Electricity Consumed |
| Scope 3 | 289.46 | 18.09% | Extraction, Refinement and Transportation of all raw fuels; Water; Business Travel (unowned vehicles) |
| Total | 1,599.93 | 100% | |

Of the total 1,599.93 tonnes CO_2e baseline, the most significant individual component is the TBC Fleet, accounting for 891.77 tonnes with a further 695.50 generated from Buildings. There are multiple options that have been identified for each contributing facet of emissions that range from: enhancing sustainable procurement and implementing energy efficiency measures; through to, increased renewable energy generation and, conversion to an electric vehicle only fleet.

Energy surveys were completed at a number of council owned buildings as detailed in section 5. These provided information of a range of no cost, low cost and capital cost (where replacement of 'end of life' equipment is necessary) measures that would significantly lower energy demand levels. By reducing energy demand as much as possible, ahead of implementation of the major heating and renewable energy installations, appropriately sized solutions are possible, lowering installations cost given that they are required to generate or offset a lower overall energy need. A selection of the opportunities identified include:

| SITE | Highlights | Cost Savings p.a. | CO₂e Savings (Tonnes p.a.) |
|----------------------------|--|--------------------------|-------------------------------|
| Tewkesbury Council Offices | Optimising the heating to match demand by using weather compensation; Replacing the air conditioning units supplying the server room | £17,359 (32%) | 89.95 (65%) |
| Roses Theatre | Improved heating control (temperature and weather related occupancy control); Air Source Heat Pump driven heating supply | £4,425 (65%) | 41.82 (80%) |

The Action Plan has been developed with the following priorities, presented in level of importance:

- 1. Energy consumption is controlled and managed, reflecting demand times, levels (temperature for example) and relative to external weather conditions as necessary
- 2. Energy efficiency maximised through no and low cost measures
- 3. Replacement of 'end of life' equipment with most appropriate low carbon technologies
- 4. Remaining energy demand offset with renewable energy solutions aiming to consume as close to 100% of generated energy, therefore reducing use of 'imported' energy as much as possible
- 5. Finally consider procurement of 'green' energy tariffs as a belt and braces approach for any final imported energy demand remaining

Additionally it is advised that, as far as possible, all gas consumption is removed, converting to electricity. This relates predominantly to all space heating as well as water heating at the Leisure Centre. Once demand reduction or energy efficiency has been optimised the solution focuses on utilising Heat Pump technology which delivers vastly improved efficiencies compared to more traditional and currently utilised combustion systems.

The emissions from the remaining electricity demand are negated through the installation of photovoltaic (solar power) systems.

Each Action Point has a commentary provided showing the implications of implementation in addition to suggested next steps required to progress. The Action Plan has been separated into 3 Phases; Short term (0 - 2years), Medium term (2 - 7 years) and Long term (7 - 10 years) against which each Action Point is contained.

The opportunity for significant cost reductions is shown in the action plan (section 7.5). From the data available and educated assumptions made, current annual costs of around £193,000 could be reduced to somewhere in the order of £55,000. Extra revenue that can be secured from the Renewable Heat Incentive (see section 7.3) and payments for exported energy generated from the solar PV system is estimated at more than £22,000 per annum. This brings total annual costs to around £33,000, *delivering annual cost savings of more than 80%*.

Reflecting on priority 1, the monitoring and targeting of all data requires some consideration. The report provides options for this and suggests formalising this Carbon Management Programme through ISO 14001 (Environmental Management Systems) Certification which would give confidence to the council in the approach being taken as well as having systems and processes verified by an independent external body. It is recommended this is pursued once the plan of implementation has been adopted, and internal management systems in place against which the external certification can add best value.

Whilst it is necessary for the council to earmark budgets for capital and revenue expenditure, there is further work required before many of the action points in the Business Case can be completed. Certain technical feasibility surveys and subsequent costs of installation will be needed for, 'Return on Investment' scenarios to be produced. This is considered within the recommended next steps as follows.

In terms of the next 12 months priority should be given to the following activity:

- 1. Creation of Monitoring & Targeting processes across all elements of the Carbon Management Programme
- 2. Specification for procurement and securing appropriate quotes for phase 1 works
- 3. Production of full Business Case detail of all relevant Action Plan activities to support informed decision making
- 4. Coordination of any necessary feasibility studies for the Heat Pump and/or Solar Panel scenarios
- 5. Increase the level of sub-metering of services so as to enable accurate and specific reporting of impacts to be made
- 6. Regular production and presentation of update/progress reports to Full Council on at least a quarterly basis
- 7. Ensure council representation throughout Gloucestershire as required at meetings or networks and feedback relevant information and actions

CONTENTS

| Section 1 Introduction | 9 |
|--|----|
| 1.1 Structure of the Report | 9 |
| Section 2 International, National and Local Context | 10 |
| 2.1 Decarbonisation of Electricity, Gas and Transport | 11 |
| 2.1.1 Electricity | 12 |
| 2.1.2 Gas | 15 |
| 2.1.3 Transport Fuels | 16 |
| 2.1.4 Water | 16 |
| 2.2 Greenhouse Gas Protocol | 17 |
| 2.2.1 Comparison with Historical Emissions | 17 |
| Section 3 Consumption and Emissions by Facility | 19 |
| 3.1 Scope of Data | 19 |
| 3.2 Overview of Findings | 20 |
| 3.2.1 Emissions by 'Scope' (Greenhouse Gas Protocol) | 22 |
| 3.3 Data – Availability, Accuracy and Time Period | 26 |
| 3.3.1 Data Availability | 26 |
| 3.3.2 Data Accuracy | 26 |
| 3.3.3 Data Time Periods | 27 |
| Section 4 Data Requirements for Ongoing Emissions Tracking | 27 |
| 4.1 Adopting the Greenhouse Gas Protocol and Government Conversion Factors | 27 |
| 4.2 Management System Options | 29 |
| 4.3 Internal Data Collection | 30 |
| 4.4 Conclusions for Consideration | 31 |
| Section 5 Summary of Energy Surveys and Recommendations | 32 |
| 5.1 Context of surveys | 32 |
| 5.2 Survey Results | 33 |
| 5.2.1 Tewkesbury Borough Council Office | 33 |
| 5.2.2 Roses Theatre | 35 |
| 5.2.3 TIC (HAT Shop) | 36 |
| 5.2.4 Remaining buildings | 36 |
| Section 6 Local and Regional Partnerships | 38 |
| Section 7 Draft Action Plan & Roadmap Rationale | 39 |

| | 7.1 Overview of Action Plan & Roadmap | 39 |
|---|---|----|
| | 7.1.1 Supporting the Approach | |
| | 7.2 Developing the Business Case | |
| | 7.3 Phased Implementation | |
| | 7.4 Supporting Progress throughout the Year Ahead | 43 |
| | 7.5 The 12 Point Action Plan | 45 |
| Д | PPENDIX | 49 |
| | Action Plan Commentary | 49 |

SECTION 1 INTRODUCTION

Tewkesbury Borough Council (TBC) has declared a Climate Change Emergency and aspires to achieving Carbon Neutrality in its own offices by 2030. TBC commissioned this study to produce a current status baseline and first stage Action Plan relating to the council's own buildings and business-related transport, in response to the emergency. The aim of the study is to provide an initial evidence base, financial implications and opportunities overview relating to its own estate, assumed for the purpose of this study to be the Council Offices, Leisure Centre, Roses Theatre and a number of other smaller council owned and operated facilities such as the Tourist Information Centres (TIC).

The analysis covers the Council's direct emissions from energy consumption for heat, power, transport and water with additional commentary about other areas of emissions which would warrant further review including waste arising from its own operations.

1.1 STRUCTURE OF THE REPORT

Section 2 provides a background to the international and national drivers for GHG emission reductions. It sets these in the context of the headline emissions associated with TBC's operations and considers how the continued greening of the energy grids and the uncertainties surrounding the future direction of national infrastructure will impact on local priority planning and influence TBC's action planning. The section provides an explanation of the internationally recognised Greenhouse Gas Protocols and how this is used to provide a standard methodology for measuring CO₂e emissions.

Section 3 collates and analyses current emissions data (electricity, heating fuel, fleet/business travel and water consumption/wastewater processing) for calendar year 2019 (or approximate data where the information is not available) from the Council's operations under Scope 1 - direct emissions, 2 - indirect emissions and 3 - all other indirect emissions as per the Greenhouse Gas Protocol.

Section 4 sets out the data requirements for ongoing emissions tracking against the baseline set out in section 3 to support ongoing emissions levels to be recorded and quantified in terms of CO_2 emissions; the gap between current performance and achieving a CN2030 standard.

Section 5 describes the nature of current energy usage in the Council Offices, Leisure Centre, Roses Theatre and a collection of other council owned and operated facilities following on site energy surveys and recommends demand reduction opportunities relevant to the current position categorised by no, low and high capital cost measures (including renewable energy as appropriate).

Section 6 identifies potential local and regional partnership opportunities to enable collaboration and reduced cost implementation.

Section 7 delivers the Action Plan and identifies further work following this baseline assessment necessary in order to achieve the Council's ambitions.

An Appendix supplies a commentary and business case options for the plan.

SECTION 2 INTERNATIONAL, NATIONAL AND LOCAL CONTEXT

A number of international and national studies, strategies and policies, provide the background to the need for emitters to consider reducing their contribution to climate change through reducing greenhouse gas emissions.

At an international level, on the 12th December 2015 the Paris agreement was reached coming into force in November the following year. The aim was to combat climate change and to accelerate and intensify the actions and investments needed for a sustainable low carbon future. The Paris Agreement's central aim is to strengthen the global response to the threat of climate change by keeping a global temperature rise this century well below 2 degrees Celsius above pre-industrial levels and to pursue efforts to limit the temperature increase even further to 1.5 degrees Celsius.

In October 2018, the International Panel on Climate Change (IPCC) issued a special report on 'Global Warming of 1.5°C', following the UN Framework Convention on Climate Change in 2015. The report reviewed the differences in impacts and benefits between limiting the average rise in global temperature to 1.5°C versus 2°C. It found that a 2°C rise is significantly more disruptive, harmful, damaging economically, socially and environmentally, and that limiting global warming to 1.5°C may still be possible with political commitment and ambitious action from national and sub-national authorities and agencies. It concluded that 12 years remain to make the necessary changes to limit global emissions to 1.5°C; that current plans and actions are not ambitious enough and that emissions targets should aim for net zero by 2050 with emissions reduced by 45% by 2030.

At a national policy level, the Climate Change Act 2008 set a legally binding, UK-wide carbon emissions reduction target of 80% by 2050 from a 1990 baseline with emission reductions divided into interim five-yearly targets. However, in its Progress Report to Parliament in June 2018, the Committee on Climate Change (CCC) found that:

► The UK's greenhouse gas emissions have reduced by 43% compared to 1990 levels. Since 2012 seventy-five percent of the emission reductions have come from the power sector while security of supply has been maintained and average energy bills have fallen.

- ► The transport sector (27% of UK territorial emissions) was significantly off track from the cost-effective path for meeting the UK's emission targets.
- ▶ Domestic, Commercial and Industrial heating emissions (around a third of UK emissions) have not changed since 2009 with residential emissions not changing since 2013.
- Despite progress in the power sector the UK is not on course to meet the legally binding fourth and fifth carbon budgets and 'the UK's continued claim for climate change leadership now rests on continuing the reduction in power sector emissions.

However, in June 2019, following updated advice from the CCC in its report 'Net Zero – The UK's contribution to stopping global warming', the Government amended the Climate Change Act from an 80% reduction in emissions by 2050 against a 1990 baseline, to a target Net Zero Carbon target.

More recently the Court of Appeal determined that proposals to extend capacity at Heathrow Airport were inconstant with the Paris Agreement which has raised the potential for other similar challenges against infrastructure projects.

At a local level, more than 400 Councils have declared a Climate Change Emergency and agreed to work toward cutting CO_2 emissions at a faster rate than the UK government target of Net Zero Carbon by 2050. The commitment of TBC is to aspire to achieving Carbon Neutrality in its own offices by 2030.

2.1 DECARBONISATION OF ELECTRICITY, GAS AND TRANSPORT

The national context as described above, presupposes the decarbonisation of the national energy grids in terms of both gas and electricity by that date either in isolation or with some form of offsetting or Carbon Capture and Storage.

As a consequence of the new 2050 target, a tempting solution for any organisation is to maintain their current practices and wait for both the gas and electricity grids to be decarbonised by 2050 and therefore their carbon emissions would fall by virtue of the change in the source of the energy they consume.

Tewkesbury Borough Council's target relates to the **Greenhouse Gas** emissions associated with the business operations. The challenge of achieving net zero by 2030 is 20 years ahead of the government's target of 2050 and consequently the council must take positive action to achieve this well ahead of the theoretical decarbonisation of the grid supplies.

Figure 1 below represents the CO₂ emissions in Tonnes associated with TBC's activities from its main offices, the leisure centre, Roses Theatre, Tourist Information Centre (HAT Shop),

Tewkesbury Cemetery and five domestic properties providing support to the homeless. It is shown here for context for the following sections and broken down in greater detail in section 3.

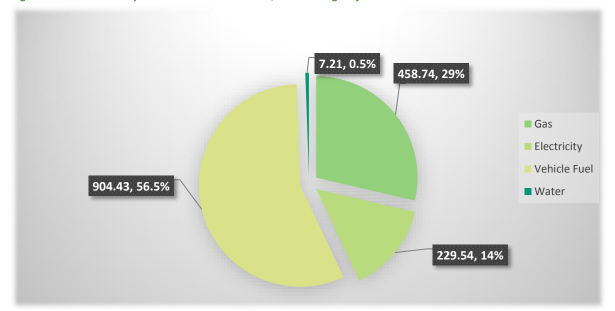


Figure 1: Emissions by Source – Tonnes CO₂e, Percentage of Total

2.1.1 ELECTRICITY

| 229.54 Tonnes CO₂e | 14.35% of total emissions |
|--------------------|---------------------------|
|--------------------|---------------------------|

"(THE HOUSE OF COMMONS SCIENCE AND TECHNOLOGY COMMITTEE) HAS INDICATED THAT IT EXPECTS REQUIREMENTS FOR NEW POWER GENERATION CAPACITY TO BE MET THROUGH OFFSHORE WIND POWER, NUCLEAR POWER AND GAS-FIRED POWER WITH CARBON CAPTURE AND STORAGE. THERE IS HOWEVER CONSIDERABLE RISK THAT THESE TECHNOLOGIES MAY NOT PROVIDE THE GENERATION CAPACITY REQUIRED². THERE IS THEREFORE RISK IN RELIANCE THAT THE MARKET WILL DELIVER THE DECARBONISATION TARGET FOR THE GENERATION OF ELECTRICITY AND THE GOVERNMENT HAS BEEN "CALLED UPON TO SET OUT HOW

² Clean Growth: Technologies for meeting the UK's emissions reduction targets 20117-2019

IT INTENDS TO MONITOR AND ADDRESS ANY POTENTIAL SHORTFALL IN POWER GENERATION".

This emphasises the position that positive local action is needed to ensure that both demand is reduced to meet the available generation and concurrently supply is decarbonised to hit even a 2050 rather than a locally adopted 2030 target.

Fig. 2 shows the change since 2006 of the electricity generation mix. The biggest shifts have been away from coal and the growth in renewable generation. Consequently, the CO₂ emissions associated with the generation of grid electricity have fallen significantly.

Electricity generation mix by quarter and fuel source (GB)

125

100

75

50

25

Coal Oil Gas Nuclear Hydro (natural flow)

Wind (onshore and offshore) and Solar Bioenergy

Pumped storage (net supply) Other fuels Net imports (Interconnectors)

Figure 2: Electricity Generation Mix

Source: BEIS Energy trends section 5: Electricity (ET 5.1). Information correct as of January 2020

The increasing efficiencies of national grid electricity will continue to have a positive impact on TBC carbon emissions each year. The published government 'energy conversion factors' that show the carbon emissions from electricity production evidence annual reductions. Consequently, even if electrical consumption at TBC remains static CO₂ emissions will gradually reduce.

Figure 3 shows the projected change in the CO_2 emissions associated with UK grid electricity up to 2035 and how the projections of electricity emissions intensity (the level of associated CO_2 in a unit of electricity) between 2017 and 2018 have reduced due to higher levels of renewables generation than anticipated. By 2030 it can be estimated that the intensity of grid electricity will have fallen to at least 97 gCO_2e/kWh from just under 150 gCO_2e/kWh in 2020.

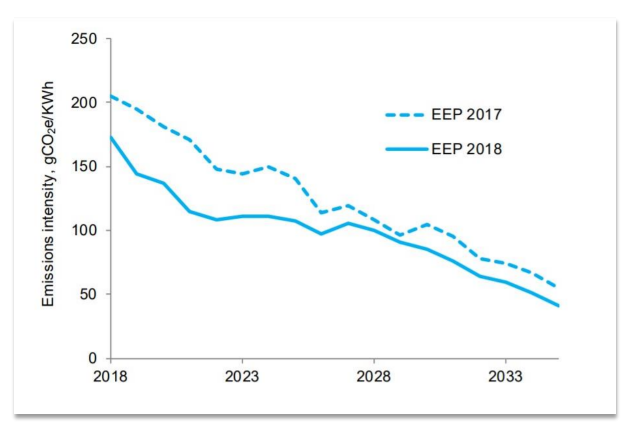


Fig 3: Electricity Emissions Intensity

Source BEIS updated energy emissions projections 2018

³ UK GOVERNMENT GHG CONVERSION FACTORS FOR COMPANY REPORTING 31/07/2020

2.1.2 GAS

| 458.74 Tonnes CO ₂ e 28.67% of | total emissions |
|---|-----------------|
|---|-----------------|

The position regarding the decarbonisation of gas both for use in the production of electricity and for heat is less clear. In December 2019 the Energy Networks Association (ENA) published a report titled 'Pathways to Net-Zero: Decarbonising the Gas Networks in Great Britain'⁴. By 2050 the ENA estimate that the current composition of grid gas will be replaced with a geographically defined mix of hydrogen and biomethane produced by anaerobic digestion and the thermal gasification of biomass. The trajectory for this ambitious transition does not make any significant headway until post 2030 and does not therefore provide an opportunity for TBC to meet its CN2030 target.

The National infrastructure Commission considers that 'the future pathway for decarbonised heat in the UK is not yet set but it will have a significant impact on the demands on the power system. Uncertainties exist around cost, technology, and consumer behaviour. In the absence of a single pathway, the Commission's power sector analysis considers two heating pathways:

- Electrification: represents a future in which most of the heating sector has been decarbonised largely by using heat pumps.
- Greener gas: represents a future in which heat is primarily provided by low carbon hydrogen.⁵

The lack of certainty at a national level in relation to the decarbonisation of gas presents real challenges in terms of long-term technology choices. The stance taken in relation to individual council properties deals with this uncertainty based on the condition of the current heating systems in each on the properties and when a decision needs to be taken for replacement. For example, the Leisure Centres heating system is a modern, well maintained gas powered plant with CHP and a design life beyond 2030, whereas the Civic offices heating is similarly gas powered but older technology and will not last to 2030 and therefore a fuel choice for heating needs to be made.

https://www.energynetworks.org/assets/files/gas/Navigant%20Pathways%20to%20Net-Zero.pdf

⁴ Energy Networks association by Navigant
Pathways to Net-Zero: Decarbonising the Gas Networks in Great Britain

⁵ National Infrastructure Commission – net Zero opportunities for the Power Sector March 2020

2.1.3 Transport Fuels

| 904.43 Tonnes CO ₂ e | 56.53% of total emissions |
|---------------------------------|---------------------------|
|---------------------------------|---------------------------|

Updated advice on meeting government's net zero 2050 target was published in May 2019 by the Committee on Climate Change (CCC) – the statutory advisors on emissions reductions for Government. This said that the market for electric cars and vans should scale up to 100% of new sales by 2035 at the latest (and ideally by 2030). TBC has already made significant progress in the move to decarbonising its own fleet operated from the main offices with a move from small fossil fuelled powered fleet cars to Hybrids, plug in Hybrids and now full EVs. The motivation for this being environmental, encouraging all frontline service providers to use council fleet rather than their own fossil fuel powered vehicles. With moves to HMRC car allowances and the enhancement of the fleet further, it is likely that the CO₂ emissions from the car fleet can be significantly reduced.

The more challenging element of the transition to EVs or ultra-low emission vehicles (ULEVs) relates to the operation of TBC's fleet of Refuse Collection Vehicles (RCVs) via UBICO, as technology is yet to mature in this sector with the best performing options from a CO_2 perspective being gas/methane. At this stage it is difficult to advise on any other strategy other than to monitor the technology as it develops and potentially stretch the vehicle service life (of the fleet at that time) to as close to the 2030 target as can be realistically accommodated (taking in to account procurement timescales) in order to benefit from the latest technology available.

2.1.4 WATER

| 7.21 Tonnes CO₂e | 0.45% of total emissions |
|------------------|--------------------------|

While water itself does not emit carbon when used, the emissions from water are associated with its supply, disposal and treatment in the form of the energy used to pump water and the maintenance of the supply, disposal and treatment networks. No account is made for any emissions associated with the biological treatment of wastewater. The emissions associated with TBC's water consumption are small when compared to the other emissions.

2.2 Greenhouse Gas Protocol

The Council's resolution was to 'Commit to doing all in its power to make Tewkesbury Borough Council offices carbon neutral by 2030'. While this report does provide the necessary baseline information in this respect, it also seeks to align this with what become the standard practice under the 'Greenhouse Gas Protocols' (GGP) developed by the World Resources Institute in the late 1990's. Therefore, other premises are included in the assessment as detailed previously and including fuel consumption by UBICO in TBC's discharging statutory waste collection responsibilities. Under the GGP the operation of the leisure centres can fall in or out of scope however given the nature of the relationship between TBC and 'Places for People Leisure' it is considered that it is within scope. The

Three categories of emissions by the Greenhouse Gas Protocol:

- Scope 1 (direct emissions) emissions are those from activities owned or controlled by your organisation. Examples: emissions from owned or controlled boilers, furnaces and vehicles; and emissions from chemical production in owned or controlled process equipment.
- Scope 2 (energy indirect) emissions are those released into the atmosphere that are associated with your consumption of purchased electricity, heat, steam, and cooling. They are a consequence of your organisation's energy use, but occur at sources you do not own or control.
- Scope 3 (other indirect) emissions are a consequence of your actions that occur at sources you do not own or control and are not classed as Scope 2 emissions. Examples are business travel by means not owned or controlled by your organisation, waste disposal, materials or fuels your organisation purchases, and also the emissions associated with the extraction, refinement and transportation of those raw fuels consumed as a result of your actions.

greenhouse gas emissions (GGE) are therefore considered alongside the GGE associated with the offices but accounted for separately. The same logic has been applied to the Roses Theatre and the TICs.

2.2.1 COMPARISON WITH HISTORICAL EMISSIONS

Table 1 shows historical data submitted by TBC to the Department of Energy & Climate Change (DECC) before the mandatory requirement was removed in 2013. Many councils have continued to monitor their emissions using the same methodology, but the data has not been collated nationally. The last submitted data is shown here for comparison purposes against the current calculations for calendar year 2019.

However, it should be noted that:

• The extent of scope 3 emissions has been extended since 2013 and the Council's asset base has changed with closure of Cascades, the opening of the new Leisure Centre and the reduction in floor space used by the Council in the main offices thereby reducing emissions proportionally.

• In calculating the total emissions for 2019, the emissions associated with all council owned properties (other than those purchased for investment purposes) have been included but the waste from the offices and public transport has not been included as there was no accurate data available. Due to the high emissions factor associated with waste generated from council operations, the total gross emissions for 2019-20 is highly likely to exceed those form the last recorded calculation in 2012-13.

Attention is drawn to the final column of the table below as there is frequent reference to the three emissions 'Scopes' that are included in the Greenhouse Gas Protocol against which this baseline has been produced.

Table 1 DECC - Local Authority own emissions reporting - emissions reported in tonnes of CO₂e DECC 2013 – Tewkesbury. (2019-20 data added)

| | Local Authority Own Emissions (CO₂e) Reporting to 2012/13 | | | | | | | |
|-----------------------------|---|-------|-------|-------|-------|----------|--|--|
| | 2008/9 | | | | | | | |
| Scope 1 | 1,356 | 1,529 | 1,410 | 1,228 | 1,442 | 1,124.79 | Gas consumption; Owned Transport (incl. UBICO) | |
| Scope 2 | 821 | 561 | 584 | 584 | 573 | 185.68 | Electricity consumption | |
| Scope 3 | 147 | 155 | 130 | 118 | 97 | 289.46* | Water; Business travel (from unowned vehicles); Extraction, Refinement and Transportation of all raw fuels; Waste disposal | |
| Total Gross Emissions | 2,325 | | | | | | | |

^{*}no data for Public Transport or Waste Disposal.

3.1 SCOPE OF DATA

TBC aspire to attain a carbon neutral status from its operations by 2030, specifically addressing CO₂ emissions for which they are directly responsible. At the current time, this includes the following:

- Owned buildings (referred to as Buildings) that are used to provide a public service, therefore
 excluding any buildings used for commercial purposes. Therefore the TBC estate included is as
 follows:
 - o TBC Council Offices less areas occupied by tenants
 - o Tewkesbury Leisure Centre
 - o Roses Theatre
 - o Tewkesbury Cemetery
 - o Cold Pool Lane Sports Pavilion
 - o 5 x domestic properties providing housing support
- TBC Fleet (including vehicles of waste contractors UBICO)
- TBC Grey Fleet specifically being vehicles owned and used by employees or Councillors of TBC for Council purposes. Business travel by public transport or taxi is not included

It is important to state that this report does not include CO_2 emissions resulting from office based waste. This is due to detailed data being unavailable (reflective of many Local Authorities at present) at the current time. The benefit of recording of such data would enable waste to be included as part of the emissions baseline.

Conversion factors from the Government's Greenhouse Gas Reporting Conversion Factors for 2019 (advanced data set) have been applied to the raw data provided by TBC in order to calculate the current level of CO₂e emissions and are available as an appendix to this report⁶. Each element includes as appropriate the Electricity Generation, Transmission & Generation, Well-to-Tank Electricity Generation, and Well-to-Tank Transmission & Distribution elements. Where water data is provided, both Supply and Treatment conversion factors have been applied. Conversion Factors for transport include both relevant fuel type and Well-to-Tank elements as appropriate, and details of all factors applied are detailed in the 'In scope emissions data' appendix calculations.

_

⁶ TBC in scope emissions data calculations workbook

3.2 OVERVIEW OF FINDINGS

The headline figure shows a total of 1,599.93 tonnes/CO₂e per year from all included elements of TBC energy consumption. This is the total emissions from the three overarching categories of TBC operations as shown in the table below:

Table 2: Total Emissions by Category

| TBC 2019 CO ₂ Emissions | CO ₂ Emissions (TCO ₂ e) | % of Total |
|---------------------------------------|--|------------|
| | | |
| Buildings | 695.50 | 43% |
| Fleet | 891.77 | 56% |
| Grey Fleet | 12.66 | 1% |
| Sub-Total | 1,599.93 | 100% |

Tables below detail the composition of emissions by fuel/vehicle/user type from the headline categories:

Table 2.1: Emissions by Fuel/Vehicle/User

| TBC Estate | Annual Consumption | | CO₂e Emis | sions |
|-------------------|--------------------|----|-----------|-------|
| | | | | |
| Utility | Unit % | | Tonnes | % |
| Electricity (kWh) | 726,452 | 25 | 229.54 | 33 |
| Gas (kWh) | 2,208,033 | 75 | 458.74 | 66 |
| Water (m3) | 6,858 | 0 | 7.21 | 1 |

Table 2.2: Fleet Emissions

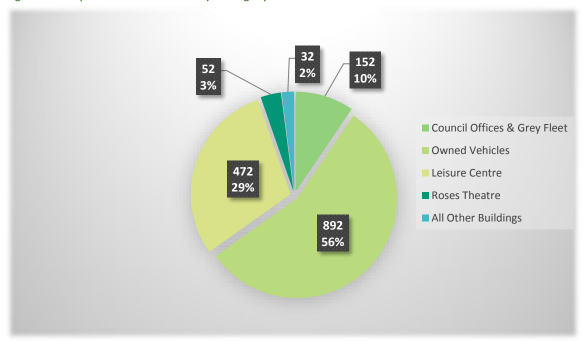
| TBC Fleet - Including UBICO | Annual Mileage | Annual Kilometres | CO₂e Emissions |
|--------------------------------|----------------|-------------------|----------------|
| Cars | 55,819 | 89,832 | 16.66 |
| Vehicles >3.5 Tonnes | 605,903 | 975,100 | 875.11 |

Table 2.3: Grey Fleet Emissions

| TBC Grey Fleet | Annual Mileage | CO ₂ Emissions |
|----------------|----------------|---------------------------|
| Staff | 17,837 | 7.02 |
| Councillors | 14,337 | 5.64 |

Sub-category emissions are illustrated in the pie chart below and show 85% coming from Owned Vehicles (Fleet, including vehicles from waste contractor's UBICO) and the Tewkesbury Leisure Centre:

Figure 3: Proportional Emissions by Category



The remaining 15% of emissions however are not insignificant, and there are numerous measures that can be implemented across each element to achieve the overarching objective.

3.2.1 EMISSIONS BY 'SCOPE' (GREENHOUSE GAS PROTOCOL)

To consider the impact of emissions from activities for which TBC have responsibility when allocated to the relevant 'scope', the following tables are provided. The detail of scope shows each element that has been included in production of the baseline:

Table 3: Total Emissions by Scope

| TBC 2019 CO ₂ Emissions by | CO ₂ Emissions (T/CO ₂ e) | % of Total | Detail of Scope Composition |
|---------------------------------------|---|------------|--|
| Scope | | | |
| Scope 1 | 1,124.79 | 70.30% | Gas Consumed; Owned Transport (Incl. UBICO) |
| Scope 2 | 185.68 | 11.61% | Electricity Consumed |
| Scope 3 | 289.46 | 18.09% | Extraction, Refinement and Transportation of all raw fuels; Water; Business Travel (unowned vehicles) |
| Total | 1,599.93 | 100% | |

It is important to note that emissions from TBC office waste is not included at the current time as figures for this aspect of what would be Scope 3 emissions are unavailable, although the council is keen to establish a management system that will record by type the levels of waste (and subsequent emissions) produced for inclusion in the future.

Table 3.1 Granular Emissions by Scope

| TBC 2019 CO ₂ Emissions by Scope & Element | | | | | |
|---|---|------------------------------------|------------|--|--|
| Scope | Element | Emissions (T/CO ₂ e) | % of Total | | |
| Scope 1 | Gas Consumed | 405.95 | 25.37% | | |
| | Owned Transport | 718.84 | 44.93% | | |
| Scope 2 | Electricity Consumed | 185.68 | 11.61% | | |
| Scope 3 | Extraction, refinement & transportation of Scope 1 Gas | 52.79 | 3.30% | | |
| | Extraction, refinement & transportation of Scope 1 Transport Fuel | 172.93 | 10.81% | | |
| | Extraction, refinement & transportation of Scope 2 Electricity | 43.86 | 2.74% | | |
| | Water | 7.21 | 0.45% | | |
| | Business Travel (unowned vehicles) | 12.66 | 0.79% | | |
| | Total 1,599.93 100% | | | | |

Table 3.1 builds on the total emissions by scope table, showing the specific impact of single elements of the TBC baseline, helping to inform prioritisation of actions for implementation.

Unsurprisingly, 73% of emissions fall within Scope 1 (34% from Gas consumption and 39% from Owned Fleet). Electricity consumption that forms Scope 2 accounts for 10% of total emissions, with the remaining 17% of emissions coming from Scope 3.

It is interesting to note that whilst gas consumption accounts for almost 83% of the combined electricity and gas consumption recorded, only 34% of total emissions are from gas consumption. This is due to the carbon content within a unit of gas presently being much lower than any other fuel type within this dataset, however the continual annual reductions of carbon levels in electricity should influence the council's prioritisation planning.

The following tables breakdown the emissions by Scope into more granular detail for the purpose of deeper analysis. This information is used to inform conclusions at the end of this section:

Table 4: Council Offices 2019-20 (including UBICO vehicles)

| Source and Scope | Energy Consumption (MWh/Year) | GHG Emissions (Tonnes/CO₂e) |
|---|-------------------------------|--------------------------------|
| Scope 1 - Gas - Owned Fleet mileage (not EVs) Including UBICO vehicles | 258.54 | 47.53 718.84 |
| Scope 2 - Electricity | 260.19 | 66.51 |
| Scope 3 (excluding waste) - Business Travel Councillors (Grey Fleet) - Staff Millage (Grey fleet) - Water - Extraction, refinement & transportation of raw fuels (Gas, Electricity & Scope 1 Transport) | | 5.64 7.02 2.91 194.82 |
| Total for TBC Offices | <u>518.73</u> | <u>1,043.27</u> |

Table 4.1 Leisure Centre

| Source and Scope | ENERGY CONSUMPTION (MWH/YEAR) | GHG EMISSIONS (TONNES/CO₂e) |
|--|-------------------------------|--------------------------------|
| Scope 1 - GAS | 1,632.38 | 300.11 |
| Scope 2 - Electricity | 406.63 | 103.93 |
| Scope 3 - Water - EXTRACTION, REFINEMENT & TRANSPORTATION OF RAW FUELS FROM SCOPES 1 & 2 | | 4.24 63.58 |
| TOTAL FOR LEISURE CENTRE | <u>2,039.01</u> | <u>471.86</u> |

Table 4.2 Roses Theatre

| SOURCE AND SCOPE | ENERGY CONSUMPTION (MWH/YEAR) | GHG EMISSIONS (TONNES/CO₂e) |
|---|----------------------------------|--------------------------------|
| SCOPE 1: GAS | 233.9 | 43.00 |
| SCOPE 2: ELECTRICITY | 11.97 | 3.06 |
| SCOPE 3 - WATER - EXTRACTION, REFINEMENT & TRANSPORTATION OF RAW FUELS FROM SCOPES 1 & 2 | | 6.32 |
| Total for Roses Theatre | 245.87 | <u>52.38</u> |

Table 4.3 Other Premises (5 Dwellings, Hat Shop, Sports Pavilion (no data), and Cemetery)

| SOURCE AND SCOPE | ENERGY CONSUMPTION (MWH/YEAR) | GHG EMISSIONS (TONNES/CO₂e) |
|--|----------------------------------|--------------------------------|
| Scope 1: Gas | 83.22 | 15.30 |
| Scope 2: Electricity | 47.66 | 12.18 |
| - Water - EXTRACTION, REFINEMENT & TRANSPORTATION OF RAW FUELS FROM SCOPES 1 & 2 | | 0.07 4.87 |
| Total For other buildings | 130.88 | <u>32.42</u> |

3.3 DATA - AVAILABILITY, ACCURACY AND TIME PERIOD

3.3.1 DATA AVAILABILITY

Significant efforts were made by TBC to provide all electricity, gas, water, and transport data for production of an emissions baseline for the time period January to December 2019, however there are several pieces of missing data additional to the waste data previously mentioned.

Based on the number of collection bins, estimated weight of bins and frequency of collection there is the potential for a

Missing data:

- Water consumption at the Roses Theatre
- All data at the Sports Pavilion at Cold Pool Lane (mitigated by minimal current data usage throughout 2019)
- All data for the 5 domestic properties used to support Homelessness (see approach used to mitigate in section 3.3.2)

sizable contribution from office waste to the total emissions level. This should be considered when assessing data presented in this report.

At the current time it is not unusual for Local Authorities to be unable to provide this data, but for completeness of the data there would be advantages recording of waste (by type) as soon as practicably possible.

It is considered that the impact of the missing data (excluding TBC Office waste) is unlikely to cause more than a 3% variance to the current figures provided. This is based on the level of confidence in the mitigated action taken in apportioning energy consumption within TBC Offices (based on actual consumption data for the whole building) and estimated consumption figures applied to the 5 domestic properties. Unless made explicit, where data for any element of consumption has not been provided, estimations of consumption have not been applied, and as such will not form part of the published emissions figures.

3.3.2 DATA ACCURACY

There are a number of concerns surrounding the accuracy of some of the data that was initially provided. Specifically these include:

- Apportionment of data within TBC Offices to exclude the energy consumption from the council's tenants. This was largely completed by calculating consumption based on floor area (also using each organisations' occupied floor area to estimate the electricity, gas and water consumption for communal areas)
- Roses Theatre data provided as a single annual consumption figure for both electricity and gas (then multiplied by three to provide figures for 3 years)
- Leisure Centre data counting energy generated from its combined heat and power plant within their CO₂ emissions calculations, meaning actual emission levels are significantly lower than provided data indicates
- Tenants being unable to provide any billing data to verify their consumption

• Energy consumption for each of the 5 domestic properties was produced on the basis of estimated energy consumption by floor area as provided by Energy Performance Certificates (EPC) that were secured for four of the five properties, alongside 2017 OFGEM data showing typical ratios of energy use for electricity and heating fuels. An average of the EPC data was used for the single property without an EPC. A number of the EPCs require updating, from which recommended improvements should be considered for inclusion within the overarching Action Plan

3.3.3 DATA TIME PERIODS

It was initially anticipated that the baseline data would be produced as an average (as appropriate) from the last 3 years (2016-2019) of available energy data, however the resource required in collating this, in addition to the probable high level of missing/unavailable data it was agreed that the baseline should be produced as far as possible using data for the calendar year 2019. The following list itemises any data included that was either outside of the intended timeframe or did not cover the whole of the intended timeframe:

- Grey fleet data covered April 2019 January 2020, and as such was extrapolated from 10 months to 12 months in order produce a full year of data
- UBICO (waste contractor) fleet uses an average annual mileage (believed to be an average from time periods between vehicles being serviced, but this is not verified).
- Data from Roses Theatre could not be verified either in terms of accuracy (actual meter readings) or time period. It is taken in good faith that the single annual consumption figures for electricity and gas are based on actual consumption

There are several other minor variances such as annual data from November 2018 to November 2019 that had to be used but apart from this, all remaining data was derived from spreadsheets provided covering the 2019 calendar year.

SECTION 4 DATA REQUIREMENTS FOR ONGOING EMISSIONS TRACKING

4.1 ADOPTING THE GREENHOUSE GAS PROTOCOL AND GOVERNMENT CONVERSION FACTORS

Following the Greenhouse Gas Protocol (GGP) ensures that a systematic and accurate mechanism is in place for:

- Informing specific data requirements
- Supporting the process of data collection, collation and analysis
- Converting the data into a common value for monitoring, targeting and management purposes

Data requirements are informed by the component parts of the GGP's scope 1, 2, & 3 emissions categories (as detailed in section 2.2 above). It is relatively straightforward in satisfying both scope 1 & 2 requirements, however the breadth of scope 3 is such that it is currently not possible to populate all aspects (for example disaggregate Waste disposal, use of public transport – both of which the council

intends to integrate in the near future). A relevant benefit of the GGP for the council is that action can be put in place to ensure internal systems are developed to enable more elements of scope 3 to be added as appropriate, in line with the standardisation provided by the protocol.

A strong understanding of the data requirements makes it possible to establish systematic mechanisms for targeted collection, analysis and reporting. It is essential that accurate data is collected in a timely way, a task that will require some management given the multiple sources from which it will be provided.

Government carbon conversion factors are published annually (by BEIS – Department for Business, Energy & Industrial Strategy, and DEFRA – Department for Environment, Food & Rural Affairs) for reporting purposes. In producing this baseline, the 'advanced dataset' has been used, and it is recommended this is continued year on year as standard. There are a number of aspects that are important to include when converting data into CO₂e which relate to each of the 3 GGP emission scopes. For example, the consumption of Natural Gas within buildings has a conversion factor that is applied to the total kWh of gas used. This forms part of scope 1, however it is necessary to apply an additional conversion factor that takes into account the extraction, refinement and transportation of the raw fuel (referred to as 'well-to-tank'). For each fuel there is a similar (and sometimes more complex) combination of conversion factors needed in order to ensure all aspects of the production, supply and consumption (and disposal in the case of waste) are accounted for.

In production of the 2019 baseline a set of data worksheets were created for calculation of CO_2e from Gas, Electricity, Water and Transport. Attached as a calculations worksheet to this report is the full detail of data processing. As data for office waste was not available, there are no calculations produced the following is provided, therefore, to support its future inclusion.

Waste disposal is measured in tonnes, with separate conversion factors for different categories of waste. Additionally, individual conversion factors are applied to different methods of disposal. This is detailed as follows based on typical waste from office buildings:

Table 5: Emission factors associated with Waste disposal

| 2019 Carbon Conversion Factors (kgCO₂e) for Waste by Type and Disposal Option | | | | | | | |
|---|--|--|--|--|---|----------|------------------------|
| Disposal Option | Re-use | Open- Loop | Closed- Loop | Combustion | Compost | Landfill | Anaerobic Digestion |
| Waste Type | Waste re- used not recycle / taken to landfill | Recycling material into other products. | Recycling material back into the same product. | Energy recovered by incineration & subsequent generation of electricity. | CO₂e emitted as a result of compost of a waste stream. | | |
| Mixed Food & Garden Waste | | | | 21.354 | 10.204 | 587.43 | 10.204 |
| Glass | | 21.354 | 21.354 | 21.354 | | 8.986 | |
| Metal | | | 21.354 | 21.354 | | 8.986 | |
| Electrical Appliances | | 21.354 | | 21.534 | | 8.986 | |
| Electrical - Batteries | | 64.637 | | | | 75.492 | |
| Plastics | | 21.354 | 21.354 | 21.354 | | 8.986 | |
| Paper | | | 21.354 | 21.354 | 10.204 | 1,041.9 | |

Multiplying the tonnage of each waste type by its relevant conversion factor produces the CO_2e data. It is important to note that identifying the appropriate waste disposal options will ensure accurate production of final data. Furthermore, the knowledge gained from understanding the detail of current disposal methods alongside awareness of the other opportunities for reducing the emissions impact will inform future decision making. It is likely that specific support can be provided from the council's waste contractors as required.

4.2 MANAGEMENT SYSTEM OPTIONS

The International Organisation for Standardisation (ISO) is probably the most recognised certification option should TBC choose to demonstrate formally their commitment and approach to environmental

management. The 14001 standard, Environmental Management Systems would provide a framework to help reduce waste, improve resource efficiency and potentially cut waste management costs.

It is possible however for a less formal approach to be implemented that would still enable TBC to effectively target, monitor and manage each of the component parts that contribute to their carbon management programme.

As with all effective project management it is essential to follow the Plan, Do, Check, Act approach that is underpinned by both supportive monitoring and targeting processes as well as essential organisation wide engagement and communications.

Given the council has already stated its commitment to the Climate Emergency, and has highest level senior management involvement, it is positive that this most essential of elements is already in place. Attention now is rightly focused on creating the appropriate systems and processes necessary for effective data monitoring, implementation planning and structuring of internal working teams delivering on plans.

The Council should decide which route (ISO or informal approach) is preferential at the current time. One suggestion would be to consider finalising production of all necessary internal systems to the point that they are operating appropriately for TBC ahead of having an external audit (through ISO providers). This would then enable any subsequent formal certification works to positively support the overarching council Carbon Management Programme.

4.3 INTERNAL DATA COLLECTION

To enable efficient and accurate reporting, it will be important that the relevant people are engaged with: what information is required; when it is needed; and why it is being requested. The communications plan will be effective in generating such awareness, support and enthusiasm for the programme of works.

In terms of specific data, the data annex attached to this report will outline the basic information needed. Essentially this comprises receipt of energy consumption data at the same date each month, either from energy bills (based on actual meter readings) or monthly meter readings taken by the accountable person for each of: electricity; gas/heating; water; and as appropriate transport and waste. Records of business travel by means of public transport (including taxis) should also be incorporated.

Whilst the extent of coordination required is considerable it should be positively recognised that the volume of data that has already been provided, it is clear that almost each category comprising the emissions baseline is already available. Establishing a coordinated and coherent mechanism for collecting and collating should make it possible to bring all data together without too much difficulty.

On receipt of all monthly actual consumption data it will be necessary to apply the relevant conversion factors in order to produce a common set of data (tonnes of CO_2e). The following table outlines the measurements needed to enable relevant carbon conversion factors to be applied:

Table 6: Fuel Measurements:

| Fuel Type | Measurement/Quantification | Comments |
|-------------|---|---|
| Electricity | kWh | Recorded at meter exactly as required for conversion |
| Gas | Cubic Meters or Cubic Ft | Conversion to kWh required. Bills from suppliers does this |
| Water | Cubic Meters | Recorded at meter as required |
| Transport | Vehicle size/weight; Fuel type; distance travelled (miles & kilometres) | Conversion applies a mix of mileage and kilometres depending on type, but vehicle categories and fuel type are required in every instance |
| Waste | Always in tonnes | Breakdown of waste by type (see section 4.1) necessary |

Each category of data can then be converted in to equivalent tonnes of CO_2 , although it is important to note that emissions are produced in the extraction, refinement and transportation phases prior to the actual consumption of it as part of business operations. The initial extraction and refinement phase is categorised to as 'Well To Tank' (WTT) in the government published carbon conversion data sheets. The transportation of the fuel is called 'Transportation & Distribution' (T & D). The breakdown of emissions by phase is clearly shown in the supporting data calculations appendix, and effort has been made to illustrate where each part of the emission production process is recorded within the GGP Scope 1, 2, & 3 categorisation (see section 3.2).

4.4 CONCLUSIONS FOR CONSIDERATION

The priority is to establish and publish an agreed ongoing emissions tracking process for council and reporting. It can be seen that a current weaknesses surrounds availability and accuracy of certain data (detailed in Section 3 above), however it is also clear there is a significant volume of data already being collected. By formalising collection systems it will be possible to efficiently monitor, analyse and communicate and inform future decision making.

In addition to the several pieces of missing energy (electricity, gas and water) data from certain buildings there are two elements, in office waste disposal and public transport use for business activity, that once incorporated will provide a strong and comprehensive set of data that satisfies the primary needs of each of scope 1, 2 & 3 for emissions reporting.

Section 5 Summary of Energy Surveys and Recommendations

5.1 CONTEXT OF SURVEYS

In addition to a strong set of energy consumption data it is important to understand how and where energy is being consumed across council operations. In support of production of the action plan on-site energy surveys were conducted so as to inform energy saving measures for implementation. Reducing the overall energy demand not only achieves a lower emissions status and reduced running costs, it also means a smaller level of renewable energy is required both to supply the council's resulting energy demand (as far as possible) and offset any remaining energy necessary to be imported from current sources.

Site surveys were conducted at: TBC Offices; Roses Theatre; TIC (HAT Shop) and the Sports Pavilion at Cold Pool Lane. Attention was focused on the Offices and the Theatre as this was where the greatest opportunity for emission reduction was identified. The Leisure Centre was not included primarily because it is a new building with modern plant and therefore will be prioritised for attention nearer 2030. A survey was conducted at the Sports Pavilion (Cold Pool Lane), however this report contains no quantifiable data for the site as a result of limited energy consumption information being available. Tewkesbury Cemetery was visited, however consumption is so minimal the only recommendation is to establish rainwater harvesting. The 5 domestic (supporting homelessness) whilst not surveyed are

All TSC Buildings

Solar PV Impact - Heat Pump Emissions Offset

System Storing by Ana

Area required

2,910 m2

Estimated capacity 502 00 MVP

- Offset units 502,500 MVP

- Offset units 502,500 MVP

- Pumb Type

System Capacity 5 82 poet

PV system Capacity 5 82 poet

Pumb Solar PV system Capacity 5 92 poet

Pumb Solar PV syste

Business Case Overviews in Appendix 1 give visual summary of costs, generations & revenues for project options.

included having applied data from available Energy Performance Certificates that has been manipulated to reflect typical consumption, which is explained later in this section.

An overview of the opportunities is presented below on a site by site basis. Not all suggested opportunities have been incorporated into the Action Plan because limited granular energy data has prevented it being possible to calculate and show specific savings (energy, carbon or financial). As such there will be a need for more detailed follow up activity in these areas as it will no doubt be possible to achieve greater consumption savings than the conservative savings quantified in the Action Plan. In each case below, the calculated carbon and financial savings to the Council are presented.

The Action Plan itself is presented in Section 7

along with a commentary and presentation of outline business cases as Appendix 1. This appendix makes the action plan table a user friendly tool for understanding options.

5.2 SURVEY RESULTS

5.2.1 TEWKESBURY BOROUGH COUNCIL OFFICE

Overview (based on apportioned floor area occupied by the Council)

| Current: 138.84 Tonnes CO2e per annum | Current Cost: £53,661 per annum |
|---------------------------------------|---------------------------------------|
| Savings: 89.95 Tonnes CO₂e per annum | Cost Savings: £17,359 per annum (32%) |
| (65%) | |

Following a programme of recent building improvements there are a number of examples of positive sustainable energy management. This includes a 90KWp Solar PV array that provides almost 10% of the whole buildings electricity demand (or 20% of the apportioned electricity for which the council is responsible, given energy consumption of the multiple tenants falls outside the scope of this work), an efficient lighting system with both occupancy and daylight sensor control and low energy 'thin power' desktop IT combined with automatic shutdown (at 8.00pm) of equipment that remains on but not in use. There is also a policy of office rationalisation (8:10 ratio) helping to limit 'in office' consumption.

The primary recommendations are as follows:

Emissions associated with the Public Service Centre could be significantly reduced by replacing the present heating system. The current system is gas powered, providing heat from 10 modulating 48KW boilers. There is the potential for enhanced use of the TREND building management system if remote access were enabled (current control only from within the plant room).

Temperatures were recorded at 23°C and 24°C across different floors, presenting an opportunity for annual savings of 17.1 tonnes CO_2 & around £2,185 if reduced to 20°C. A further 15.4 tonnes CO_2 & £1,965 could be saved each year by optimising the heating to match demand by using weather compensation.

Both recommendations should be applied to the present system and integrated into the new system when implemented.

It is recommended that the current plant is replaced with Air Source Heat Pumps. Given the age of the current system (obsolete as replacement parts are difficult or even impossible to find) the timing of this opportunity is excellent.

Specialist surveys are required to accurately size the new system, and confirm the structural integrity of the roof (where they would be installed), the benefit of changing from what is presently a 60% efficient system to one that is 300-400% efficient is significant.

Annual savings (additional to those of the earlier recommendations) of $38.41CO_2 \& £1,735$ are realistic. Additionally, there is revenue generated from the production of energy through heat pumps. If installed before 2022 and based on current rates (2.75p/kWh), annual returns of £2,313 are possible.

In total the combined savings of addressing the heating system as recommended could provide a total annual cost benefit that represents nearly 55% of current annual energy cost for the whole building. CO_2 savings based on the apportioned floor area for which the council are responsible will be in the order of 50% of total current emissions.

There is a good opportunity for reducing emissions and costs associated with the server room. It is recognised that some improvements have already been made in this area, however the cooling units

are very old, and replacing them will double their efficiency, thus halving both costs and emissions. Additionally, increasing the temperature from 20°C to 22°C will provide a duality of benefit. Firstly, the incidental heat gains, primarily being the heat from adjoining rooms, means that the cooling units will be working to cool 2°C of heat that has been generated in part by the heating system. Setting these temperatures to similar levels negates this issue (and the new temperatures fall well within the recommended parameters of Air Conditioning Association – ASHRAE of 18-27°C) and furthermore reduces consumption by around 15% as a result of cooling to higher temperatures.

Replacing the units will save more than 13 tonnes CO_2 , and reduce costs by in the order of £6,300p.a. The savings (after new units installed) from raising the cooling temperature could be as much as 2.75 tonnes CO_2 , and reduce annual costs by more than £1,300. Total savings from improvements within the server room are 15.75 tonnes CO_2 , and reduced annual costs of £7,600. Server consumption figures are based on data provided from the Air Conditioning Inspection report conducted in 2016 at TBC Offices.

To maximise energy savings, it is advisable to undertake an updated assessment of the current levels of insulation within the thermal envelope of the building. Built in 1977 (although recently renovated) it is expected that there will be at least partial cavity wall insulation in place, however the extent and quality of this is unknown. Insulation is recognised as one of the most effective energy saving measures, with well insulated buildings reducing levels of unwanted heat loss, minimising heating costs and providing vastly improved comfort levels all year round.

It is possible that savings could be achieved from voltage reduction/optimisation equipment, which reduces the level of the voltage supply. A previous study at the council offices indicated a voltage supply of around 242 volts.

Reducing this by 10 volts (remaining within published parameters) could achieve around a 4% reduction in consumption, however it is important to note savings will only be derived from voltage dependent loads (fluorescent lamps, motors etc.) although an additional benefit is increased lifespan of electrical equipment. If 4% savings were achieved, savings of 3.29 tonnes CO₂, and reduced annual costs of £1,561.

Following the implementation of demand reduction improvements it is then recommended that the capacity of the solar PV is extended so as to account for the remaining electricity requirements at the offices.

It is considered that with an appropriately sized PV system around 75% of the generated energy could be used within the building, thus removing 75% of the cost of imported electricity. This is detailed as part of a whole estate option within section 7.

Whilst not directly returning energy savings, it would be advantageous to increase the level of submetering in place within the offices. This would enable all tenants to be charged for their actual energy consumption, and also sub-metering server rooms and air conditioning units generates awareness of their true cost as well as providing actual data showing the impact of any energy saving measures implemented.

5.2.2 ROSES THEATRE

| Current: 52.38 Tonnes CO₂e per annum | Current Cost: £8,812 per annum |
|--|--------------------------------------|
| Savings: 41.82 Tonnes CO₂e per annum (80%) | Cost Savings: £4,425 per annum (50%) |

The heating situation at the Theatre has many similarities to that within the Council offices, and the recommendations in that regard are the same, in terms of replacement of current heating system with Air Source Heat Pumps. The heating control however requires additional attention, as certain areas of the building are presently being heated 24 hours a day, to temperatures well above recommended levels. A building energy management control system should be installed alongside the survey and subsequent installation of wall and roof insulation.

Savings from improved heating control (temperature and weather related occupancy control) are expected to be above 50% of current costs, making savings of 25 tonnes CO₂, and £4,045 against annual costs very realistic.

Additional savings will be realised through the change of use from Gas powered to Air Source Heat Pump driven heating supply. Around 16.82 tonnes CO₂, and £380 against annual costs (on top of the earlier savings of £4,045 identified).

Replacing the current single drive heating distribution pumps with variable speed drive pumps and the installation of time control on bar fridges and electric hot water heaters throughout will return conservatively calculated savings of around 0.38 tonnes CO_2 , and £180 against annual costs. It is important to note that annual electricity costs at the Theatre are in the order of £1,750 compared to gas costs of over £7,000, hence the apparent low value of electricity energy savings shown.

It is recommended that all remaining emissions (heat pumps = 6.67 tonnes, remaining electricity demand emissions = 3.4 tonnes) are mitigated through installation of solar PV panels against which electricity costs will reduce further as a result of avoided imported electricity costs (around £1,100p.a. based on current costs).

A structural survey of the roof should precede installation of either Heat Pumps or Solar PV panels where both would be sited. The apparent available area of flat roof suggests ample room to accommodate the required levels of both technologies to achieve net zero carbon emissions.

5.2.3 TIC (HAT SHOP)

| Current: 4.98 Tonnes CO₂e per annum | Current Cost: £2,245 per annum |
|--|------------------------------------|
| Savings: 1.5 Tonnes CO₂e per annum (30%) | Cost Savings: £559 per annum (25%) |

The Tourist Information Centre (HAT Shop) is a grade 2 listed building (with recent extension) of solid wall construction.

An aging wall mounted 28KW boiler (suitable for the size of building, that of a large domestic property) provides heating, although there is very little insulation evident which should be rectified as a matter of priority. It was confirmed that the building is either very cold or too hot, reflective of external weather conditions, and typical of an under-insulated building. Insulation of roof area and walls (dry lining) should be investigated. The majority of windows are single glazed which could benefit from removable secondary glazing to help reduce heat loss during cold weather. Given the very low annual heating costs, the implementation of these recommendations would be to improve internal comfort conditions, and removal of emissions rather than the impact of reduced costs.

The boiler is located in a small room only accessible from the lane running alongside the building. Changes would need to be made to this building in order for heat pumps to be fitted, and as such it might be more appropriate to upgrade the boiler with a like for like replacement (expected to realise 25% saving from improved efficiencies of 0.6 tonnes CO₂, and £133 against annual heating costs of £531).

The majority of the property has had a lighting retrofit, however there remain 27 halogen spot lights (50watts each) that should be replaced with 5 watt LED equivalents at the earliest opportunity. Savings of around 0.9 tonnes CO₂, and £426 against annual costs of £1,191 (36%) could be expected.

5.2.4 REMAINING BUILDINGS

5.2.4.1 SPORTS PAVILION - COLD POOL LANE

The Sports Pavilion is presently operating on minimal usage for the reason that there are drainage concerns that are preventing optimum utilisation of the facilities by the community. Therefore, the lack of energy data does not present the problems that it otherwise would. It is important however that a process is established between the council and the management team at the pavilion so as to secure accurate monthly electricity, gas and water readings for ongoing inclusion of the data within the scope of this programme. It was clear that there is a high level of building knowledge within the pavilion's management team which is positive to note.

There is a good opportunity to make use of the sizeable roof area for the purpose of installing solar PV panels, which should provide part of the solution for the overall additional renewable energy generation that is a recommended and significant feature of the overall solution. This said, it is hoped that the building will be extended so as to create a second floor, which if realised in the near future would need to be completed ahead of any solar panels being installed.

The building was erected in 2011 and as such has good levels of insulation, relatively modern heating and hot water plant (with hot water being the most energy intensive feature, as expected with local sporting facilities.

There are opportunities for increasing the energy efficiency of the building, important to implement prior to a return to optimum usage. Largely efficient lighting is in place, controlled by occupancy detectors which is positive to note, although there is high frequency fluorescent lighting in place that should upgraded with LED equivalents when replacements are required.

There is also a sizeable air extraction system zoned for individual area control. There is potential for these to become a significant energy consumer, especially as the control functions are easily accessible for all. It is recommended that the controls are secured within lockable Perspex (or similar) casings and that the controls are linked to a humidistat that will ensure they are only in operation as required within defined parameters.

One final point of note relates to the relatively high anticipated volume of water usage. Related to this are two important energy considerations. Firstly it is important that the three hot water cylinders are controlled to only store hot water for a short period ahead of expected usage. Given that the plant is efficient, it is expected that the time period for heating the water will be reasonably short, and whilst this is undoubtedly in hand, it is suggested that this process is tested in order to achieve the best outcome from both a demand, efficiency and cost perspective. Secondly consideration should be given to the application of flow restrictors which can achieve at least 15% reductions in consumption with little to no noticeable difference for the user.

5.2.4.2 FIVE DOMESTIC (HOMELESSNESS) PROPERTIES

There was no available energy consumption for the 5 domestic properties to be included within the Carbon Management Programme. The action taken to ensure that at least reasonable energy consumption could be incorporated was to include estimated energy consumption as identified within Energy Performance Certificates (EPC) that were found for four of the five properties. This data was provided in kWh/M² along with total floor areas for each property. By applying 2017 OFGEM data showing typical ratios of energy use for electricity and heating fuels it was possible to produce a reasonable estimate of the total energy consumption that was then apportioned in line with the 2017 OFGEM guidance. An average of the EPC data was used for the single property without an EPC.

To calculate the potential energy savings, the EPCs showed new 'potential' consumption in kWh/M², which was apportioned between heating and electricity fuels and then given a financial value on the basis of typical domestic energy tariff rates.

EPCs are valid for up to 10 years, and many of the EPCs found were either out of date or nearing required renewal. By updating these EPCs, and commissioning a more detailed survey review of each property it will be possible to secure more accurate savings data as well as more specific detail regarding energy consumption reduction opportunities that need to be applied ahead of any PV Power System that would be needed to mitigate any remaining energy demand.

Section 6 Local and Regional Partnerships

Over the course of the Carbon Management Programme TBC will need to benefit from a range of services and partnership opportunities. Collaborations that encourage funding, secure expertise inputs and that maximise on the multiple co-benefits possible from these kinds of endeavours will be valuable.

In terms of own estates work the main considerations are funding, technical expertise and, potentially community engagement, if projects were considered to be impactful on communities and requiring public support or, if the benefits of showcasing to encourage snowball community effects were considered valuable.

Funding

Since the main public sector financing tool Salix has been considered not viable for TBC other solutions must be considered. However, the funding landscape is not very clear at this time, EU funds and Incentive schemes were impacted by Brexit; public sector finances uncertain since COVID. The Action Plan considers the viability of schemes and it can be seen that there is a route to ROI but upfront funding will still be required. Some councils are considering bond schemes and this is something financial teams could consider but probably more viable on projects with obvious public interest and benefit attached.

Community Energy business models have been impacted by the changes in returns and there are few examples of them working directly with the Public Sector but the potential is there. Gloucestershire has one active Community Energy Cooperative but since we are moving to the age of democratised energy it is hoped that more are encouraged to evolve.

Affordability can also be increased through bulk purchasing and this is something to be considered as the plan of works is made and also lends itself to collaboration with other authorities making similar plans so deals can be brokered accordingly. Officer networks and any emerging County-wide coordination efforts on Climate Emergency and Recovery could be a good point of access to learning of those with similar ambitions.

Gloucestershire's Local Enterprise Partnership (Gfirst LEP) recently facilitated the production of the Gloucestershire Sustainable Energy Strategy (published January 2019⁷) that contains parallels with a number of the recommendations within this report. The emerging Local Industrial and Recovery Strategy, which is also very focused on the green agenda is also Gfirst led. Alongside these strategies LEP have been the managers of public funding for infrastructure and economic development and there are early signs that funding from National Government for home insulation and electric vehicles is on the horizon.⁸ Initiatives like this may be able to help the council address fleet, staff mileage and energy efficiency issues at their homeless accommodations. Moreover the LEP Business Energy Sector Group

⁷ https://www.cse.org.uk/downloads/file/gloucestershire-energy-strategy-2019.pdf

⁸ https://www.bbc.co.uk/news/business-52851185

provides networking and knowledge of local service providers and innovations that could inform future plans.

The plan also recognises the role of partners to manage their own responsibilities to the council as their contract manager to support carbon neutral ambitions. Partnership working with UBICO is therefore a key part of increasing affordability for the council.

The council will also need to develop relationships with pool car firms and could explore incentive schemes for staff to take on electric cars as personal vehicles, they would then use for business as well through lease schemes.

Technical Expertise

The Department of Business, Energy and Industrial Services (BEIS) is currently the manager of funds relevant to energy projects. It funds regional support Hubs who have a remit to enable large scale installations. The South West Energy Hub, is hosted by West of England Combined Authority and will provide technical support and advice on project plans. This may well be more relevant to any Borough wide ambitions as they are interested in investment opportunities that could cover their costs, but they are a useful point of information with regards to consultants in the region; case study and experience in other councils and general technical support.

Local expertise comes in the form of Severn Wye Energy Agency (Gloucester) and Centre for Sustainable Energy (Bristol) who can provide sense checking on plans and give information on local supply chains and installers. These organisations are also experienced with community engagement if required.

Section 7 Draft Action Plan & Roadmap Rationale

7.1 OVERVIEW OF ACTION PLAN & ROADMAP

The proposed approach for achieving net zero carbon⁹ is a combination of elements that include: recommendations based on the understanding of external influencing factors of national policy and the government's preferred direction of travel with regard to the Climate Emergency; consideration of the likely progress of the national energy infrastructure in 'Greening the Grid' by 2030.

Internal factors will increasingly influence the implementation of the Action Plan as the programme commences. This includes: any future changes to any local climate change, environmental or planning policies; financial capacity to enable completion of capital measures; availability of internal resources required or, significant changes to the council's estate or delivery of services.

⁹ TBC to revisit the explicit wording of their commitment given the impact of and difference between what is required to achieve 'carbon neutrality' or 'net zero carbon'

The Action Plan has been developed with the following priorities, presented in level of importance:

- 1. Energy consumption is controlled and managed, reflecting demand times, levels (temperature for example) and relative to external weather conditions as necessary
- 2. Energy efficiency maximised through no and low cost measures
- 3. Replacement of 'end of life' equipment with most appropriate low carbon technologies
- 4. Remaining energy demand offset with renewable energy solutions aiming to consume as close to 100% of generated energy, therefore reducing use of 'imported' energy as much as possible
- 5. Finally consider procurement of 'green' energy tariffs as a belt and braces approach for any final imported energy demand remaining

It is recommended that as far as possible all gas consumption is removed, converting to electricity. This is predominantly for all space heating purposes as well as water heating at the Leisure Centre. Once demand reduction or energy efficiency has been optimised the solution focuses on utilising Heat Pump technology (mainly Air Source Heat Pumps – ASHP) which delivers vastly improved efficiencies compared to more traditional combustion systems.

The emissions from the remaining electricity demand are negated through the installation of photovoltaic (solar power) systems. Through a combination of mechanisms the scale of the system should enable a significant majority of the renewable energy generated to be consumed across the council's estate and transport fleet (using electric vehicles and required charging points).

7.1.1 SUPPORTING THE APPROACH

CONVERTING FROM GAS TO ELECTRICITY

It is known that the national electricity grid has and will continue to make large reductions to the level of carbon contained in electricity production and distribution. Having reduced by more than 40% in the recent past (over 10% since 2018) projections are for levels to fall significantly by 2030 against current levels, so much so that by 2025 it is likely to be a less carbon intensive fuel than natural gas.

It is also anticipated there will be an increase to the current level of 'Climate Change Levy' (CCL) that is already applied to gas and electricity consumption. If plans proceed, gas CCL will be equalised with that of electricity in the coming years. This has the following impacts:

- The confirmed annual increases¹⁰ for 2021 & 2022 mean a real term cost increase of 5% based on the current TBC gas energy prices (£2,782).
- Were further increases to take place to equalise the gas and electricity CCL, then based on the 2022 electricity level then the impact to the council would be an increase in gas costs of over £9,600 per annum (nearly 20% on 2019 consumption).

_

¹⁰ https://www.2ea.co.uk/CCL-Rates-Announced-for-2020 2021 2022.html

• It is important to note that the electricity CCL will reduce from 2020 so that in 2022 it will be over 9% lower, thus increasing the support for the recommendation to switch energy use away from gas to electricity.

INSTALLING PHOTOVOLTAIC (PV) POWER SYSTEMS

Given the scale of PV array recommended thought will need to be given to siting of the system (or more likely multiple smaller systems). One part of the next phase of work will be to conduct a thorough assessment of appropriate locations across the estate, or alternatively consideration of the implications of a single system (as seen appearing across many farmlands). The total size of the proposed system for offsetting the remaining electricity demand, for contextual purposes, would be slightly smaller than a typical professional football pitch (7,140M²). Solar panel sizes do vary as well as do their respective performance/output. It will be important to strike the balance between size, performance and cost.

RENEWABLE ENERGY TARIFFS

An attractive option for any consumer to reduce their carbon emissions from grid electricity is to switch to a 100% renewable tariff. But not all renewable electricity tariffs are the same, with them being characterised as 'dark green' or 'light green' depending on how the renewable energy is sourced.

Dark green suppliers source enough power directly from renewable generators to match every unit of electricity that customers use over a year. Light green suppliers are able to say that they sell 100% renewable electricity despite not buying any power from renewable generators, instead, they buy power from a mix of generators from the open market and then buy green certificates to enable the energy to be sold as renewable.

This is made possible as for every unit of renewable power generated, OFGEM gives the generator a guarantee of origin certificate. Suppliers need these guarantees to be able to say the electricity they supply to their customers is renewable. In the case of dark green suppliers, they buy these certificates with the power they buy from renewable generators. Light green suppliers buy power from anywhere including high carbon sources, they then purchase the green certificates from a broker and are able to claim to sell renewable power without actually buying any and consequently are not directly enhancing further renewable energy rollout and working with generators to better match renewable supply and demand.

Generally the unit cost of electricity from dark green suppliers will be higher than that from light green suppliers, however there is no differential in the emissions factor used in calculating the carbon emissions as a standard figure is set for 'grid' electricity irrespective of supplier. The choice to purchase renewable electricity from a dark or light green supplier is therefore a more strategic action. This is because it would not change the overall CO₂ emissions calculation and accounting for the estate but *it does encourage suppliers and network operators by enhancing the demand for pure renewables from source and therefore drives the pace for carbon neutrality within the grid faster,* easing the progress for the council commitment.

7.2 DEVELOPING THE BUSINESS CASE

Where possible throughout development of this action plan the financial impact of each point has been demonstrated. There are however a number of unknowns that require deeper investigation so that a complete business case for each element can be produced. This relates to securing specific installation costs of recommended measures against which accurate return on investment figures can be produced.

In addition to this, the council will need to determine the speed at which it is able to progress implementation based on the availability of required finances. Early in 2020 there was an opportunity to utilise an external source of financing through SALIX (interest-free government funding to the public sector) which the council decided did not align with their internal financial policy. This example is highlighted in order to illustrate that once the full implementation costs are known, and respective return on investment figures produced it will be necessary for the critical factor of finances to be incorporated into any finally approved action plan so that implementation is delivered in line with the necessary time scales.

It should be noted that subject to the timing of Heat Pump or Solar PV installations there will be the potential for additional revenues to be generated, thus increasing return on investment terms. From Air Source Heat Pump installations revenue can be secured against the level of heat out put that is produced, this is from a scheme called the Renewable Heat Incentive. Based on current rates this is paid at £0.0275/kWh. The total generation (in excess of 500,000) would at today's rates generate more than £14,000 revenue per annum. It is expected that such revenue can be returned for installations completed by 2022.

From solar PV installations, it is possible to receive payments on the basis of generated energy that is exported back to the grid. This relies upon the local network operator being able to accommodate the levels of potential energy to be exported as previously stated. The payment rate for such exported electricity is presently £0.055/kWh, and against the total suggested PV offset of the Action Plan (following energy efficiency measures having been installed) there is the potential for around 300,000kWh of electricity to be exported, thus generating over £16,000 of revenue. It should be noted that better financial returns are derived from making use of any generated electricity because each kWh consumed on site represents a kWh of electricity that does not have to be imported from the grid, at charges of around £0.15/kWh. This is why the suggested on-site consumption of the 900,000kWh will represent savings against avoided costs of nearly £145,000, whereas for example were the same 900,000kWh exported, the revenue generated would only be around £49,500, thus demonstrating the importance of sizing systems to such a level that enables the vast majority of generated energy to be consumed 'on-site'.

Extending the benefit of utilisation of renewable generated energy are power purchase agreements (PPA). In their sleeved form are a tool for purchasing renewable energy to meet corporate carbon reduction goals. Sleeved PPAs are advantageous for organisations with large, fragmented loads or limited onsite opportunities to generate renewable energy. By 'sleeving' a PPA with a utility supplier, the consumer gains the ability to define the renewable generators (which they could own) and sleeve them to provide their supply. The utility provider manages any imports or exports in response to under or over supply. New models are developing where a number of smaller suppliers can contribute

to a local supply pool to serve defined users. Such solutions are worthy of investigation for TBC acting as a single consumer or potentially as part of a larger consortium which would in theory secure 100% renewable energy from local sources at a lower price for consumers and giving a better return for the generators and stimulating further growth in renewables.

Finally, to further support the accuracy of both development of any business case as well as demonstrating the actual business case returns, it is essential that excellent monitoring and targeting systems are in place. This will enable only real/accurate data to be used, and further enhance the value of the ongoing emissions recording solution that will be developed of the next 12 months. The additional benefit is also that accurate reporting can be maintained so as to inform evidence based decision making that will be needed throughout course of this 10 year programme of works.

7.3 PHASED IMPLEMENTATION

Within the Action Plan is a suggested 'phase' most appropriate for the implementation of each point. The whole implementation programme has been separated in to 3 overarching delivery phases:

- Phase 1 the Short Term: up to 24 months (2022)
- Phase 2 the Medium Term: 24 months to year 7 (2027)
- Phase 3 the Long Term: Year 7 10 (2030)

In addition to making the scale of the programme more easily digestible, it also provides appropriate review, reporting and revision dates to enable formal evaluation of implemented activity and amends as required to the next phase of the action plan based on lessons learned from the previous phase.

It would be expected that there would be constant management oversight of progress, alongside reasonably detailed annual reporting (against the baseline) that provides commentary against actual progress of the Action Plan compared to the original plan.

7.4 SUPPORTING PROGRESS THROUGHOUT THE YEAR AHEAD

The following are a suggested scope of responsibilities based on the next steps required to take the Draft Action Plan forward to a position that enables informed implementation of emission reduction activities to commence. It also recognises the requirements of all involved parties and senior level reporting production/delivery. This is not an exhaustive list, but certainly captures the primary requirements to enable the momentum the council has initiated to be maintained:

- 1. Support the full creation of all Monitoring & Targeting processes across all elements (including tenant engagement) included in the Carbon Management Programme to ensure the capture of full and accurate data alongside the finalisation of the ongoing emissions tracking system
- 2. Specification for procurement and securing appropriate quotes (in line with council procurement policy) for works as prioritised by the council that relate to either the Action Plan or the recommendations from within the Baseline Emissions Report

- 3. Production of full Business Case detail (prioritising emissions and finance) of all relevant Action Plan activities so as to support informed decision making
- 4. Coordination of any necessary feasibility studies for the Heat Pump and/or Solar Panel scenarios to include:
 - a. Engagement and written statements of electricity Network Operators position in relation to grid connectivity and related conditions
 - b. Detailed assessment of specific locations for potential installation, and any related implications that result (rental costs of land, construction costs of canopies in car parks etc.)
 - c. Subject to 4a, production of contingency options to include as appropriate utilisation of electric battery storage opportunities to achieve optimum financial case for the council
 - d. In support of 4b, to provide a full cost report for each heat pump or solar panel installation that incorporates all investment requirements, any external financial mechanisms available, specific cost reduction detail and any wider additional revenue benefits that enable accurate budgets to be produced
- 5. Increase the level of sub-metering of services so as to enable accurate and specific reporting of impacts to be made
- 6. Regular production and presentation of update/progress reports to Full Council on at least a quarterly basis
- 7. Ensure council representation throughout Gloucestershire as required at meetings or networks and feedback relevant information and actions

It will be necessary for a budget to be allocated to the Carbon Management Programme so as to facilitate the capital expenditure requirements of the Action Plan. Such a budget would also include any necessary commissioning of specialist survey needs (Revenue) as identified in the Baseline Report as well as budget for implementation of the energy reductions recommendations (Capital). It is appreciated that such budgets may not either currently be in place or available given the 2020/21 financial year has already commenced, but it should be accepted that the installation of energy/emission reduction measures can only be initiated through investment. As such it is important there is council readiness for investment from 2021/22 through provision of budget proposals for the remainder of Phase 1, and earmarked budget for Phase 2 as appropriate.

| , | Action Plan Ref | Emission Category | Scenario | Current emission s level (Tonnes of CO ₂ e) | Emissions saved (Tonnes of CO ₂ e) | New emissions level (2019 conversion factors) shown in Tonnes of CO ₂ e | Projected 'New emission' level for 2030 (Tonnes of CO ₂ e) | Current annual operating cost (estimated where new solution identified) | Estimated new annual energy costs | Additional revenue | Time frame based on Draft Action Plan (Phase 1, 2 or 3) |
|---|-----------------------|-------------------------------|--|--|--|--|---|---|--|--|--|
| , | AP1.1 | Scope 1 & 3: Gas Demand | Convert from Gas boiler systems to Air Source Heat Pump for space and water heating | 458.74 | 304.52 | 154.22 | 47.34 | £63,248 | £71,100 Only Leisure Centre has increase to annual cost | £14,403 Net annual cost saving = £6,551 | P1: TBC Office, Roses Theatre & TIC (HAT Shop). P2: Domestic Properties (as appropriate) P3: Leisure Centre (however is installed after 2022 additional revenue may be unavailable) |
| | AP1.2 | Scope 2 & 3: Electricity | Mitigate ASHP demand with Solar PV System | 154.22 | 154.22 | 0.00 | 0.00 | £71,100 | £17,777 | £7,202 | Aligned to AP1.1 implementation |

| Action Plan Ref | Emission Category | Scenario | Current emission level (Tonnes of CO ₂ e) | Emissions saved (Tonnes of CO ₂ e) | New emissions level (2019 conversion factors) shown in Tonnes of CO ₂ e | Projected 'New emission' level for 2030 (Tonnes of CO ₂ e) | Current annual operating cost (estimated where new solution identified) | Estimated new annual energy costs | Additional revenue | Time frame based on Draft Action Plan (Phase 1, 2 or 3) |
|-----------------------|--|--|--|--|--|---|---|---|--|---|
| AP2.1 | Scope 1 & 3: Owned Transport | Own Fleet to only comprise electric vehicles and solar PV to offset fuel | 16.66 | 16.66 | 0 | 0 | £7,759 | £0 | Possible revenue generation from charge points in public car parks | P1: Aim to achieve full electric fleet by Dec 2022 P1/P2: Solar PV, charge points and Battery Storage |
| AP2.2 | Scope 1 & 3: Contractor s (only UBICO in this dataset) | Providers required to guarantee net zero carbon resulting from awarded contracts | 875.11 | 875.11 | 0 | 0 | Unknown | Unknown | N/A | Initiated in P1, full implementation by end P3 |
| AP3.1 | Scope 2 & 3: Electricity Demand | Implement demand reduction measures | 229.54 | 30.09 | 199.46 | 61.23 | £102,241 | £89,090 | N/A | P1: All demand reduction measures implemented |

| Action Plan Ref | Emission Category | Scenario | Current emission s level (Tonnes of CO ₂ e) | Emissions saved (Tonnes of CO ₂ e) | New emissions level (2019 conversion factors) shown in Tonnes of CO ₂ e | Projected 'New emission' level for 2030 (Tonnes of CO ₂ e) | Current annual operating cost (estimated where new solution identified) | Estimated new annual energy costs | Additional revenue | Time frame based on Draft Action Plan (Phase 1, 2 or 3) |
|-----------------------|--|---|--|--|---|---|---|---|-----------------------|--|
| AP3.2 | Scope 2 & 3: Electricity Demand | Mitigate remaining demand following demand reduction with Solar PV installation | 199.46 | 199.46 | 0 | 0 | £89,090 | £25,404 | £8,601 | P2 & P3: Size of solar array may require multiple systems |
| AP3.3 | All Scopes: Domestic Properties Heating & Electricity | Demand reduction measures from EPCs to reduce demand to OFGEM published levels | 27.10 | 6.61 | 20.49 | 13.31 | £9,036 | £7,113 | £0 | P1 EPCs need updating savings applied for cost savings to occupants, this action should be prioritised |
| AP4 | Scope 3: Grey Fleet | Convert mileage to kWh for PV offset | 12.66 | 12.66 | 6.92 | 0 | £14,478 | £8,059 | £0 | P1 As part of aggregated PV installation |

| Action Plan Ref | Emission Category | Scenario | Current emission s level (Tonnes of CO ₂ e) | Emissions saved (Tonnes of CO ₂ e) | New emissions level (2019 conversion factors) shown in Tonnes of CO ₂ e | Projected 'New emission' level for 2030 (Tonnes of CO ₂ e) | Current annual operating cost (estimated where new solution identified) | Estimated new annual energy costs | Additional revenue | Time frame based on Draft Action Plan (Phase 1, 2 or 3) |
|-----------------------|--|--|---|--|---|---|---|---|---------------------|--|
| AP5.1 | Scope 3: Water | Flow Restrictors at TBC Offices | 7.21 | 0.29 | 6.92 | N/A | £5,513 | £5,291 | £0 | P1 |
| AP5.2 | Scope 3: Water | Offset remaining emissions through PV system | 6.92 | 6.92 | 0 | 0 | £5,291 | £4,149 | £0 | P1/P2 |
| AP6 | Scope 3: Waste | Waste Mana | Waste Management - Programme to be defined, adopted and implemented before emission implications can be quantified Data to be integrated upon creation of recording mechanisms | | | | | | s can be quantified | |
| AP7 | Scope 3: Business Travel from Public Transport | Integration of emissions resulting from use of Public Transport for Business Travel - Data to be integrated upon provision of actual usage | | | | | | | | |
| <u>Total</u> | - | - | 1,599.93 | 1,599.93 | - | - | £193,240 | £55,390 | £22,354 | |

ACTION PLAN COMMENTARY

The following information provides more detail on methodology for calculating the impact of each action on a point by point basis. This includes suggested next steps required to initiate the action. Calculations supporting the saving opportunities are available within the attached appendix:

AP1.1: IMPROVE CONTROL OF HEATING SYSTEMS AT TBC OFFICE AND ROSES THEATRE FOLLOWED BY REPLACEMENT OF GAS CONSUMPTION WITH AIR SOURCE HEAT PUMP TECHNOLOGY ACROSS ALL ESTATE

Implementing measures that improve controllability of space heating including better provision for alterations to reflect operational need for the Facilities team will deliver substantial savings. Specifically, temperature and time control linked to specific external weather conditions could achieve cost savings in excess of £10,000 per annum that would return on investment in months rather than years, and reduce annual CO_2 e emissions by more than 60 tonnes (4% of total).

Following this step the replacement of gas powered plant with air source heat pumps (ASHP) across the whole estate would enable more than 240 tonnes of emissions to be saved (15% of total). The financial implication of this step is, based on current gas and electricity costs and actual increase in costs of around £3,500 per annum, however when combined with the enhanced control features will deliver overall yearly savings of more than £6,500.

Action Plan point 1.2 impacts considerably on both the financial and environment opportunity, and must feature as part of the wider business case (which cannot be completed currently as heat pump specialists are required to provide accurate installation costs). An additional next step would require confirmation from structural engineers that the roof (or alternative appropriate siting locations) contain the structural integrity for the heat pumps to be installed.

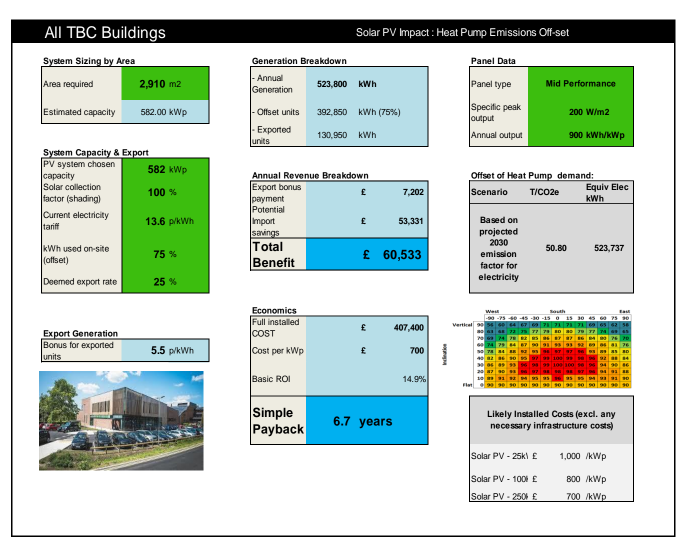
Combined within the calculations is revenue that is generated as a result of implementing ASHP. This revenue is index linked and guaranteed for 20 years, but must be installed ahead of 2022.

One major factor that drives this opportunity is that the heating plant at both TBC offices and Roses Theatre are obsolete. They would benefit from replacement in the short term.

The final headline point concerns the Leisure Centre plant room. Whilst the benefit of ASHP is aligned particular well to a consistent demand at relatively low temperature (swimming pool), it is recognised that periodic maintenance resulting in refilling pool water would result in longer reheat times which would be reduced by having some gas powered plant in place as standby for this purpose. Given the relatively new age of the building and its plant, it is expected that final decisions surrounding changes would not be made until around 2027-28.

AP1.2: MITIGATE AIR SOURCE HEAT PUMP DEMAND THROUGH PV POWER SYSTEM

Compared against an existing efficiency performance of the gas powered boilers in place at the council offices and the theatre of around 60%, the minimum expected efficiency performance is 300% (given every unit of electricity consumed produces at least 3 units of heat), however there will still remain a demand for energy from the heat pumps. As such it will be necessary to mitigate this demand through the production of renewable energy, recommended through Solar PV installation/s. Implementation of this action will achieve a number of benefits. In addition to the reduction of around 154 tonnes of CO_2e per annum, it is estimated that around 75% of the generated renewable energy would be consumed across the estate, saving in the order of £53,000 as a result of avoided costs from importing grid energy. Furthermore, the remaining 25% could be sold in the form of an export bonus that would provide an additional £7,200 of revenue each year. The combined benefit of both AP1 recommendation could achieve an annual financial benefit of around £67,000. It should be noted that the cost of the heat pump installation is not known, however the illustration below provides the business case for this action.



It is important to note that negotiations will be required with the Distribution Network Operation (Western Power Distribution) as there would need to be capacity within the network for this level of exported electricity, although alternative solutions would be available should it not be possible to

export this level of generated energy. The suggested typical costs of £700/KWp are based (as with each solar PV example) on standard roof based installations. These costs will increase should additional infrastructure be required to accommodate implementation.

AP2.1: OWN CAR FLEET TO CONVERT TO ELECTRIC VEHICLE ONLY

The council has already commenced improvements to its existing own car fleet by introducing some electric/hybrid vehicles, although the majority continue to be petrol fuelled. Whilst annual fuel costs are not known, by using the governments advisory fuel rates¹¹ annual costs would be in the region of £7,750. Applying the same mileage through use of Electric Vehicles, the following table illustrates fuel costs based on a variety of recharging methods:

| Vehicle | Current Annual Mileage | Estimated Cost/Mile | Cost Notes | Total annual Fuel Cost | CO ₂ Emissions |
|---------------------------------|------------------------------|------------------------|--|---------------------------------|------------------------------|
| 8 x small/Med petrol cars | 55,819 | 13.9 | Current Cost | £7,759 | 16.66 |
| KIA e- NERO | 55,819 | 7.2 | Public Charge Points | £4,019 | 4.76 |
| KIA e- NERO | 55,819 | 3.34 | Home Charging | £1,864 | 4.76 |
| KIA e- NERO | 55,819 | 4.53 | TBC Imported Electricity Cost | £2,528 | 4.76 |
| KIA e- NERO | 55,819 | 0 | Solar PV Generation | £0 | 0.00 |

The vehicle used in the illustration is similar to the current fleet. Costs are based upon 3.5 miles enabled from each unit of electricity charged. Annual costs would reduce against current costs by over £5,200 if imported electricity were used for charging (based on current energy tariffs), however by incorporating council solar PV generated electricity the cost could be zero (an illustration of the solar PV calculations is provided in the data appendix). It is possible that battery storage may be required (depending on time of day of charge, and capacity of the PV system), and there would be costs incurred for the required electric charge points to enable vehicle refuelling. Further assessment is necessary for

_

https://www.gov.uk/government/publications/advisory-fuel-rates/how-advisory-fuel-rates-are-calculated

a full business case to be produced that incorporates all these points, in addition to any difference in purchase/rental/maintenance costs.

AP2.2: WASTE CONTRACTORS TO ACHIEVE ZERO CARBON OUTPUT FROM SERVICE PROVISION

As part of a wider recommendation to consider how procurement of services can integrate zero carbon ambitions, the council is well placed to drive positive sustainable energy practice across the whole supply chain. Given the high level of emissions currently resulting from the Waste fleet services provided by UBICO, conversations should be commenced that start the planning process for achieving zero carbon emissions from this service.

It is recommended that a phased approach is adopted in implementing this solution agreeing progressive targets/milestone that are aligned to the retendering/procurement of the service in 2022 and again in 2027. These dates match exactly the start of the suggested phase 2 and 3 periods for implementation of this Action Plan, and as such reflect the major reporting periods against which progress and programme targets are reviewed and finalised.

A range of potential solutions will be available and as technology develops to enable decarbonisation of Refuse Collection Vehicles. A detailed approach can be finalised for the fleet of around 30 vehicles that is expected to include assessment of Electric, Bio-diesel, and Hydrogen powered options.

The current level of emissions from this element is around 875 tonnes CO_2 e which represents almost 55% of the total baseline, so whilst this action point is unlikely to be fully implemented until near the end of this programme, there will need to be consideration of multiple factors that include procurement retendering dates and financing scenarios alongside the need for vehicle replacement as they reach end of useful life (anticipated midway through this 10 year implementation plan).

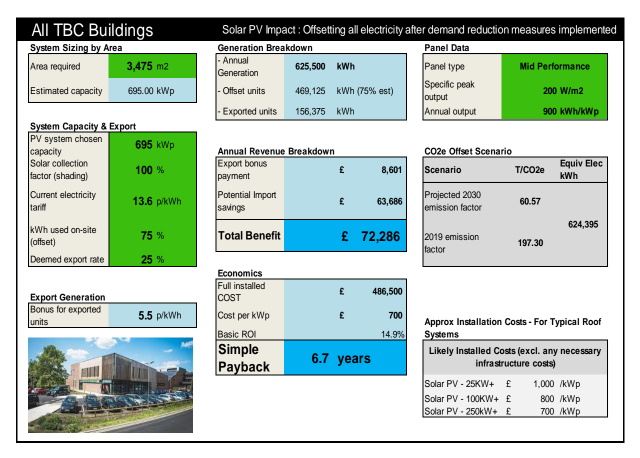
AP3.1: IMPLEMENT ENERGY EFFICIENCY MEASURES TO MINIMISE ELECTRICITY CONSUMPTION ACROSS ALL ESTATE

The initial recommendations for reducing electricity consumption are explained in section 5 and shown in the table below. These identify emission reductions of 30 tonnes (13%) that will deliver £13,000 of annual electricity savings (12.75%). The measures recommended fall into the category of either low cost or replacement of end of life equipment and as such should be implemented at the earliest opportunity. It is also important to highlight the wider benefit related to the size of any subsequent solar PV installation, which would be based on the energy demand. Smaller systems = lower costs.

| Building | Opportunity | Annual Energy Savings (kWh) | Notes for Savings | Savings: T/CO ₂ p.a | Savings in £/p.a |
|------------------------|--|-----------------------------------|---|-----------------------------------|------------------|
| TIC (Hat Shop) | Complete LED lighting retrofit of 27 50w Halogens to 5w LED | 2,843 | Lighting assumed required 9 hrs a day 5 days a week, estimated elec unit rate 15p/kWh | 0.90 | £426 |
| Roses Theatre | Replace Current heating pumps with Variable Speed Drives | 598 | Savings conservatively estimate based on 20% saving on 25% of current elec consumption | 0.19 | £90 |
| Roses Theatre | Time control on bar chillers & Water heaters | 598 | Savings conservatively taken at 5% of total consumption | 0.19 | £90 |
| TBC Offices | Increase cooling temperature from 20 to 22 degrees to remove cooling required to remove incidental heat gains. Similar savings as reducing volume of the room to be cooled | 8716.2 | This reduces volume of heat gains that require cooling. A 2 degree increase in cooling temp saves 2w/m2. assuming room is 5.6x10x2.5 = 190m2 gives 3,329KW heat gain, with 2.5COP = 1,332KW energy saved + 7884(15% of demand from new units) savings from cooling units cooling to a 2oC higher temp | 2.75 | £1,307 |
| TBC Offices | Replace cooling units with modern equiv to increase coefficient of performance from 2.5 to at least 5 | 42048 | Taking purely cooling demand from servers | 13.29 | £6,307 |
| TBC Offices | Investigate potential for Voltage Reduction opportunities. Current levels recorded at 242V | 10,408 | A 10V reduction may return savings in order of 4%, subject to specialist survey | 3.29 | £1,561 |
| TBC Offices | Flow reduction (aerators) on water taps to reduce energy | 359.52 | conservative saving of 20% on energy for hot water savings based on 105ltr capacity of 9 heaters emptied once daily | 0.11 | £54 |
| TBC Offices | Flow reduction (aerators) on water taps to reduce water | N/A | Conservative savings on energy from 10% water consumption resulting from reduced flow rate | 0.29 | £222 |
| TBC Offices | Upgrade Lighting in all maintenance areas | 7,806 | Areas used infrequently, estimated savings as 3% of total elec consumption taken | 2.47 | £1,171 |
| Domestic Properties | Reduced consumption to align with OFGEM 'typical consumption' figures where EPC data indicates savings can be achieved | 28,680 | All savings based on each property achieving OFGEM published typical consumption levels. Cost savings use assumed unit rates as applied throughout this workbook | 6.61 | £1,923 |
| TOTAL | | 102,057 | | 30.09 | 13,152 |

AP3.2: MITIGATE REMAINING ELECTRICITY DEMAND WITH PV POWER SYSTEM

It is recommended that as much of the remaining electricity demand as is possible is satisfied from additional solar PV installations as illustrated in AP1.2 above. The following calculator provides the general detail of system requirements, indicative costs and potential returns:



The scenario shows that a significant PV array of 695kWp would be required for the new level of electricity demand to be matched. Covering an area of nearly 3,500 square meters (around half that of a professional football pitch), around 625,500kWh of electricity would be generated. It has been estimated that 75% of this could be utilised within TBC buildings, meaning the remaining 25% would be exported back to the national grid. There is potential revenue available of around £8,500 per annum, on the basis the Distribution Network Operator is able to manage this capacity. An early conversation would be recommended to discuss plans. The main saving however is realised from the avoided cost of purchasing grid electricity, where over £63,000 could be saved, but this is only achievable on the basis that 75% of the generated energy is consumed.

AP3.3: DEMAND REDUCTION MEASURES ACROSS ALL DOMESTIC PROPERTIES AND RENEWAL OF ENERGY PERFORMANCE CERTIFICATE (REMAINING DEMAND MITIGATED WITH AP3.2)

All of the cost savings identified have been incorporated into the relevant earlier action points, and the subsequent remaining demand included in AP 3.2 PV generation. All data in this section has been extrapolated from information provided with Energy Performance Certificates, and as such it is

recommended that more detailed assessments are conducted to increase certainty of the savings potential. It is clear however that there is a good opportunity for savings to be achieved, and given the nature of use of these properties, there are important social (health and comfort) benefits to be realised as a result of improved energy efficiency. Given the sensitivity surrounding the service they are supporting (homelessness) there are no identifiable characteristics provided within this report.

AP4.0: MITIGATE EMISSIONS FROM GREY FLEET THROUGH PV POWER SYSTEM

This action point addresses the emissions impact of vehicle use for business purposes made by employees and Councillors in their own cars. Over time, as the motor industry continues to raise efficiency performance and lower emissions levels the impact of Grey Fleet will reduce. Additionally it should be noted that the council have started making positive steps in this regard by encourage staff to make use of the council fleet vehicles which has started and will continue converting to Electric Vehicles. In terms of the overarching recommendation, it has been calculated that current annual costs will be in the order of £14,500 on the basis that £0.45/Mile is paid for business mileage made. The size of solar PV system (45KWp) necessary to cover the emissions level of 12.66 tonnes would generate levels of electricity (40,500kWh), that if consumed entirely within business operations, would delivery avoided imported costs of around £6,400, effectively reducing original costs to £8,100 on the basis the savings from avoided imported electricity costs are reconciled against the Grey Fleet.

AP5.1: INSTALL FLOW RESTRICTION TO REDUCE WATER DEMAND ACROSS ESTATE

An effective means of reducing water consumption is to install flow restrictors to tap. Reducing consumption by around 10-15% (10% taken in calculations) without noticeable effect, this is a simple, low cost measure. Within TBC Offices alone savings over £200 are likely. Whilst further investigation is required, larger savings could be secured through the integration of harvested rainwater within toilet systems. Naturally the overwhelming proportion of water use is within the Leisure Centre. As such it becomes necessary to concentrate on AP5.2.

AP5.2: MITIGATE REMAINING WATER CONSUMPTION (ONCE CONVERTED TO KWH) WITH PV POWER SYSTEM

A small 8KWp system would generate around 7,200 kWh of energy, sufficient to offset the equivalent level of emissions from the water consumption. On the basis the energy generated was consumed onsite, avoided electricity costs would provide nearly £1,150 of annual savings.

AP6.0: ESTABLISH FULL WASTE MANAGEMENT PROGRAMME FOR RELATED EMISSIONS TO BE INCORPORATED

Section 4.1 provides guidance in support of initiation of the council's waste management programme. Very rough estimations suggest the contribution to the emissions baseline from office waste could add as much as 35% to the total baseline figure. Clearly this illustrates the need for early action so as to be able to both incorporate the data and commence activity to mitigate the emissions accordingly. This element of emission should be included within Scope 3 emission data.

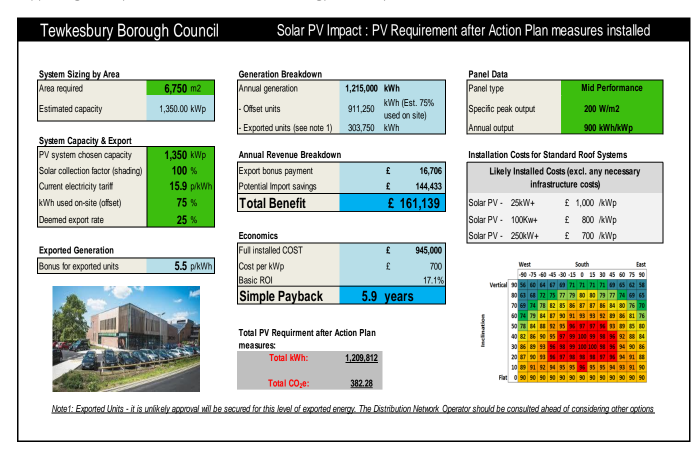
AP7.0: INTEGRATE EMISSIONS OF BUSINESS TRAVEL FROM PUBLIC TRANSPORT SERVICES

Certainly the data for staff travel via public transport is documented within the council, however it was not made available during the production of this report. It is not a difficult element to include within

the current data set and the government carbon conversion factors provide the necessary information (for bus, taxi, rail and motorcycles) to enable accurate CO_2 e figures to be produced. This data will be included within Scope 3 data, although it is important to incorporate the 'Well To Tank' carbon emissions (also within Scope 3) in addition to the actual consumption data so as to ensure all facets of emission production are included.

COMBINED SOLAR PV

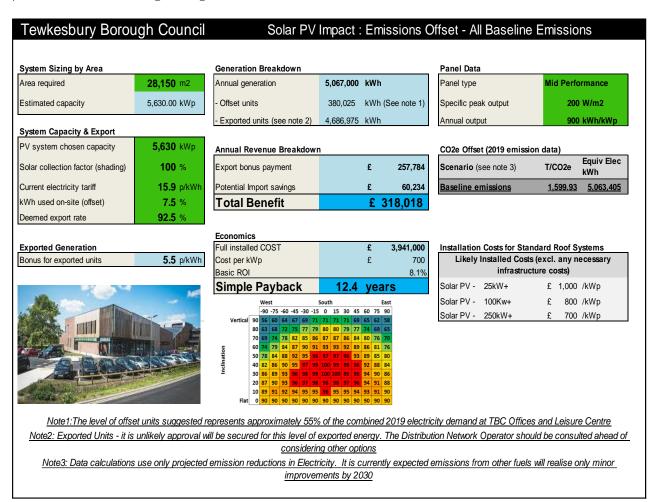
Many of the action points culminate in the removal of CO_2 e emissions from energy by recommending the installation of solar PV systems. It is therefore useful to illustrate the combined total as though one system would be established to cover the offset of all energy demand remaining following demand reduction activities. Also included in this section is an illustration of the necessary scale of system that would be required if none of the actions were implemented and solar PV were used to offset the entire current baseline emissions. Naturally this is not a recommendation, but serves a useful purpose in supporting the impact that is achievable from energy efficiency action.



Combining all of the recommended action plan points that require solar PV offset following the implementation of previous energy saving measures, this calculator illustrates that 1.25M kWh of energy need to be generated, meaning a system sized in the order of 1,350KWp is required. This physical size of this would be around 6,750 square meters, about 90% of the size of a football pitch. Should 75% of the generated energy be consumed 'onsite' in provision of energy required to maintain operations, then savings in excess of £140,000 per annum would be realised from the cost of avoided

imported electricity. Additionally, a further £16,700 could be acquired as a result of revenue from the export of the excess generation returned to the grid as a result of it not being consumed. This assumes the Distribution Network Operator has the capacity within the local network to take this level of exported energy. As previously stated, an early conversation should be held with Western Power Distribution in order to identify if this can be accommodated. This action removes the final 382 tonnes of CO_2 from the baseline emissions, however for completeness, should all or even a proportion of the 303,000kWh of exported energy need to be imported from the national grid, the council should ensure future energy suppliers can guarantee that the cost of such imported energy results in the identical additional level of renewable energy generation. This will complete the process of achieving carbon neutrality.

Finally the illustration below shows the extent of solar PV required should the council elect not to implement the Action Plan, choosing instead to invest in an array that would offset the totality of present emissions through a single mechanism:



The difference between the two calculators is stark. Choosing to purely invest in a single PV array to offset the whole of the baseline emissions would require a system more than 4 times the size of one that implements the recommended action plan. The cost would be at least £3.9 million, the return on investment over 12 years (compare with less than 6 should the action plan be implemented first), although it is possible more than 7.5% of the energy generated could be consumed on site, it would

required a degree of reconfiguration of internal energy management that by the very nature of electing this solution would not be something the council would necessarily be prepared to undertake.

The comparison between the two examples gives clear indication that the most financially and environmentally astute solution would be the one that implements recommendations akin to those suggested in the proposed action plan.

ACTION PLAN HEADLINES

All cost savings shown include a combination of actual energy costs and estimated energy costs where no data was available. Furthermore the cost of AP2.2 (UBICO Fleet), cost and emissions of AP6 (TBC Office waste disposal) and also AP7 (Business Travel from Public Transport) were not available for inclusion, and will certainly impact on actual final figures. It is therefore essential that whilst there is a high level of confidence in the emissions baseline figures based on data provided and subsequent calculations, most references to financial impacts should be considered as ball park figures at best.

The opportunity for significant cost reductions is clear. Based on the data available and the educated assumptions made, current annual costs of around £193,000 could be reduced to somewhere in the order of £55,000. Additionally, once the extra revenue that can be secured from the Renewable Heat Incentive (see section 7.3) and the payments for exported energy generated from the solar PV system is taken into account (estimated at over £22,000 per annum), this brings total annual costs to around £33,000 cost savings of more than 80% could be realised. However for informed decision making to take place, it is necessary for the full cost of implementation to be included so that the Business Case can be made supported by Return on Investment calculations.

That said, it is important to retain the primary driver being the Carbon Management Programme, which is of course to achieve carbon neutrality by 2030. Although there will be many actions with strong financial benefits, there will also be certain actions that will not deliver financial returns, but will be critical in eradicating CO_2 emissions.

Summary of all Emissions

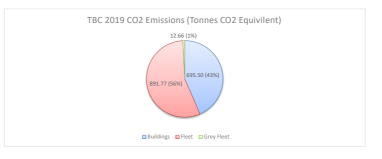
| TBC Estate | Annual Const | umption | CO ₂ Emis | sions | Annual Cost | | Comments |
|-------------------|--------------|---------|----------------------|-------|-------------|-----|--|
| Utility | Unit | % | Tonnes | % | £ | % | Buildings included: Council Offices; Leisure |
| Electricity (kWh) | 726,452 | 25 | 229.54 | 33 | 102,241 | 56 | Centre; Roses Theatre; Information Centre |
| Gas (kWh) | 2,208,033 | 75 | 458.74 | 66 | 54,880 | | (HAT Shop); Pavilion at Cold Pool Lane (no |
| Water (m3) | 6,858 | 0 | 7.21 | 1 | 25,159 | | data provided); Tewkes Cemetery; 5 Homeless |
| Sub-Total | 2.934.485 | 100 | 695.50 | 100 | 182,281 | 100 | Support Houses |

| TBC Fleet - Including UBICO | Annual Mileage | Annual Kilometers | CO ₂ Emissions | Comments |
|--------------------------------|----------------|-------------------|---------------------------|--|
| Cars | 55,819 | 89,832 | | Certain milage requires conversion into |
| Vehicles >3.5 Tonnes | 605,903 | 975,100 | 875.11 | kilometers for purpose of CO2 conversion factors, hence distence provided for both |
| Sub-Total | 661,722 | 1,064,932 | 891.77 | miles and kilometers |

| TBC Grey Fleet | Annual Mileage | CO ₂ Emissions | Comments |
|----------------|----------------|---------------------------|---|
| Staff | 17,837 | 7.02 | 10 months of data provided from April '19 - Jan'19. |
| Councillors | 14,337 | 5.64 | Data extrapolated to 12 months |
| Sub-Total | 32.174 | 12.66 | |

| TBC 2019 CO ₂ Emissions | CO ₂ Emissions (TCO ₂ e) | % of Total |
|---------------------------------------|--|------------|
| Buildings | 695.50 | 43% |
| Fleet | 891.77 | 56% |
| Grey Fleet | 12.66 | 1% |
| Sub-Total | 1,599.93 | 100% |

| TBC 2019 CO ₂ Emissions by Scope | CO ₂ Emissions (T/CO ₂ e) | % of Total | Detail of Scope Composition |
|---|---|------------|---|
| Scope 1 | 1,124.79 | 70.30% | Gas Consumed; Owned Transport (Incl. UBICO) |
| Scope 2 | 185.68 | 11.61% | Electricity Consumed |
| Scope 3 | 289.46 | 18.09% | Extraction, Refinement and Transportation of all raw fuels; Water; Business Travel (unowned vehicles) |
| Total | 1,599.93 | 100% | |



| TBC 2030 CO ₂ Emissions | CO ₂ Emissions (TCO ₂ e) | % of Total | Comments |
|------------------------------------|---|------------|---|
| Buildings | 536.42 | 37% | Data based on projected |
| Fleet | 891.77 | 62% | emissions factor for |
| Grey Fleet | 12.66 | | electricity only as other fuel data either unavailable or |
| Sub-Total | 1,440.86 | 100% | anticipates little change |

| | TBC 2019 CO ₂ Emissions by Scope & Element | | | | | |
|---------|---|------------------------------------|------------|--|--|--|
| Scope | Element | Emissions (T/CO ₂ e) | % of Total | | | |
| Scope 1 | Gas Consumed | 405.95 | 25.37% | | | |
| эсорс . | Owned Transport | 718.84 | 44.93% | | | |
| Scope 2 | Electricity Consumed | 185.68 | 11.61% | | | |
| Scope 3 | Extraction, refinement & transportation of Scope 1 Gas | 52.79 | 3.30% | | | |
| | Extraction, refinement & transportation of Scope 1 Transport Fuel | 172.93 | 10.81% | | | |
| | Extraction, refinement & transportation of Scope 2 Electricity | 43.86 | 2.74% | | | |
| | Water | 7.21 | 0.45% | | | |
| | Business Travel (unowned vehicles) | 12.66 | 0.79% | | | |
| | Total | 1,599.93 | 100% | | | |

Calculations of Emissions by Type within Scope

Council Offices

| Source & Scope | Energy Consumption (MWh) | GHG Emissions |
|---|-----------------------------|-----------------|
| Scope 1 | | |
| Gas Owned Fleet | 258.54 | 47.53 718.84 |
| Scope 2 | | |
| Electricity | 260.19 | 66.51 |
| Scope 3 | | |
| Business Travel - Councillors (Grey Fleet) | | 5.64 |
| Staff Mileage (Grey Fleet) | | 7.02 |
| Extraction, R & T Raw Fuels - Gas Extraction R & T Raw Fuels | | 6.18 |
| Extraction, R & T Raw Fuels - Electricity Extraction, R & T Raw Fuels | | 15.71 |
| - Transport | | 172.93 |
| Total for TBC Offices | 518.73 | 1,040.36 |

Roses Theatre

| Source { | Energy Cons | sumption (MWh) | GHG Emissions |
|-----------------|-------------|----------------|---------------|
| Scope 1 | | | |
| Ga | S | 233.90 | 43.00 |
| Scope 2 | | | |
| Electr | icity | 11.97 | 3.06 |
| Scope 3 | | | |
| Wat | er | Unknown | Unknown |
| Extraction, R & | T Raw Fuels | | |
| - Ga | as | | 5.59 |
| Extraction, R & | T Raw Fuels | | |
| - Elect | ricity | | 0.72 |
| Total for Leis | ure Centre | 245.87 | 52.38 |

Charts showing total emissions by scope can be found in 'Charts' tab

Leisure Centre

| Source & Scope | Energy Consumption (MWh) | GHG Emissions |
|---|--------------------------------|---------------|
| Scope 1 | | |
| Gas | 1,632.38 | 300.11 |
| Scope 2 | | |
| Electricity | 406.63 | 103.93 |
| Scope 3 | | |
| Water | | 4.24 |
| Extraction, R & T Raw Fu Extraction, R & T Raw | | 39.03 |
| Electricity | | 24.55 |
| Total for Leisure Co | entre 2,039.01 | 471.86 |

Domestic Properties, Hat Shop, Cemetery

| Source & Scope | Energy | GHG Emissions |
|---|----------|----------------------|
| Scope 1 | | |
| Gas | 83.22 | 15.30 |
| Scope 2 | | |
| Electricity | 47.66 | 12.18 |
| Scope 3 | | |
| Water | | 0.08 |
| Extraction, R & T Raw Fuels Extraction, R & T Raw Fue | | 1.99 |
| Electricity | | 2.88 |
| Total for Leisure Centre | e 130.88 | 32.42 |

Energy Consumption and Emissions Apportioned to Council Responsibility (excl. tenants within TBC Offices)

| Electricity | EG | T&D | WTT EG | WTT T&D | Total | |
|-------------|--------|---------------------|---------|---------|---------|--|
| 2019 | | kg CO2e | | | | |
| 2019 | 0.2556 | 0.0217 | 0.03565 | 0.00303 | 0.31598 | |
| | | Scope 3 combined CF | | | 0.06038 | |

| Natural Gas | Carbon Factor | WTT | Total |
|-------------|------------------|---------|--------|
| 2019 | | kg CO2e | |
| 2019 | 0.18385 | 0.02391 | 0.2078 |

| Water | Supply | Treatment | Total |
|-------|--------|-----------|-------|
| 2019 | kg | CO2e/M3 | |
| 2019 | 0.344 | 0.708 | 1.052 |

| Council Offices | Annual Con (201 | | CO ₂ En | nissions | | Cost (ex AT) | Comments |
|----------------------|--------------------|-----|--------------------|----------|--------|-----------------|--|
| Utility | Unit | % | Tonnes | % | £ | % | Consumption calculated based on |
| Electricity (kWh) | 260,193 | 50 | 82.22 | 59 | 41,248 | 77 | combination of known submeter data for some tenants & internal |
| Gas (kWh) | 258,537 | 50 | 53.71 | 39 | 6,900 | 13 | area over for tenants without |
| Water (m3) | 2,763 | N/A | 2.91 | 2 | 5,513 | 10 | submeters to estimate TBC energy |
| Totals | 518.730 | 100 | 138.84 | 100 | 53,661 | 100 | use |

| Leisure Centre | Annual Cons | sumption | CO ₂ En | nissions | Annual (VA | | Comments |
|----------------------|-------------|----------|--------------------|----------|----------------|------|---|
| Utility | Unit | % | Tonnes | % | £ | % | Full data provided. Gas Emissions calculated |
| Electricity (kWh) | 406,630 | 20% | 128.49 | 27% | 52,049 | 48% | based on only main gas import meter, assuming CHP plant is supplied from this |
| Gas (kWh) | 1,632,377 | 80% | 339.14 | 72% | 37,218 | 34% | (1,632,377kWh) data covering all of 2019 |
| Water (m3) | 4,026 | N/A | 4.24 | 1% | 19,000 | 18% | |
| Totals | 2,043,033 | 100% | 471.86 | 100% | 108,267 | 100% | |

| ` | | | | | | | |
|----------------------|------------|----------|--------------------|----------|----------|-----------------|--|
| Roses Theatre | Annual Con | sumption | CO ₂ En | nissions | Annual V | Cost (ex AT) | Comments |
| Utility | Unit | % | Tonnes | % | £ | % | No Water data provided, and costs for |
| Electricity (kWh) | 11,969 | 5% | 3.78 | 7% | 1,795 | 20% | electricity and gas have been assumed at £0.15/kWh for Electricity and £0.03/kWh for |
| Gas (kWh) | 233,897 | 95% | 48.59 | 93% | 7,017 | 80% | Gas as no billing data provided. Data |
| Water (m3) | Unkno | wn | Unk | nown | Unkr | nown | provided only as a total for the year |
| Totals | 245,866 | 100% | 52.38 | 100% | 8,812 | 100% | |

| HAT Shop - TIC | Ann Consur | | CO ₂ Emis | ssions | Annual (| Cost (ex T) | Comments |
|----------------------|---------------|-----|----------------------|--------|----------|----------------|--|
| Utility | Unit | % | Tonnes | % | £ | % | Unit rate costs have not |
| Electricity (kWh) | 7,940 | 40 | 2.51 | 50 | 1,191 | | been provided, therefore assumed unit rates of |
| Gas (kWh) | 11,794 | 60 | 2.45 | 49 | 531 | 24 | £0.15/kWh Electricity & |
| Water (m3) | 22 | N/A | 0.02 | 0.46 | 523 | 23 | £0.045 Gas applied |
| Totals | 19,734 | 100 | 4.98 | 100 | 2,245 | 100 | |

| Sports Pavilion | Ann Consur | iual nption | CO ₂ Emis | ssions | Annual (| Cost (ex T) | Comments |
|--------------------|---------------|----------------|----------------------|--------|----------|----------------|---------------------------|
| Utility | Unit | % | Tonnes | % | £ | % | Opening meter reading |
| Electricity | | | 0 | | | | provided as: Water 1007, |
| (kWh) | | | U | | | | Electric 22172, Gas |
| Gas (kWh) | | | 0 | | | | 10541.73, however no date |
| Water (m3) | | N/A | 0 | | | | provided. Requires more |
| Totals | 0 | 0 | 0 | 0 | 0 | 0 | data to incorporate |

| Cemetery | | nual nption | CO ₂ Emis | ssions | Annual VA | Cost (ex AT) | Comments |
|-------------------|------|----------------|----------------------|--------|-----------|-----------------|--------------------------|
| Utility | Unit | % | Tonnes | % | £ | % | Assumed unit rate for |
| Electricity (kWh) | 910 | 100% | 0.29 | 85% | 137 | 53% | Electricity as £0.15/kWh |
| Gas (kWh) | 0 | 0% | 0 | 0% | 0 | 0% | |
| Water (m3) | 47 | 0% | 0.05 | 5% | 123 | 47% | |
| Totals | 910 | 100% | 0.34 | 90% | 260 | 100% | |

| 5 x Domestic | Annual Con | sumption | CO ₂ Em | nissions | Annual (VA | Cost (ex AT) | Comments | Est | imated Annual S | avings | | | aining sions |
|-------------------|------------|----------|--------------------|----------|----------------|-----------------|--|-------------|-----------------|--------|--------|-------|-----------------|
| Utility | Unit | % | Tonnes | % | £ | % | No consumption data provided. 4 of 5 properties has Energy | | kWh | CO2e | £ | 2019 | 2030 |
| Electricity (kWh) | 38,810 | 35% | 12.26 | 45% | 5,822 | 64% | Performance Certificates (3 over 10 years old). Consumption based on EPC data and split across electricity & gas based on 2017 typical | Electricity | 6,023.00 | 1.90 | £903 | 10.36 | 3.18 |
| Gas (kWh) | 71,428 | 65% | 14.84 | 55% | 3,214 | 36% | domestic energy consumption data from OFGEM. Costs assumed at | Gas | 22,657.00 | 4.71 | £1,020 | 10.13 | 10.13 |
| Water (m3) | Unkno | own | Unkr | nown | Unkr | nown | typical unit rates of £0.15 Electricity & £0.045 Gas. | | | | | | |
| Totals | 110,238 | 100% | 27.10 | 100% | 9,036 | 100% | | Total | 28,680.00 | 6.61 | £1,923 | 20.49 | 13.31 |

Typical Domestic consumption of Gas (2017) is 12,000kWh and 3,100kWh Elec (where not used for heating purposes) - https://www.ofgem.gov.uk/system/files/docs/2017/08/tdcvs_2017_open_letter.pdf (Page 6). Therefore % split of 79% Gas & 21% Elec applied to EPC data, and OFgem average applied where consumption is unknown. This ratio has been applied to the CO2/kWh and cost savings identified from the EPCs Assumed unit rates of £0.15/kWh Elec & £0.045/kWh Gas. No water data provided

Savings from EPC's taken, where available, for the one property without one, savings suggested are an average of the savings identified from he Epc's of the other 4 properties.

Total estimated savings from 3 properties = 21,510kWh. This has been extrapolated to 28,680kWh to include Well Close (that had no EPC). Allocating 79% to Gas/Heating indicates 22,657 savings possible from improved controls, heating systems and insulation

TBC Office aera disaggregated to quantify scale of TBC responsibility

| | | | organisatio: | organisationat n energy consu | | с арриге | | |
|--|-------------|------------------------|--------------|----------------------------------|--------------|----------|-----------------------------|---------|
| Organisation | TBC | s Internal A Police | GCC | Private Rented | DWP | CAB | Communal/S hared | Total |
| Area Occupied (M2) | 1368 | 323 | 697 | 748 | 102 | 23 | 996 | 4257 |
| % of Total | 32.14% | 7.59% | 16.37% | 17.57% | 2.40% | 0.54% | 23.40% | 100% |
| Total area less Shared Area (M2) | | | | 3 | 3261 | | | |
| % of total less Shared Area | 41.95% | 9.90% | 21.37% | 22.94% | 3.13% | 0.71% | | 100% |
| Proportionate distribution of shared area (M2) | 417.83 | 98.65 | 212.88 | 228.46 | 31.15 | 7.02 | | 996 |
| Area Occupied including proportionate allocation of Shared Area (M2) % Splits incl. shared | 1,785.83 | 421.65 | 909.88 | 976.46 | 133.15 | 30.02 | | 4257 |
| % Splits incl. shared area | 41.95% | 9.90% | 21.37% | 22.94% | 3,13% | 0.71% | | 100% |
| Re | evised Gros | s Internal A | rea (m2) = | 2858.89 | for electric | ity | | |
| Re | evised Gros | s Internal A | rea (m2) = | 3835.35 | for gas | | | |
| Re | evised Gros | s Internal A | rea (m2) = | 4257 | for water | | | |
| Organisation | ТВС | Police | GCC | Private Rented | DWP | CAB | Communal/S hared | Total |
| New % Split of remaining organisations for Electricity | 62.47% | Removed | 31.83% | Removed | 4.66% | 1.05% | Split between tenants | 100.00% |
| New % Split of remaining organisations for Gas | 46.56% | Removed | 23.72% | 25.46% | 3.47% | 0.78% | Split between tenants | 100.00% |
| New % Split of remaining organisations for | 41.95% | 9.90% | 21.37% | 22.94% | 3.13% | 0.71% | Split between tenants | 100.00% |
| Water Apportioned Electricity consumption kWh | 260,193 | Removed | 132,569 | Removed | 19,400 | 4,375 | Split between tenants | 416537 |
| Apportiond Gas consumption kWh | 258,537 | Removed | 131,726 | 141,364 | 19,277 | 4,347 | Split between tenants | 555,251 |
| Apportioned Water Consumption M3 | 2,763 | 652 | 1,408 | 1,511 | 206 | 46 | Split between tenants | 6586 |
| Co2 Emissions from Electricity | 82.22 | 8.29 | 41.89 | 6.56 | 6.13 | 1.38 | Split between tenants | 146 |
| CO2 emissions from | 53.71 | 3 | 27.37 | 29.37 | 4.00 | 0.90 | Split between tenants | 118 |
| CO2 emissions from Water | 2.91 | 0.69 | 1.48 | 1.59 | 0.22 | 0.05 | Split between tenants | 7 |
| | | | | | | | | |

| | | ı data of tenants t mainder across bu | | | or to apportioning ed area | |
|--|--|--|-----------------------|------------------------------|-------------------------------|---|
| | Council Offices | | Annual Consumption | CO ₂ Emissions | | |
| | Data by area | Utility | Unit | Tonnes | | |
| extrapolated based on 3 tenants each with consumption for different time periods | Private Rented | Electricity (kWh) | 20,752 | 7 | | |
| 1 full year to end Mar '19 | Police | Electricity (kWh) | 26,221 | 8 | | |
| 1 full year to end Mar '19 | Police | Gas (kWh) | 13,318 | 3 | | |
| | | Total | Building energy d | lata | | |
| | Whole Building | Electricity (kWh) | 463510 | 146 | | |
| | | Gas (kWh) | 568569 | 118 | | |
| | | water M3 | 6586 | 6.92847 | | |
| | | | | | remaining floor area | |
| | | Electricity (kWh) | 416,537 | 132 | 2,858.89 | split across TBC GCC [CAB |
| | Building Energy less Private Rented & Police | Gas (kWh) | 555,251 | 115 | 3,835.35 | Split Across TBC, GCC, Rented, DWP & C |
| | Rented & Police | water M3 | 6586 | 6.928472 | 4257 | Split across all |

TBC Fleet - Scope 3

| · | | | | | | | D | reakdown of emission | data from Column E | . & G | |
|--|-------------------|--------------|-----------------------|--------------------------|-----------------------------|-----------------------------|---------|-----------------------------|--------------------|---------------------|--|
| Vehicle | Fuel Type | Vehicle Size | Mileage (for 2019) | Mileage as Kilometers | CO2 Conversion Factor | Tonnes CO₂e Emissions | | F CO2 C - Breakdown Scope 3 | | T/co2e (Scope 3) | |
| Fiesta - BJ19 | Petrol | Small | 10,135 | 16,311 | 0.31448 | 3.19 | 0.24736 | 0.06712 | 2.50704 | 0.68027 | |
| Fiesta - BP17 | Petrol | Small | 2,418 | 3,891 | 0.31448 | 0.76 | 0.24736 | 0.06712 | 0.59812 | 0.16230 | |
| Niro - LD67 | Petrol | Medium | 3,250 | 5,230 | 0.39350 | 1.28 | 0.30945 | 0.08405 | 1.00559 | 0.27313 | |
| rrius, not included as | plug in EV/Hybrid | | | | | 0.00 | | | | | |
| Yaris - FN68 (1) | Petrol | Small | 8,305 | 13,366 | 0.21319 | 1.77 | 0.16930 | 0.04389 | 1.40607 | 0.36452 | |
| Yaris - FN68 (2) | Petrol | Small | 9,064 | 14,586 | 0.21319 | 1.93 | 0.16930 | 0.04389 | 1.53447 | 0.39780 | |
| Niro - LD19 | Petrol | Medium | 9,098 | 14,642 | 0.39350 | 3.58 | 0.30945 | 0.08405 | 2.81550 | 0.76472 | |
| Yaris - FP68 | Petrol | Small | 1,081 | 1,740 | 0.21319 | 0.23 | 0.16930 | 0.04389 | 0.18305 | 0.04745 | |
| Fiesta - BD19 | Petrol | Small | 12,468 | 20,065 | 0.31448 | 3.92 | 0.24736 | 0.06712 | 3.08408 | 0.83685 | |
| Nissan Leaf: not included as elec factored in TBC Office building | FV | | | | | 0.00 | | | | | |
| Dennis - Elite 6 x 15 - KM req'd for co2 conversion | Diesel | 26 Tonne | 349,146 | 561,893 | 1.07466 | 603.84 | 0.86654 | 0.20812 | 486.90235 | 116.94107 | Used Man Vehicles - (7.5 - 171 Laden' fa converted as CF on WTT Del Freight 'al Averag |
| Dennis - Mini Olympus: KM req'd for co2 conversion | | 12 Tonne | 12,492 | 20,104 | 0.74526 | 14.98 | 0.60103 | 0.14423 | 12.08299 | 2.89957 | Used Man Vehicles Average L (note conv to KM as KM)+ WT and Freigh (7.5-17T), k |

| | Farid - Micro L x 4: KM req'd for co2 conversion | | 7.5 Tonne | 60,952 | 98,092 | 1.07466 | 105.42 | 0.86654 | 0.20812 | 85.00075 | 20.41493 | Used Managed Asset Vehicles - 'Rigid HGV 3.5-7.5T Average Laden' factor (note converted miles to KM as CF only in KM)+ WTT Delv Veh and Freight 'rigid HGV (3.5- 7.5T), KM, Average Laden' |
|---|---|--------|-----------|--------|---------|---------|--------|---------|---------|----------|----------|---|
| | IVECO - 75E: KM req'd for co2 conversion | Diesel | 7.5 Tonne | 23,607 | 37,992 | 0.61042 | 23.19 | 0.49215 | 0.11827 | 18.69754 | 4.49326 | Used Managed Asset Vehicles - 'Rigid HGV 3.5-7.5T Average Laden' factor (note converted miles to KM as CF only in KM)+ WTT Delv Veh and Freight 'rigid HGV (3.5- 7.5T), KM, Average Laden' |
| 7 | IVECO - Daily 35C14 Tipper x 4: KM req'd for co2 conversion | | 3.5 Tonne | 66,940 | 107,729 | 0.31248 | 33.66 | 0.25213 | 0.06035 | 27.16167 | 6.50143 | Used Managed Asset Vehicles - 'Managed vans 'average upto 3.5T' (note converted miles to KM as CF only in KM)+ WTT Managed vans (up to 3.5T), KM,' |
| | IVECO - 3.5 Tipper x 2: KM req'd for co2 conversion | | 3.5 Tonne | 20,708 | 33,326 | 0.31248 | 10.41 | 0.25213 | 0.06035 | 8.40251 | 2.01123 | Used Managed Asset Vehicles - 'Managed vans 'average upto 3.5T' (note converted miles to KM as CF only in KM)+ WTT Managed vans (up to 3.5T), KM,' |

| _ | 7 |
|---|--------|
| C | \sim |

| DAF - L req'd conversi | | Diesel | 15 Tonne | 8,307 | 13,369 | 1.07466 | 14.37 | 0.86654 | 0.20812 | 11.58455 | 2.78230 | Used Managed Asset |
|-------------------------------------|---------------------------|--------|-----------|---------|-----------|---------|--------|---------|---------|----------|----------|---|
| DAF FALF45. req'd conversi | for co2 | Diesel | 7.5 Tonne | 32,816 | 52,812 | 1.07466 | 56.75 | 0.86654 | 0.20812 | 45.76363 | 10.99121 | Vehicles - 'Rigid HGV (7.5 - 17T) Average Laden' factor (note converted miles to KM as CF only in KM)+ WTT Delv Veh and Freight 'all HGV, KM, Average Laden' |
| Landrove | er | Diesel | 4 x 4 | 17,812 | 28,665 | 0.41502 | 7.39 | 0.33713 | 0.07789 | 6.00496 | 1.38738 | Use d Managed Asset Vehicles 'Large Car & WTT Passenger Vehicles & Land Travel 'Cars by Market Segment - Dual Purpose 4 x 4' - Miles |
| Fiat x 2: co2 conv | : KM req'd for version | Diesel | Panel Van | 13,123 | 21,119 | 0.24101 | 5.09 | 0.19455 | 0.04646 | 4.10876 | 0.98120 | Used Managed Asset Vehicles - 'Managed vans class ii' (note converted miles to KM as CF only in KM)+ WTT Managed vans class ii), KM,' |
| TOTAL | | | | 661,722 | 1,064,932 | 9.30532 | 891.77 | 7.46416 | 1.84116 | 718.84 | 172.93 | |

Emissions calculated using factors from the Business Land Travel conversion factor data sheet that relate to each specific car size and fuel type Note that commercial vehicle data (other than cars) is averaged based on servicing milage records, rather than specific annual data

| | Data collated from monthly data sheets | Apr-19 | May-19 | Jun-19 | Jul-19 | Aug-19 | Sep-19 | Oct-19 | Nov-19 | Dec-19 | Jan-20 | 2 months data average from 10 actual month | Total |
|----|--|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--|--------------|
| | Fiesta - BJ19 | 0 | 863 | 863 | 1303 | 883 | 941 | 1148 | 794 | 684 | 967 | 1689.2 | 10135.2 |
| | Fiesta - BP17 | 1057 | 479 | 479 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 403 | 2418 |
| | Niro - LD67 | 932 | 578 | 578 | 0 | 0 | 0 | 0 | 0 | 620 | 0 | 541.6 | 3249.6 |
| | Prius: WM67 | 1358 | 863 | 863 | 1571 | 927 | 1251 | 1251 | 804 | 713 | 915 | 2103.2 | 12619.2 |
| | Yaris - FN68 (yoe) | 782 | 565 | 565 | 815 | 811 | 937 | 620 | 654 | 464 | 708 | 1384.2 | 8305.2 |
| | Yaris - FN68 (yvo) | 811 | 963 | 963 | 659 | 742 | 803 | 891 | 767 | 374 | 580 | 1510.6 | 9063.6 |
| | Kia Niro LD 19 | 0 | 776 | 776 | 1042 | 1200 | 1034 | 706 | 802 | 0 | 1246 | 1516.4 | 9098.4 |
| | Yaris - FP68 | 0 | 370 | 370 | 161 | 0 | 0 | 0 | 0 | 0 | 0 | 180.2 | 1081.2 |
| | Fiesta - BD19 | 0 | 0 | 0 | 2665 | 1258 | 1372 | 1692 | 1229 | 661 | 1528 | 2081 | 12486 |
| | Nissan Leaf | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 208 | 620 | 165.6 | 993.6 |
| 79 | | | | | | | | | | | | | |
| | Total | 4940 | 5457 | 5457 | 8216 | 5821 | 6338 | 6308 | 5050 | 3724 | 6564 | 11575 | <u>69450</u> |

TBC Grey Fleet - Scope 3

See 2019 Gov conversion factors 'passenger vehicles' tab explaining non council owned vehicles are scope 3 Conversion Factors from Business-Travel Land + WTT Pass Vehicle & Travel Land. Assumption that medium sized petrol vehicle is a reasonable 'typical' car used

| | Ct-ff | Councillon | Total | Conversion | Tonnes CO ₂ | Tonnes CO ₂ | |
|------------------|------------------|-----------------------|------------------|------------|------------------------|------------------------|------------------------------------|
| Month | Staff Mileage | Councillor Mileage | Total Mileage | Factor | Emissions - Staff | Emissions - Concillors | Tonnes CO ₂ e Emissions |
| April '19 | 2,530.00 | 922.60 | 3,452.60 | 0.3935 | 1.00 | 0.36 | 1.36 |
| May '19 | 1,254.30 | 1,587.30 | 2,841.60 | 0.3935 | 0.49356705 | 0.62460255 | 1.12 |
| June '19 | 1,038.70 | 1,305.40 | 2,344.10 | 0.3935 | 0.41 | 0.51 | 0.92 |
| July '19 | 1,086.00 | 2,362.40 | 3,448.40 | 0.3935 | 0.427341 | 0.9296044 | 1.36 |
| August '19 | 1,240.90 | 668.90 | 1,909.80 | 0.3935 | 0.49 | 0.26 | 0.75 |
| September '19 | 1,502.12 | 1,427.00 | 2,929.12 | 0.3935 | 0.59108422 | 0.5615245 | 1.15 |
| October '19 | 2,092.40 | 1,531.60 | 3,624.00 | 0.3935 | 0.82 | 0.60 | 1.43 |
| November '19 | 1,400.10 | 778.20 | 2,178.30 | 0.3935 | 0.55093935 | 0.3062217 | 0.86 |
| December '19 | 1,245.20 | 180.60 | 1,425.80 | 0.3935 | 0.49 | 0.07 | 0.56 |
| January '20 | 1,474.60 | 1,183.60 | 2,658.20 | 0.3935 | 0.5802551 | 0.4657466 | 1.05 |
| 2 months data | | | | | | | |
| Extrapolated | 2,972.86 | 2,389.52 | 5,362.38 | 0.3935 | 1.17 | 0.94 | 2.11 |
| from above to | 2,772.00 | 2,307.32 | 3,302.30 | 0.3733 | 1.17 | 0.74 | 2.11 |
| cover full vear. | | | | | | | |
| Total | 17,837.18 | 14,337.12 | 32,174.30 | | 7.02 | 5.64 | 12.66 |

No data for public transport or taxis provided

Cost based on 45P/Mile

£14,478.44

80

2019 Defra Emission Factors - .Gov

| Fuel Type | Emission Factor | Sub-classification |
|-----------------------------|-----------------|--|
| Natural Gas | 0.20780 | Fuel & WTT |
| Water | 1.05200 | Supply & Treatment |
| Grid Electricity | 0.31598 | Generation, WTT, T&D & T & D WTT |
| Business land Travel | 0.39350 | Med Vehicle - Petrol + WTT |
| Business land Travel | 0.31448 | Smll Vehicle - Petrol + WTT |
| Business land Travel | 0.21319 | Smll Vehicle - hybrid + WTT |
| Managed Assets | 0.39350 | Med size Petrol assumed + WTT (Grey Fleet) |
| Managed Assets | 1.07466 | Rigid HGV (7.5-17T) Ave Laden in KMs, + |
| Managed Assets | 0.74526 | All HGV Ave Laden in KMs, + WTT Deliv Veh |
| Managed Assets | 0.61042 | Rigid HGV (3.5-7.5T) Ave Laden in KMs, + |
| Managed Assets | 0.31248 | Managed Vans (ave upto 3.5T) in KMs, + WTT Managed Vans (upto 3.5T) in KMs |
| Managed Assets | 0.41502 | Large Car, + WTT Passenger Veh (cars by Market Segment) Dual Purpose 4 x 4, miles |
| Managed Assets | 0.24101 | Managed Vans (class ii), in KMs, + WTT Managed vans (class ii) in KMs |

Unit
kg/co2e/kwh
kg/co2e/mtrs3
kg/co2e/kwh
kgco2e/Mile
kgco2e/Mile
kgco2e/Mile
kgco2e/Mile

See 'TBC Fleet' for all emission factor detail

Action Plan Draft based on Summary of Scenarios

| _ | | | | | | | | | | | | | |
|---|-----------------------|--|---|--|--|---|---|--|--|---|---|---|---|
| | Action Plan Ref | Emission Category | Scenario | Current emissions level (Tonnes of CO ₂ e) | Emissions saved (Tonnes of CO ₂ e) | New emissions level ((2019 conversion factors) shown in Tonnes of CO ₂ e) | Projected 'New emission' level for 2030 (Tonnes of CO ₂ e) | Current annual operating cost (estimated where new solution identified) | Estimated new annual energy costs | Additional revenue | Time frame based on Draft Action Plan (Phase 1, 2 or 3) | Headline Comments/Next Steps | Link to Supporting Data |
| | AP1.1 | Scope 1 & 3: Gas Consumed | Convert from Gas boiler systems to Air Source Heat Pump for space and associated water heating | 458.74 | 304.52 | 154.22 | 47.34 | £63,248 | £71,100 Only Leisure Centre has increase to | £14,403 Net annual cost saving = £6,551 | P1: TBC Office, Roses Theatre & TIC (HAT Shop). P2: Domestic Properties (as appropriate) Leisure Centre (however is installed after 2022 additional revenue may be unavailable) | 1) Projected 2030 emission level for electricity grid applied is 0.097kg/co2e/kWh. 2) Impact on future energy costs based on current energy costs across all participating buildings 3) Additional revenue from Renewable Heat Incentive initiative assuming installations before 2022 4) Present day energy rates used, and do not include 'Gas tax' likely to be seen from 2022 | 1) TBC baseline emissions & Action Plan (Excel), Tab: AP1.1 - ASHP All Bldngs 2) Specialist surveys required for system sizing & installation costs. 3) Structural surveys necessary to confirm load bearing capacity |
| | AP1.2 | Scope 2 & 3: Electricity | Mitigate ASHP energy demand with Solar PV installation | 154.22 | 154.22 | 0.00 | 0.00 | £71,100 | £17,777 | £7,202 | Aligned to AP1.1 implementation | Cost savings assume 75% of PV generation is consumed onsite, with 25% exported, hence the additional revenue from export of unused generation being returned to the national grid Against current costs of AP1.1 less redutions in rumming costs of AP1.1. & AP1.2, plus associated additional revenues, the overall annual cost saving of the combined solution is £67,076 | TBC baseline emissions & Action Plan (Excel), Tab: AP1.2 - PV Offset of ASHP New costs based on current tariffs Additional revenue from 'export tariff' using current Feed in Tariff |
| ည | AP2.1 | Scope 1 & 3: Owned Transport | Own Fleet to comprise only electric vehicles with Solar PV offsetting fuel demand | 16.66 | 16.66 | 0.00 | 0.00 | £7,759 | £0 | Possible revenue generation opportunity from supply of charge points in public car parks | electric fleet by Dec | 1) Current fuel costs are unknown (Gov figs applied assume 13.9p/Mile). Feasibility study req'd to investigate potential of on-site PV generation & Battery storage meet fuel needs. 2) If emissions are purely combined into wider plan of PV offset, then future charging costs will be present 3) If EV implemented but not linked to Solar PV, costs based on current mileage would be £2,528, saving.£5,231p.a on current fuel costs | |
| | AP2.2 | Scope 1 & 3: Contractors (only UBICO in this dataset) | Contractors required to guarantee net zero carbon resulting from comissioned services | 875.11 | 875.11 | 0 | 0 | Unknown | Unknown | N/A | Initiated in P1, full implementation by end P3 | Possibility that Council may need to underwite implementation costs, however with several procurement terms likely between 2020 and 2030 there is a good opportunity for discussion, negotiation and solution to be achieved | N/A |
| | AP3.1 | Scope 2 & 3: Electricity Consumed | Demand Reduction measures implemented | 229.54 | 30.09 | 199.46 | 61.23 | £102,241 | £89,090 | N/A | P1: All demand reduction measures implemented | Energy Efficiency surveys to be undertaken in the final year of each phase to ensure maximum benefit from latest technologies is realised Refer to main report section 5 for details of remand reduction opportunities | 1) TBC baseline emissions & Action Plan (Excel), Tab: AP3.1 Elec demand reduction |
| | AP3.2 | Scope 2 & 3: Electricity Consumed | Mitigate remaining consumption following demand reduction with Solar PV installation | 199.46 | 199.46 | 0.00 | 0 | £89,090 | £25,404 | £8,601 | P2 & P3: Size of solar array may require multiple systems | 1) Aim to achieve maximum level of on-site consumption from generated energy so as to achieve highest possible savings from avoided electricity imported. 2) Innovative power purchasing agreements likely to be introduced to aid point 1 3) Assumption states 75% of generated energy will be consumed 'on-site', meaning solution will need to combine elec demand of both TBC Offices and the Leisure Centre through any Power Purchasing Agreement 4) New costs do not incorporate the additional revenue which is shown separately in the Additional Revenue cell | |

ω /2

| | AP3.3 | All Scopes: Domestic Properties Heating & Electricity | Demand reduction measures as recommended within specific Energy Performance Certificates to reduce consumption to OFGEM published 'typical' levels (2017) | 27.10 | 6.61 | 20.49 | 13.31 | £9,036 | £7,113 | £0 | P1 Energy Performance Certificates need updating, and given the opportunity to make significant running cost savings for occupants, this action should be prioritised | 1) Remaining emissions are included for PV offset within AP 3.2 2) All emission and cost savings are incorporated within AP:1.1; 1.2; 3.1; & 3.2. As such they are not included as part of the Totals (to avoid double counting) 3) The specific measures for installing can be reviewed within the specific Energy Performance Certificates (EPC) 4) It is a requirement that specific property details are not disclosed, however the council can identify demand reducation opportunities from exising EPCs although many of these are in need of updating | | |
|----|---------------|---|---|--------------------|---------------------|---|-------------------|------------------|--------------------|-------------------|---|--|--|--|
| | AP4 | Scope 3: Grey Fleet | Convert mileage to equiv kWh for PV offset | 12.66 | 12.66 | 0 | 0 | £14,478 | £8,059 | £0 | P1 As part of aggregated PV installation | 1) New costs based on existing Grey Fleet milage costs of 45p/mile, less the operational consumption (assumed at 100%) of Solar PV generated kWh required to offset Grey Fleet CO2e (12.66 tonnes), thus avoiding grid import (so avoided elec cost = £6,419p.a at current costs). 2) This will need recalculating annually based on new Grey Fleet Mileage. Consider targetting continual reduction of Grey Fleet usage | 1) TBC baseline emissions & Action Plan (Excel), Tab: AP4 - Grey Fleet - PV Offset | |
| | AP5 | Scope 3: Water | Flow Restrictors at TBC Offices | 7.21 | 0.29 | 6.92 | 6.92 | £5,513 | £5,291 | £0 | P1 | 1) 10% of TBC Office water consumption for hand washing | | |
| 83 | AP5.1 | Scope 3: Water | Offset remaining emissions through PV generation | 6.92 | 6.92 | 0 | 0 | £5,291 | £4,149 | £0 | P1/P2 | Reduced costs from avoided imported electricity on basis that the generated consumption is completely used within wider electricity demand in Buildings | 1) TBC baseline emissions & Action Plan (Excel), Tab: AP5.1 - Water - PV Offset | |
| | AP6 | Scope 3: Waste | Waste Manageme adopted and imple implications can be | mented before en | | Data to be integrated upon creation of recording mechanisms | | | | | | | | |
| | AP7 | Scope 3: Business Travel from Public Transport | Intreg | ration of emission | ns resulting from u | se of Public Trans | port for Business | Travel - Data to | be integrated upor | n provision of ac | ctual usage | | | |
| | <u>Totals</u> | | | <u>1,599.93</u> | <u>1,599.93</u> | | | £193.240 | <u>£55,390</u> | £22,354 | | 1) Current costs include both known and estimated energy costs, and do not include costs of AP7, AP6 or AP2.2. 2) Estimated savings include both the savings achieved from reduced consumption as well as enegy costs tht have been avoided as a result of organisational use of energy generated from renewable energy installations. 3) As a result of points 1 & 2, all new costs and additional revenue should be treated as ballpark potential figures only. 4) Considering point 3, the estimated new energy costs, minus the additional revenue potential shows total annual costs of the activity detailed in point1 of £33,036, which represents a reduction against current costs of the same services of £160.240 per annum_more than 82% | | |

Air Source Heat Pump Calculations following demand reduction of Gas Consumption - No data for Sports Pavilion, and Leisure Centre to be assessed nearer 2030

41.95% total office area allocated to council, so actual saving is 32.5%

N/A

CO2e savings allocating occupied floor area of t 38.41

| | 1) Total (ballpark) T/CO2e savings from repl gas heating with Air Source Heat Pumps | acement of | <u>304.52</u> | 66.38% | From a total CO2e emis | sions of all | gas heating of | <u>458.74</u> | Leaving 165,49 to be offset b | y PV, thus re | educing future running costs. | | |
|----------|---|----------------------------|--|---------------------------|--|---------------------|--|-----------------------|---|--------------------------------------|--|-------------------------------|--|
| | 2) HP solution reduces annual running costs solar PV added) of | (before any | £6,510 | | nstalled to offset remaining ded cost of imported elec (| | | £53,331 | With potential additional revenue from energy of: | | excess generated £7,202 | | |
| | | | | | | | | | - | | | | |
| | | TBC Offices | TBC Office comments | Roses Theatre | Theatre comments | Hat Shop | HAT Shop comments | 5 x Domestic | : Domestic Houses comments | Leisure Centre | Leisure Centre comments | Totals | |
| | Current Annual Heat Demand - Gas in kWh | 568,569 | Represents current consumption for whole building | 233,897 | | 11,794 | | 71,428 | Data based on EPC extrapolation | 1,632,377 | Detail of all data is contained in | 2,518,065 | |
| | Demand Reduction (DR) from time savings | 74,161 | 15% from optimisation of heating to match demand through weather controls | 120,835 | Main Air Handling Unit currently running 24/7. Est 80% of all usage. 58 hrs p/w req'd | 5,307 | 45% possible from optimisation of heating to match demand through weather controls | 22,657 | Total savings have been extrapolated to include property for which no data available, and is 79% of total savings based on DEFRA published consumption (2017) | 0 | Scenario 2 (TLC HP&PV), but replicated here to show impact of all Heat Pump solution opportunity | 222,960 | |
| | Demand Reduction from temp savings (after savings from time reductions applied) | 82,491 | 20% reduction (2.5oC) would still provide in office temp of 21 | 0 | No savings estimated as controls broken | 0 | Control Temps set high but necessary based on building type | N/A | | 0 | | 82,491 | |
| | New potential demand from DR savings | 411,916 | Savings in order of 30% minimum anticipated | 113,062 | Minimum 50% savings available - likely to be higher | 6,487 | 1,00 | 48,771 | | 1,632,377 | | 2,212,613 | |
| | Demand after Combustion losses removed | 288,341 | Old plant generously assumed to be 70% efficient | 79,143 | Old plant generously assumed to be 70% efficient | 4,541 | Old Nemeha Quinta Boiler - 70% efficien at best | | Taken 80% Boiler Efficiency | 1,469,139 | Taken 90% Boiler Efficiency | 1,880,182 | |
| | COP of A-2-A COP of A-2-W | 3 | 50/50 split of demand between both heat pump technologies | 4 | 80% A-2-A system 20% A-2-W estimated | N/A 3 | 100% A-2-W | N/A 3 | 100% A-2-W | 3 | | | |
| ∞ | Demand of A-2-A Demand of A-2-W Total New Heat Demand | 36,043 48,057 84,100 | | 15,829 5,276 21,105 | | 0 1,514 1,514 | | 0 13,006 13,006 | | 257,099 146,914 404,013 | 70% of demand Estimated 30% of demand estimated | 308,971 214,766 523,737 | |
| \ | Assumed cost of gas/kWh (incl. Climate Chage Levy | 2.65p/kWh | Taken from billings data | 3.35p/kWh | No costs available, unit | 4.8p/kWh | No costs available, | 4.5p/kWh | No costs available, unit rates estimated | 2.24 | | 2.51 | |
| | Assumed cost of elec/kWh (incl. Climate Chage Levy | 15.85p/kWh | prior to discounts | 17p/kWh | rates estimated | 17p/kWh | unit rates estimated | 17p/kWh | | 12.8 | | 13.58 | Average £/kWh based on total consumption and total |
| | Estimated current annual operating cost | £15,067 | Based on current tariffs and exclusive of VAT | £7,836 | | £566 | | £3,214 | | £36,565 | | 63,248 | estimated costs |
| | Estimated annual operating cost of new system Potential revenue - Renewable Heat Incentive | £13,330 | | £3,588 | | £257 | | £2,211 | | £51,714 | | 71,100 | |
| | (2.75p/kWh) Total potential annual cost benefit | £2,313 £4,050 | Based on 2019/20 rates | £580 £4,828 | Based on 2019/20 rates | N/A | | £358 £1,361 | Based on 2019/20 rates | £11,110 -£4,038 | | 14,403 6,510 | |
| | Current Annual Emissions from heating system | 118.13 | Tonnes/CO2e p.a for | 48.59 | | £309 2.45 | | 14.84 | | 339.14 | | 458.74 | data apportioned for only TBC area of office. |
| | Proportionate Annual Emissions for Council based on approtioned floor area | 53.71 | whole building | N/A | | N/A | | N/A | | N/A | | | area or office. |
| | Estimated Annual Emissions from Heat Pump system based on 2019 emissions | 26.57 | | 6.67 | | 0.48 | | 4.11 | | 127.66 | using 2019 conversion factors | 165.49 | Reduces to 154.22 when apportioned area for TBC office applied |
| | Estimated emissions from Heat Pump System applying projected 2030 CF data | 8.16 | | 2.05 | | 0.15 | | 1.26 | | 39.19 | | <u>50.80</u> | Factors in all TBC Building as extent of tenant occupied area in 2030 is not known |
| | Tonnes CO2e annual saving | <u>91.55</u> | 77.50% | 41.93 | 86.28% | <u>1.97</u> | 80.48% | 10.73 | 80.48% | 211.48 | 62.35% reduction in emissions | 304.52 | |

| | Heat Pump Scenario | Data | <u>HP Notes</u> |
|----|--|--------------|---|
| | Current Annual Heat Demand - Gas in kWh | 2,518,065 | Whole TBC Office included in figures |
| | Demand Reduction (DR) from time savings Demand Reduction from temp | 222,960 | Whole TBC Office included in figures |
| | savings (after savings from time reductions applied) | 82,491 | |
| | New potential demand from DR savings | 2,212,613 | 12% DR saving |
| | Demand after Combustion losses removed | 1,880,182 | Total of all individual buildings estimate plant efficiency |
| | COP of A-2-A | 4 | · · · |
| | COP of A-2-W | 3 | |
| | Demand of A-2-A | 308,971 | Based on individual buildings estimated |
| | Demand of A-2-W | 214,766 | ratios |
| | Total New Heat Demand - kWh | 523,737 | 76.3% reduction in demand after DR savings applied (79.2% against total current demand) |
| | Assumed cost of gas/kWh (incl. Climate Chage Levy | 2.51 | Proportionate unit rates of all buildings compared to their annual consumption |
| | Assumed cost of elec/kWh (incl. Climate Chage Levy | 13.58 | (based on some estimated energy costs |
| 85 | Estimated current annual operating cost | £63,248 | |
| • | Estimated annual operating cost of new system | £71,100 | |
| | Potential revenue - Renewable Heat Incentive (2.75p/kWh) | £14,403 | |
| | Total potential annual cost benefit | £6,510 | Total benefit across all Buildings |
| | Current Annual Emissions from gas consumption | 458.74 | |
| | Estimated Annual Emissions from Heat Pump system | 165.49 | using 2019 conversion factors |
| | Tonnes CO2e annual saving | 293.25 | 63.9% reduction in emissions |
| | Emissions based on projections for 2030 | <u>50.80</u> | based on conversion factor of 0.097 |
| | | | |

All TBC Buildings

Solar PV Impact : Heat Pump Emissions Off-set

System Sizing by Area

| Area required | 2,910 m2 |
|--------------------|-----------------|
| Estimated capacity | 582.00 kWp |

System Capacity & Export

| System Capacity & I | =xport |
|-----------------------------------|-------------------|
| PV system chosen capacity | 582 kWp |
| Solar collection factor (shading) | 100 % |
| Current electricity tariff | 13.6 p/kWh |
| kWh used on-site (offset) | 75 % |
| Deemed export rate | 25 % |

Export Generation

| Bonus for expo | rted | 5.5 | p/kWh |
|----------------|------|-----|---------|
| unite | | ວ.ວ | p/KVVII |



Generation Breakdown

| - Annual Generation | 523,800 | kWh | |
|------------------------|---------|-----------|--|
| - Offset units | 392,850 | kWh (75%) | |
| - Exported units | 130,950 | kWh | |

Annual Revenue Breakdow

| Annual Reven | Annual Revenue Breakdown | | | | | | | |
|--------------|--------------------------|--------|--|--|--|--|--|--|
| Export bonus | £ | 7,202 | | | | | | |
| payment | L | 1,202 | | | | | | |
| Potential | | | | | | | | |
| Import | £ | 53,331 | | | | | | |
| savings | | | | | | | | |
| Total | £ | 60 E22 | | | | | | |
| Benefit | Z. | 60,533 | | | | | | |
| | | | | | | | | |

Economics

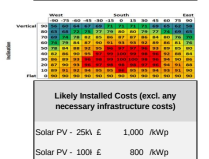
| Simple Payback | 6.7 years | |
|------------------------|-----------|---------|
| Basic ROI | | 14.9% |
| Cost per kWp | £ | 700 |
| Full installed COST | £ | 407,400 |

Panel Data

| Panel type | Mid Performance |
|----------------------|-----------------|
| Specific peak output | 200 W/m2 |
| Annual output | 900 kWh/kWp |

Offset of Heat Pump demand:

| Scenario | T/CO2e | Equiv Elec kWh |
|---|--------|-------------------|
| Based on projected 2030 emission factor for electricity | 50.80 | 523,737 |



700 /kWp

Solar PV - 250l £

TBC Owned car fleet running cost implications of converting to electric vehicles

Based on the assumption that vehicles would be similar to the Kia e-Nero, charing from 20% - 100% battery charge

Applied Advisory Fuel Rates published 'https://www.gov.uk/government/publications/advisory-fuel-rates/how-advisory-fuel-rates-are-calculated' for a petrol vehicle
engine size 1400- 2000cc based on costs of 13.9p/Mile

| | Current Annual | | Total annual | CO2 |
|---------------------------|----------------|---|--------------|-----------|
| Vehicle | Mileage | Estimated Cost/Mile | Fuel Cost | Emissions |
| 8 x small/Med petrol cars | 55,819 | 13.9 | £7,759 | 16.66 |
| | | Estimated cost/Mile (Public Charge Points) | | |
| KIA e-NERO | 55,819 | 7.2 | £4,019 | 4.76 |
| | | Estimated cost/Mile (Home charging) | | |
| KIA e-NERO | 55,819 | 3.34 | £1,864 | 4.76 |
| | | Estimated cost/Mile TBC elec import rate) | | |
| KIA e-NERO | 55,819 | 4.53 | £2,528 | 4.76 |
| | | Estimated cost/Mile (TBC PV Generated Fuel) | | |
| KIA e-NERO | 55,819 | 0 | £0 | 0.00 |

Notes

co2 based on 1kWh = 3.5 miles 16.66T/co2e from transport = 53,725kWh when converted back using elec CF 0.31598. Where 1kWh = 3.5 miles the energy to be generated from PV needs to be 15.064kW

see PV calculator below for system

TBC Fleet - Owned Cars Only Solar PV Impact: Offsetting electricity demand (2019 data) using Electric Vehicles System Sizing by Area Generation Breakdown Panel Data - Annual Area required **85** m2 15,300 kWh Panel type **Mid Performance** Generation 17.00 kWp - Offset units 15,300 kWh Specific peak output 200 W/m2 Estimated capacity - Exported 0 kWh Annual output 900 kWh/kWp units System Capacity & Export PV system chosen **17** kWp capacity Annual Revenue Breakdown CO2e Off-set Scenario Solar collection factor Export bonus Equiv Elec 100 % Scenario T/CO2e (shading) payment kWh Potential Projected 2030 **15.9** p/kWh Current electricity tariff £ 2,425 1.46 emission factor Import savings 15,064 Total kWh used on-site 100 % £ 2,425 (offset) 2019 emission factor 4.76 Benefit 0 % Deemed export rate **Economics** Likely Installed Costs (excl. any necessary Full installed £ 17,000 **Export Generation - Not Applicable** COST infrastructure costs) Bonus for exported 5.5 p/kWh Cost per kWp £ 1.000 Solar PV - 25kW+ £ 1,000 /kWp units Basic ROI 14.3% Solar PV - 100Kw+ £ 800 /kWp Simple Solar PV - 250kW+ £ 700 /kWp 7.0 years Payback

86

^{*} The 2 existing EV/Plug-in Hybrid vehicles have not been included, so subject to method of refueling, additional costs may be incurred

Tewkesbury Leisure Centre: Conversion from Gas to Heat Pump for Space & Water Heating, linked to Solar PV

| Heat Pump Scenario | Data | <u>HP Notes</u> | | | | | | | |
|---|-------------------------|---|------------------------------------|-------------------|--------------------------------|--------------|-------------------|---|--|
| Current Annual Heat Demand - Gas in kWh Demand Reduction (DR) from | 1,632,377 | N/A: modern control systems in place as TLC is a new build | • | Leisure Centre | | | ict : Heat Pump B | | 30 Projected Emissions) |
| time savings Demand Reduction from temp savings (after savings from time reductions applied) | 0 | N/A: modern control systems in place as TLC is a new build | System Sizing by Are Area required | 2,250 m2 | - Annual Generation | 405,000 | kWh | Panel Data Panel type | Mid Performance |
| New potential demand from DR savings | 1,632,377 | | Estimated capacity | 450.00 kWp | - Offset units | 324,000 | kWh (80% est) | Specific peak output | 200 W/m2 |
| Demand after Combustion losses removed | 1,469,139 | Moderen Plant assumed at 90% efficient | | | - Exported units | 81,000 | kWh | Annual output | 900 kWh/kWp |
| COP of A-2-A | 4 | Space heating assumed at 35% for pool area & 35% for all other areas | System Capacity & E | xport | <u> </u> | | | | |
| COP of A-2-W | 3 | Pool heating demand assumed to be 20% max of total heating consumption | PV system chosen capacity | 450 kWp | Annual Revenu | ue Breakdowr | 1 | | of Heat Pump demand: ected electricity emissions |
| Demand of A-2-A | 257,099 | 70% of total current gas consumption | Solar collection factor (shading) | 100 % | Export bonus payment | | £ 4,455 | Scenario | T/CO2e Equiv Elec kWh |
| Demand of A-2-W | 146,914 | 30% of total current gas consumption | Current electricity tariff | 12.8 p/kWh | Potential Import savings | | £ 41,472 | Based on | |
| Total New Heat Demand - | 404,013 | 25% of current gas demand | kWh used on-site (offset) | 80 % | Total Benefit | | £ 45,927 | projected 2030 emission factor for | 39.19 404,013 |
| Assumed cost of gas/kWh (incl. Climate Chage Levy | 2.24 | recaulculated based on 2017 unit rate (p/kWh) | Deemed export rate | 20 % | | | | electricity | |
| Assumed cost of elec/kWh (incl. Climate Chage Levy | 12.8 | based on pre CCL 2019 data | · | · | Economics | | | West | South East 5 -30 -15 0 15 30 45 60 75 90 |
| Estimated current annual operating cost | £36,565 | | Export Generation | | Full installed COST | | £ 315,000 | Vertical 90 56 60 64 67 80 63 68 72 75 | 69 71 71 71 71 69 65 62 58 77 79 80 80 79 77 74 69 65 85 86 87 87 86 84 80 76 70 |
| Estimated annual operating cost of new system | £51,714 | | Bonus for exported units | 5.5 p/kWh | Cost per kWp | | £ 700 | 60 74 79 84 87 50 78 84 88 92 40 82 86 90 95 | 90 91 93 93 92 89 86 81 76 95 96 97 97 96 93 89 85 80 97 99 100 99 98 96 92 88 84 |
| Potential revenue - Renewable Heat Incentive (2.75p/kWh) | £11,110 | Worth considering Ground Source HP as RHI returns significantly higher, although install costs higher | | | Basic ROI | | 14.6% | 20 87 90 93 96 10 89 91 92 94 | 98 99 100 100 88 96 94 90 88 97 98 98 98 97 94 91 88 95 95 96 95 94 93 91 90 90 90 90 90 90 90 90 90 |
| Total potential annual cost benefit | -£4,038 | Business Case requires PV savings from avoided imported elec | | | Simple Payback | 6.9 | years | • | stalled Costs (excl. any |
| Current Annual Emissions from gas consumption | 339.14 | | | AMER'S | | | | necessar | y infrastructure costs) |
| Estimated Annual Emissions from Heat Pump system Tonnes CO2e annual saving | 127.66 211.48 | using 2019 conversion factors 62.35% reduction in emissions | | | | | | Solar PV - 25k' Solar PV - 100 Solar PV - 250 | £ 800 /kWp |

Electricity Demand Reducation from all Participating Buildings

Note: Almost all lighting at TLC and TBC Offices follow best practice. As such focus of opportunities are: Time control of equipment; user control; Servers (IT); Pumps and Drives; Voltage reduction potential

| | Building | Opportunity | Annual Energy Savings (kWh) | Notes for Savings | Savings: T/CO ₂ | Savings in £/p.a | Actions/Next Steps |
|---|------------------------|--|--------------------------------|---|----------------------------|------------------|---|
| | TIC (Hat Shop) | Complete LED lighting retrofit of 27 50w Halogens to 5w LED | 2,843 | Lighting assumed required 9 hrs a day 5 days a week, estimated elec unit rate 15p/kWh | 0.90 | £426 | Additional savings possible from improved time control of hot water, insulation of loft area, and replacement of heating pumps with variable speed drives - may achieve further 20% reductions |
| | Roses Theatre | Replace Current heating pumps with Variable Speed Drives | 598 | Savings conservatively estimate based on 20% saving on 25% of current elec consumption | 0.19 | £90 | Energy monitoring of pumps necessary to determine specific savings, but replacements should be incorporated into future heating upgrades |
| | Roses Theatre | Time control on bar chillers & Water heaters | 598 | Savings conservatively taken at 5% of total consumption | 0.19 | £90 | |
| | TBC Offices | Increase cooling temperature from 20 to 22 degrees to remove cooling required to remove incidental heat gains. Similar savings as reducing volume of the room to be cooled | 8716.2 | This reduces volume of heat gains that require cooling. A 2 degree increase in cooling temp saves 2w/m2. assuming room is 5.6x10x2.5 = 190m2 gives 3,329KW heat gain, with 2.5COP = 1,332KW energy saved + 7884(15% of demand from new units) savings from cooling units cooling to a 20C higher temp | 2.75 | £1,307 | Savings shown area based on new cooler units with COP of 4 rather than 2.5 applied. Retaining current units increase savings to £200, but impact of more efficient units on whole cooling requirement remains the primary recommendation |
| 5 | TBC Offices | Replace cooling units with modern equiv to increase coefficient of performance from 2.5 to at least 5 | 42048 | Taking purely cooling demand from servers | 13.29 | £6,307 | Server demand assumed to be 24KW based on 2016 A/C inspection report which stated 28kw full load and 21kw idle demand |
| | TBC Offices | Investigate potential for Voltage Reduction opportunities. Current levels recorded at 242V | 10,408 | A 10V reduction may return savings in order of 4%, subject to specialist survey | 3.29 | £1,561 | Whilst benefit in reduced consumption will only be realised in voltage dependent loads (Fluorescent lamps & Motors), a specialist survey should be undertaken to identify benefits (including extended operational life capacity of equipment) |
| | TBC Offices | Flow reduction (aerators) on water taps to reduce energy | 359.52 | conservative saving of 20% on energy for hot water savings based on 105ltr capacity of 9 heaters emptied once daily | 0.11 | £54 | Investigate opportunities for rainwater harvesting with possibility of using in WCs |
| | TBC Offices | Flow reduction (aerators) on water taps to reduce water | N/A | Conservative savings on energy from 10% water consumption resulting from reduced flow rate | 0.29 | £222 | Linked to dual flush/rainwater harversting where practicable for WCs |
| | TBC Offices | Upgrade Lighting in all maintenance areas | 7,806 | Areas used infrequently, estimated savings as 3% of total elec consumption taken | 2.47 | £1,171 | Previously omitted due to business case, but with carbon priorities, this should be revisited. Requires revisit to complete stock take of lamp volume & typical usage |
| | Domestic Properties | Reduced consumption to align with OFGEM 'typical consumption' figures where EPC data indicates savings can be achieved | 28,680 | All savings based on each property achieving OFGEM published typical consumption levels. Cost savings use assumed unit rates as applied throughout this workbook | 6.61 | £1,923 | Each property will require individual survey to confirm specific energy saving potential. This should be comissioned as an extended feature of updating the Energy Performance Certificates because using EPC alone will not provide sufficient detail needed |
| ı | TOTAL | | 102,057 | | 30.09 | 13,152 | |

based on 8kw demand to supply 100ltrs at 50oc temp differential

Note: Minor discrepency between Saved emissions in Action Plan summary and the sum of each individual granular tab (1.14 T/co2e). This is due to the inclusion of some emissions savings from water and gas within the domestic properties being incorporated within this tab. Some PV reduction scenarios mitigate this to the extent that by totalling granular emissions savings a figure of 1,598.79 is reached, however the stated figure in the summary Action Plan tab acurately shows 1,599.93, which is correct and the figure used within the Final Report

800

$\frac{2}{2}$

All TBC Buildings

Solar PV Impact : Offsetting all electricity after demand reduction measures implemented

System Sizing by Area

| Area required | 3,475 m2 |
|--------------------|-----------------|
| Estimated capacity | 695.00 kWp |

System Capacity & Export

| System Capacity & L | -xport |
|------------------------------|-------------------|
| PV system chosen | 695 kWp |
| capacity Solar collection | |
| factor (shading) | 100 % |
| Current electricity tariff | 13.6 p/kWh |
| kWh used on-site (offset) | 75 % |
| Deemed export rate | 25 % |

Export Generation

| Bonus for exported | F. F /LAA/II. |
|--------------------|------------------|
| units | 5.5 p/kWh |



Generation Breakdown

| - CONTRACTOR DI | | |
|---|---------|---------------|
| - Annual Generation | 625,500 | kWh |
| - Offset units | 469,125 | kWh (75% est) |
| - Exported units | 156,375 | kWh |

Annual Revenue Breakdown

| Export bonus payment | £ | 8,601 |
|--------------------------|---|--------|
| Potential Import savings | £ | 63,686 |
| Total Benefit | £ | 72,286 |

Economics

| Payback | 6.7 years | |
|------------------------|-----------|---------|
| Simple | | |
| Basic ROI | | 14.9% |
| Cost per kWp | £ | 700 |
| Full installed COST | £ | 486,500 |
| Full installed | | |

Panel Data

| Panel type | Mid Performance |
|----------------------|-----------------|
| Specific peak output | 200 W/m2 |
| Annual output | 900 kWh/kWp |

CO2e Offset Scenario

| Scenario | T/CO2e | Equiv Elec kWh |
|--------------------------------|--------|-------------------|
| Projected 2030 emission factor | 60.57 | |
| 2019 emission factor | 197.30 | 624,395 |

Approx Installation Costs - For Typical Roof Systems

| Likely Installed Costs (excl. any necessary infrastructure costs) | | | |
|---|---|------------|--|
| Solar PV - 25KW+ | £ | 1,000 /kWp | |
| Solar PV - 100KW+ | | 800 /kWp | |
| Solar PV - 250kW+ | £ | 700 /kWp | |

Offsetting Grey Fleet

Solar PV Impact : Offsetting Grey Fleet (staff & Councillor own car use for business travel

System Sizing by Area

| Area required | 225 m2 |
|--------------------|---------------|
| Estimated capacity | 45.00 kWp |

System Capacity & Export

| System Capacity & Export | | |
|-----------------------------------|-------------------|--|
| PV system chosen capacity | 45 kWp | |
| Solar collection factor (shading) | 100 % | |
| Current electricity tariff | 15.9 p/kWh | |
| kWh used on- site (offset) | 100 % | |
| Deemed export rate | 0 % | |

Exported Generation

| Bonus for | E E n/k\\/h |
|----------------|------------------|
| exported units | 5.5 p/kWh |

Generation Breakdown

| - Annual Generation | 40,500 | kWh | |
|------------------------|--------|-----|--|
| - Offset units | 40,500 | kWh | |
| - Exported units | 0 | kWh | |

Annual Revenue Breakdown

| £ | - |
|---|-------|
| £ | 6,419 |
| £ | 6,419 |
| | £ |

Economics

| Full installed COST | £ 36,000 |
|------------------------|------------|
| Cost per kWp | £ 800 |
| Basic ROI | 17.8% |
| Simple | F.G. Voore |
| Payback | 5.6 years |

Panel Data

| Panel type | Mid Performance |
|----------------------|-----------------|
| Specific peak output | 200 W/m2 |
| Annual output | 900 kWh/kWp |

Scenario Details

| Scenario | T/CO2e | Equiv Elec kWh |
|-----------------------------------|--------|-------------------|
| Projected 2030 emission factor | 3.88 | |
| 2019 emission factor | 12.65 | 40,034 |

Likely Installed Costs (excl. any necessary infrastructure costs)

| | | | • |
|-------------------|---|-------|------|
| Solar PV - 25kW+ | £ | 1,000 | /kWp |
| Solar PV - 100Kw+ | £ | 800 | /kWp |
| Solar PV - 250kW+ | £ | 700 | /kWp |

Offsetting Water

Solar PV Impact : Offsetting Emissions from Water consumption

System Sizing by Area

| Area required | 40 m2 |
|--------------------|--------------|
| Estimated capacity | 8.00 kWp |

System Canacity & Export

| System Capaci | ty & Export |
|-----------------------------------|-------------------|
| PV system chosen capacity | 8 kWp |
| Solar collection factor (shading) | 100 % |
| Current electricity tariff | 15.9 p/kWh |
| kWh used on- site (offset) | 100 % |
| Deemed export rate | 0 % |

Exported Generation

| Bonus for | E E p/k/Mb |
|----------------|------------------|
| exported units | 5.5 p/kWh |

Generation Breakdown

| Generation Breakdown | | |
|------------------------|-------|-----|
| - Annual Generation | 7,200 | kWh |
| - Offset units | 7,200 | kWh |
| - Exported units | 0 | kWh |

Annual Revenue Breakdown

| Export bonus payment | £ | - |
|--------------------------|---|-------|
| Potential Import savings | £ | 1,141 |
| Total Benefit | £ | 1,141 |

Economics

| Payback | 7.0 years | |
|------------------------|-----------|------|
| Simple | 7.0 years | |
| Basic ROI | 14 | 1.3% |
| Cost per kWp | £ 1, | 000 |
| Full installed COST | £ 8, | 000 |
| Full installed | c o | 000 |

Panel Data

| | anci Data | |
|----|---------------------|-----------------|
| Pa | anel type | Mid Performance |
| S | pecific peak output | 200 W/m2 |
| Αı | nnual output | 900 kWh/kWp |

CO2e Off-set Scenario

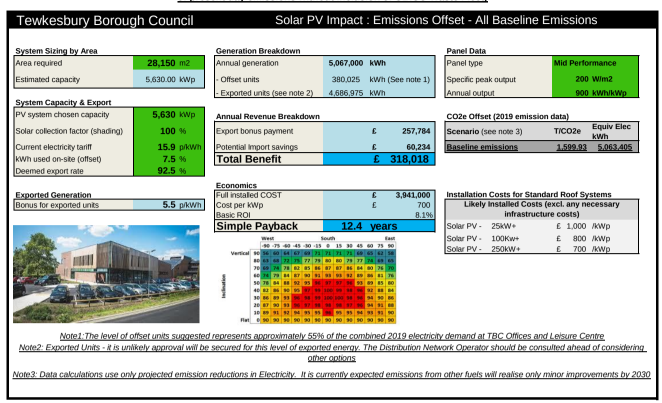
| 0010 011 001 00011a1 | . • | |
|---|--------|-------------------|
| Scenario (Highlighted in Bold & Underlined) | T/CO2e | Equiv Elec kWh |
| Projected 2030 emission factor | 0.64 | |
| 2019 emission factor | 6.92 | 6,582 |

Likely Installed Costs (excl. any necessary infrastructure costs)

Solar PV - 25kW+ £ 1,000 /kWp

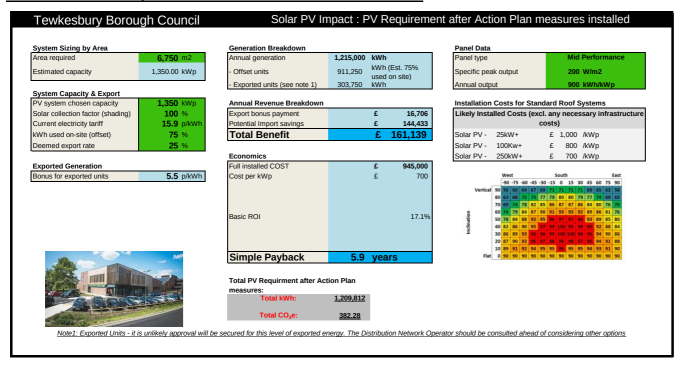
Solar PV - 100Kw+ £ 800 /kWp

Solar PV - 250kW+ £ 700 /kWp



| System Sizing by Area | | Generation Breakdown | | | | Panel Data | |
|--|--|---|-------------------|----------------|-----------------------|---|--------------------|
| rea required | 12,750 m2 | Annual generation | 2,295,000 | kWh | | Panel type | Mid Performance |
| stimated capacity | 2,550.00 kWp | - Offset units | 1,721,250 | | (Est. 75% on site) | Specific peak output | 200 W/m2 |
| | | - Exported units (see note 1) | 573,750 | kWh | on site) | Annual output | 900 kWh/kWp |
| ystem Capacity & Export | | • | | | | • | |
| / system chosen capacity | 2,550 kWp | Annual Revenue Breakdown | | | | CO2e Offset (2019 data - see | |
| olar collection factor (shading) | 100 % | Export bonus payment | | £ | 31,556 | Scenario - Bold & underlined indicates scenario data is | T/CO2e Equiv Elec |
| urrent electricity tariff | 15.9 p/kWh | Potential Import savings | | £ | 272,818 | Baseline emissions | 1,599.93 5,063,405 |
| Vh used on-site (offset) | 75 % | Total Benefit | | £ | 304,374 | Baratha and a day and a day | |
| eemed export rate | 25 % | | | | | Baseline emissions without emissions from UBICO | 724.82 2,293,884 |
| | | Economics | | | | Waste Fleet | |
| xported Generation | | Full installed COST | | £ | 1,785,000 | | |
| onus for exported units | 5.5 p/kWh | Cost per kWp | | £ | 700 | | |
| | | Basic ROI Simple Payback | 5.9 | vea | 17.1% rs | Installation Costs for Standar | d Roof Systems |
| | 245 | | uth | East | | | • |
| | | -90 -75 -60 -45 -30 -15 | | | | Likely Installed Costs (ex | • |
| | | Vertical 90 56 60 64 67 69 71 80 63 68 72 75 77 79 | | | | infrastructure | costs) |
| and the same of th | | 70 69 74 78 82 85 86 | | | | Solar PV - 25kW+ | £ 1.000 /kWp |
| | The state of the s | 50 74 79 84 87 90 91 95 50 78 84 88 92 95 96 | | 81 76 85 80 | | Solar PV - 100Kw+ | £ 800 /kWp |
| | Section 1 | 50 78 84 88 92 95 96 40 82 86 90 95 97 99 1 | The second second | 88 84 | | Solar PV - 250kW+ | £ 700 /kWp |
| | The state of the s | 30 86 89 93 96 98 99 1 | 00 100 98 96 94 | 90 86 | | • | |
| | | | 98 98 97 96 94 | 91 88 | | | |
| | | 10 89 91 92 94 95 95 Flat 0 90 90 90 90 90 90 90 | | | | | |

Total combined PV requirement of all Action Plan Recommendations



Comments

This calculator shows the required solar array required to generate the energy demand at the council by converting all fuel emissions into kWh. The cost of this solution + the cost of the ASHP + the cost of implementing the Demand Reduction measures can be compared against the estimated savings to produce ballpark ROI

All Gas consumption has been displaced by ASHP or c

| Wh | |
|---------|-------------------------------|
| 523,737 | ASHP elec demand |
| 15,064 | TBC Owned Cars (if EV) demand |
| 40,034 | Grey Fleet Offset |
| 6,582 | Water offset required |

Remaining elec 624,395 demand after demand reduction

implemented

1,209,812 total Kwh to be RE Generated 40.37% 59.62% equiv energy removed before demand

> 2,208,033 Gas kWh 726,452 Elec kWh

> > 6.858 Water kWh

40,034 Grey Fleet kWh

15,064 TBC Owned Fleet (excl UBICO) kWh

Baseline total kWh by converting all fuel into kWh for illustration of extent of energy demand reduction

2,996,441

New

TEWKESBURY BOROUGH COUNCIL

| Report to: | Executive Committee |
|-----------------------|--|
| Date of Meeting: | 8 July 2020 |
| Subject: | Gloucestershire Economic Growth Joint Committee - Extension of Operating Period |
| Report of: | Chief Executive |
| Lead Member: | Leader of the Council |
| Number of Appendices: | One |

Executive Summary:

To consider a request from the Gloucestershire Economic Growth Joint Committee to extend the operation of the Joint Committee for a period of eighteen months from 4 September 2020 together with agreement to waive the 12 months' notice period set out in the Inter Authority Agreement between the partner authorities, to enable the Joint Committee to continue.

Recommendation:

To RECOMMEND TO COUNCIL:

- 1. That the Council approves that the notice period of twelve months, contained in the Inter Authority Agreement of the Gloucestershire Economic Growth Joint Committee in respect of the extension of that agreement, is waived and removed.
- 2. That the Council works in partnership with all Gloucestershire local authorities to enable the Gloucestershire Economic Growth Committee to continue to operate for a further eighteen months from 30 September 2020 until 31 March 2022, with Tewkesbury Borough Council as a member, under the terms of the existing Inter Authority Agreement.
- 3. That authority is delegated to the Borough Solicitor to conclude the necessary legal agreements associated with recommendations 1 and 2 above.

Reasons for Recommendation:

To enable the Gloucestershire Economic Growth Joint Committee to continue to operate for a further eighteen months.

Resource Implications:

None associated directly with this report.

Legal Implications:

The proposal contained in this report, if approved, will extend the provisions of the Inter Authority Agreement until 31 March 2022.

Risk Management Implications:

There are no direct risks to the Council arising from the proposals in this report. However, if the GEGJC does not continue there will be no formal joint decision making governance arrangements to coordinate economic development in Gloucestershire and in particular coordinate the operation of the Gloucestershire Business Rates Pool and the associated Strategic Economic Development Fund from which this Council benefits.

Performance Management Follow-up:

All seven Councils will need to approve the request of the GEGJC in order for the Joint Committee to continue to operate as proposed.

Environmental Implications:

None directly arising from this report.

1.0 INTRODUCTION/BACKGROUND

- 1.1 At its meeting on 3 June 2020 the Gloucestershire Economic Growth Joint Committee (GEGJC) considered a report in respect of its overall governance arrangements. The report, which sets out the purpose of the Committee and the issues involved, is attached at Appendix 1 of this report.
- 1.2 The report included an update regarding the Inter Authority Agreement (IAA) dated 4 September 2014 which all Gloucestershire local authorities entered into to establish the Joint Committee. The report to the Joint Committee confirms that the initial term for the GEGJC was for a six-year term which is due to end in September 2020.

2.0 PROPOSAL TO EXTEND THE FUTURE OPERATION OF THE GLOUCESTERSHIRE ECONOMIC GROWTH JOINT COMMITTEE

- 2.1 The GEGJC considered a proposal to extend its future operation for a further eighteen months following the end of the IAA in September 2020 and resolved to:
 - Request the partner authorities to waive and remove the twelve months' notice period set out in the Inter Authority Agreement dated 4 September 2014, including removing the need for future notice periods, and to agree to the GEGJC continuing to operate from September 2020 for a period of eighteen months.
- 2.2 The proposed eighteen months' extension will allow the Gloucestershire local authorities to continue to work together through an effective governance mechanism in respect of the development of the Gloucestershire economy, including economic recovery from the impacts of the COVID-19 pandemic. In this work the Committee's operation of the countywide Strategic Economic Development Fund, currently standing at £4.5million, will be vital.
- 2.3 There are currently several partnership bodies in Gloucestershire with economic development roles. Therefore, the extension of eighteen months will be used to undertake a review of economic partnership governance arrangements to determine the most effective structures to support the future economic success of the county. This may result in a recommendation to continue the GEGJC or an alternative arrangement.

- 2.4 The IAA included a notice period of twelve months to allow partner Councils to consider options for renewal. Unfortunately, this period has been passed and therefore partner Councils will need to agree waive and remove the notice period to allow the extension of the IAA to proceed.
- 2.5 It is therefore proposed that the Council proceeds as requested by the GEGJC resolution.

3.0 OTHER OPTIONS CONSIDERED

3.1 Not extending the IAA. This will result in there being no formal joint decision-making arrangements in Gloucestershire, at this critical time, to support economic growth, coordinate local authority combined response to COVID-19 economic impacts and operate the Strategic Economic Development Fund.

4.0 CONSULTATION

- 4.1 The GEGJC Senior Officer Group, which is chaired by this Council's Chief Executive, and includes senior officers from all local authorities and GFirst LEP, supported the proposal.
- 5.0 RELEVANT COUNCIL POLICIES/STRATEGIES
- **5.1** The Council Plan and the Economic Development and Tourism Strategy.
- 6.0 RELEVANT GOVERNMENT POLICIES
- **6.1** None directly applicable.
- 7.0 RESOURCE IMPLICATIONS (Human/Property)
- **7.1** None directly associated with this proposal.
- 8.0 SUSTAINABILITY IMPLICATIONS (Social/Community Safety/Cultural/ Economic/ Environment)
- **8.1** None.
- 9.0 IMPACT UPON (Value For Money/Equalities/E-Government/Human Rights/Health And Safety)
- **9.1** None directly associated with this report.
- 10.0 RELATED DECISIONS AND ANY OTHER RELEVANT FACTS
- **10.1** None.

Background Papers: None.

Contact Officer: Chief Executive Tel: 01684 272001

Email: chief.executive@tewkesbury.gov.uk

Appendices: 1 – GEGJC Report 3 June 2020.

UPDATE ON THE GOVERNANCE ARRANGEMENTS FOR THE GLOUCESTERSHIRE ECONOMIC GROWTH JOINT COMMITTEE

| Meeting | Gloucestershire Economic Growth Joint Committee (GEGJC) 3 June 2020 |
|---|--|
| Report Author | Gillian Parkinson Assistant Director, Legal Services (Gloucestershire County Council) Tel: 01452 328729 e- mail: gillian.parkinson@gloucestershire.gov.uk |
| Background documents | The partner authorities' decisions to formulate the Joint Committee and appoint Gloucestershire County Council as the administering authority. |
| Location/Contact for inspection of background documents | Gloucestershire County Council Democratic Services Shire Hall Gloucester |
| Main Consultees | Senior Officer Group |
| Planned Dates | September 2020 – completion of agreement for the future operation of the Joint Committee |
| Purpose of report | To provide an update on the Committee's overall governance arrangements and to propose the continuation of the Joint Committee from September 2020. |
| Recommendations | To note the overall governance arrangements for the Gloucestershire Economic Growth Joint Committee (GEGJC) set out in this report. To request the partner authorities to waive and remove the twelve months notice period set out in the Inter-Authority Agreement dated 4 September 2014, including removing the need for future notice periods, and to agree to the GEGJC continuing to operate from September 2020 for a period of eighteen months. |
| Reason for | To allow the GEGJC to continue to operate from September |
| recommendations | 2020. |
| Resource Implications | As set out in the body of the report. |

1. Background

- 1.1 The Committee was formed on 4 September 2014 through an Inter Authority Agreement (IAA) between the County Council and Gloucestershire district authorities, which sets out the parameters within which it is to operate and its terms of reference.
- 1.2 Under the IAA, GEGJC has executive powers which are broadly defined, including:

"To do anything it considers likely to achieve the promotion or improvement of the economic wellbeing of the area of Gloucestershire."

However, these powers are constrained by the following factors:

- Each individual partner retains the right to promote or undertake economic activity within its area (albeit the agreement also requires partners to advise GEGJC before adopting a position that is at odds with that of the Joint Committee);
- GEGJC is required to obtain the prior agreement of each partner(s) before considering a matter for decision in respect of that partner's area:
- The budget available to GEGJC

2. The GEGJC decision making powers

- 2.1 The GEGJC is empowered to take executive decisions within the scope of its powers, which, as mentioned above, are broad in their definition.
- 2.2 The GEGJC confirmed at its meeting on 21 November 2018 that each member of the Committee will need to be empowered by their relevant Council to enable them to take the decision to be taken at the Committee. This would have been a matter for each partner authority at the time the Committee was established in 2014.

As mentioned above, the requirement set out in the IAA confirms the GEGJC shall not consider a matter for decision in respect of a partner authority's area without first obtaining the prior agreement of that partner authority.

In other words, in theory a partner can prevent GEGJC from considering a decision, but once it has granted agreement for that decision to be considered, that decision rests with and is subject to a majority vote by GEGJC.

2.3 Decisions are to be taken by majority vote of the voting members of the committee (with provisions for a quorum and chair's casting vote also set out). The Chair of the GFirst LEP and one other member are also members of the committee, although they do not have any voting powers.

- 2.4 The IAA also confirms that the GCC constitution shall apply to the committee. This means that the procedural rules of decision making set out in the GCC constitution apply where the committee is taking executive decisions, including:
 - Meetings to be conducted in public
 - A forward plan of decisions to be considered by the committee
 - Reports to be published 5 days in advance
 - Decision notices published following the meeting
- 2.5 Any decisions taken by GEGJC are subject to the call-in procedures of each of the partner authorities. If one partner calls in a decision, it is subject to the procedures of that partner individually. If more than one partner calls in a decision, it is to be considered jointly by the Joint Economic Growth Scrutiny Committee.

3. Governance arrangements to support the GEGJC

- 3.1 The IAA confirms that Gloucestershire County Council is responsible for the governance of the Committee, as the Administering Authority.
- 3.2 A Senior Officers Group has been established to support the partnership, but formal governance remains the responsibility of the Administering Authority, in particular:
 - GCC's s151 officer acts as the s151 officer for GEGJC.
 - GCC's monitoring officer acts as the monitoring officer for GEGJC

4. **GEGJC's Budget Setting process**

- 4.1 The Senior Officers Group oversees the formation and development of GEGJC's draft budget, essentially negotiating and proposing how much each authority should contribute.
- 4.2 Each authority's contribution is then taken through the budget-setting cycle as part of its own decision-making processes, referring any proposed amendments to the draft budget back to GEGJC.
 - Each partner has until 18th February each year to approve any amendments to the draft budget.
 - The final budget is then approved by GEGJC by 28th February.
- 4.3 In the event that either partners or GEGJC fails to approve a draft budget by 26th February, the Joint Committee operates within the previous year's budget (adjusted for inflation) until such time as agreement is reached.

5. Future arrangements for the GEGJC

5.1 The IAA confirms that the initial term for the GEGJC was for a five year term

which is due to end in September 2020. Therefore, arrangements now need to be put in place for the future operation of the Joint Committee. However, currently there are no other joint working arrangements to promote the economy under development in the County. It is proposed to extend the future operation of the Joint Committee for a further eighteen months following the end of the IAA in September 2020.

The IAA recognised that the GEGJC may continue for a further period and allowed the partner authorities to agree to extend the agreement not less than 12 months before expiry of the agreement. None of the partner authorities have agreed to the extension within this timeframe; however, it is open to the partner authorities to agree to waive and remove such notice period to enable the Joint Committee to continue. Therefore, the proposal is for each partner authority to confirm the future operation of the Joint Committee for the next eighteen months until March 2022.

_

¹ The committee is formed under sections 101 (5) and 102 of the Local Government Act 1972 and under Part 1A chapter 2 section 9EB of the Local Government Act 2000 and pursuant to the Local Authorities (Arrangements for the Discharge of Functions) (England) Regulations 2012 and any other enabling legislation.

Agenda Item 11

Document is Restricted