DELEGATED DECISION NOTIFICATION

This form is used both to give notice of an officer's intention to make a Key decision and to record any delegated decision which has been taken. The decision set out on this form therefore reflects the decision that it is intended will be made, or that has been made. Although set out in the past tense a decision for which notice is being given may be subject to amendment or withdrawal.

LEAD DIRECTOR ⁱ :	Director of City Development.		
SUBJECT":	S278 Works Associated with the Development of a Wind Farm on land at Hook Moor, Micklefield, Leeds 25 Scheme Number: 16988 / 000 / 000		
	Scheme Number: 10900 / 000 / 000		
DECISION	The Chief Officer (Highways and Transportation):		
DETAILS ⁱⁱⁱ :	i) noted the highway works as outlined in Section 3.1 and indicated on Leeds Ci Council Drawing Number EP/716988/01/01 at an estimated cost of £152,650;		
	ii) gave authority to negotiate the terms of and enter into an agreement with the landowner/developer under the provisions of Section 278 of the Highways Act 1980; whereby the works associated with the development are carried out by this Council at the cost of the developer; subject to conditions precedent matters (associated with the planning permission), land ownership and landowner approval issues being fully resolved;		
	iii) gave authority to implement the works as set out in Section 3.1, subject to the approval of any necessary planning conditions and the negotiation of an acceptable Section 278 Legal Agreement;		
	iv) approved an injection of £152,650 into the City Development Capital Programme; and		
	v) gave authority to incur expenditure of £128,291 works costs and £24,359 staff costs, to be fully funded by a developer per a Section 278 legal agreement.		
TYPE OF	Council function (not subject to call-in)		
DECISION:	☐ Executive decision (Key)		
	Is the decision eligible for call-in?iv		
	Is the decision exempt from call-in? ^v Yes No		
NOTICEvii / CALL-	Date the decision was published in the List of Forthcoming Key Decisions:		
IN (KEY	If not on the List of Forthcoming Key Decisions for at least 28 clear days, the		
DECISIONS	reason why it would be impracticable to delay the decision:-		
ONLY):	If exempt from call-in, the reason why call-in would prejudice the interests of the		
	Council or the public:-		
AFFECTED	Garforth & Swillington, Harewood, Kippax & Methley		

WARDS:				
DETAILS OF	Executive Member	Date consulted:	Interest disclosed?viii	
CONSULTATION			Yes (Date of dispensation:)	
UNDERTAKEN:			⊠ No	
	Ward Councillor	Date consulted:	Interest disclosed?	
		15 August 2014	Yes (Date of dispensation:)	
			☑ No	
	Others ^{ix} (please	Date consulted:	Interest disclosed?	
	specify:)	15 August 2014	Yes (Date of dispensation:)	
	Emergency		No	
	Services & Metro			
CAPITAL				
INJECTION	Injection approval required?			
APPROVAL	(If yes, you must complete the Approval box below)			
REQUIRED:				
CAPITAL			Capital Scheme Number:	
INJECTION			XXXXX / XXX / XXX	
APPROVAL		(Name:)		
		(Title:)	Date:	
	Neil Chamberlain		Telephone number ^x : 24 75288	
DECISION MAKER		1.11	Date: 20/01/2014	
/ AUTHORISED	GJBanto			
SIGNATORY*i:	(Name: Gary Bartlett)	ie.		

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ⁱ The Leader of the Council may also make executive decisions and should be specified as the Lead Director where appropriate.

ⁱⁱ A brief title should be inserted here. If the decision is Key and has appeared on the List of Forthcoming Key Decisions, the title of the decision should be the same as that used in the List.

ⁱⁱⁱ Brief details of the decision should be inserted. This note must set out the substance of the decision, options considered and the reason for deciding on the chosen option, although care must be taken not to disclose any confidential or exempt information.

^{iv} See the Executive and Decision Making Procedure Rules for eligibility. The decision will not be eligible for call-in if it has already been subject to call-in i.e. considered by the relevant Scrutiny Board. This includes a decision which has been modified by the decision maker following a recommendation by a Scrutiny Board after call-in of the earlier decision.

^v If the decision is exempt from call-in a reason must be provided in the 'Notice / Call-In' box and in the report. The call-in period expires at 5pm on the 5th working day after publication. Scrutiny

Support will notify decision makers of matters called-in no later than 12 noon on the 6th working day.

vi If the decision would have been a Key decision but for an exception set out in Article 13.2.1, please refer to the connected Key decision in the decision details (either by the title or the reference number).

vii All Key decisions should appear on the List of Forthcoming Key Decisions for 28 clear days before the decision can be taken. If 28 clear days' notice has not been provided, a reason must be provided here.

- viii No Member having a disclosable pecuniary interest or officer having an interest in any matter (whether pecuniary or otherwise required to be declared) should take a decision in relation to that matter. Other interests of a non-disqualifying nature should be recorded here. Any dispensation in place in relation to the matter should also be recorded here.
- ix This may include other elected Members, officers, stakeholders and the local community.
- * Please insert a complete telephone number whether land line or mobile, rather than an extension number so that you can be contacted from outside the Council.
- xi The signatory must be duly authorised by the Lead Director to make a decision in accordance with the relevant sub-delegation scheme. It is not acceptable for the signature to be 'pp' for the authorised signatory. For Key decisions only, the date of the authorised signature signifies that, at the time, the officer was content that the decision should be taken. However, should representations be received following public availability of reports the signatory will consider the effect which such representations should have on the final decision.