

Your ref: Our ref:

Enquiries to: Heather Bowers

Email:

Heather.Bowers@northumberland.gov.uk **Tel direct:** 01670 622609/07873 700 976

Date: 12 September 2023

Dear Sir or Madam,

Your attendance is requested at a meeting of the CRAMLINGTON, BEDLINGTON AND SEATON VALLEY LOCAL AREA COMMITTEE to be held in SEATON SLUICE COMMUNITY CENTRE, ALBERT ROAD, SEATON SLUICE, NE26 4QX on WEDNESDAY, 20 SEPTEMBER 2023 at 6.00 PM.

Yours faithfully

Dr Helen Paterson Chief Executive

To Cramlington, Bedlington and Seaton Valley Local Area Committee members as follows:-

L Bowman, E Chicken, W Daley, C Dunbar, P Ezhilchelvan, D Ferguson, B Flux, S Lee (Vice-Chair), M Robinson, M Swinburn (Chair), C Taylor and R Wilczek (Vice-Chair (Planning))





AGENDA

PART I

It is expected that the matters included in this part of the agenda will be dealt with in public.

1. APOLOGIES FOR ABSENCE

2. MINUTES (Pages 1 - 6)

Minutes of the meeting of the Cramlington, Bedlington & Seaton Valley Local Area Committee held on 23 August as circulated, to be confirmed as a true record and signed by the Chair.

3. DISCLOSURE OF MEMBERS' INTERESTS

Unless already entered in the Council's Register of Members' interests, members are required where a matter arises at a meeting;

- a. Which directly relates to Disclosable Pecuniary Interest ('DPI') as set out in Appendix B, Table 1 of the Code of Conduct, to disclose the interest, not participate in any discussion or vote and not to remain in room. Where members have a DPI or if the matter concerns an executive function and is being considered by a Cabinet Member with a DPI they must notify the Monitoring Officer and arrange for somebody else to deal with the matter.
- b. Which **directly relates to** the financial interest or well being of a Other Registrable Interest as set out in Appendix B, Table 2 of the Code of Conduct to disclose the interest and only speak on the matter if members of the public are also allowed to speak at the meeting but otherwise must not take part in any discussion or vote on the matter and must not remain the room.
- c. Which directly relates to their financial interest or well-being (and is not DPI) or the financial well being of a relative or close associate, to declare the interest and members may only speak on the matter if members of the public are also allowed to speak. Otherwise, the member must not take part in discussion or vote on the matter and must leave the room.
- d. Which affects the financial well-being of the member, a relative or close associate or a body included under the Other Registrable Interests column in Table 2, to disclose the interest and apply the test set out at paragraph 9 of Appendix B before deciding whether they may remain in the meeting.
- e. Where Members have or a Cabinet Member has an Other Registerable Interest or Non Registerable Interest in a matter being considered in exercise of their executive function, they must notify the Monitoring Officer and arrange for somebody else to deal with it.

NB Any member needing clarification must contact monitoringofficer@northumberland.gov.uk. Members are referred to the Code of Conduct which contains the matters above in full. Please

refer to the guidance on disclosures at the rear of this agenda letter.

4. PUBLIC QUESTION TIME

To reply to any questions received from members of the public, which may be received in writing in advance of the meeting or asked at the meeting. Questions can be asked about issues for which the Council has a responsibility. If questions are received in advance of meetings it will increase the likelihood of an answer being provided at the meeting. (Public question times take place on a bimonthly basis at Local Area Committee meetings: in January, March, May, July, September and November each year.)

As agreed by the County Council in February 2012, the management of local public question times is at the discretion of the Chair of the committee.

Please note however that a question may possibly be rejected if it requires the disclosure of any categories of confidential or exempt information, namely information:

- 1. relating to any individual;
- 2. which is likely to reveal the identity of an individual;
- 3. relating to the financial or business affairs of any particular person;
- 4. relating to any labour relations matters/negotiations;
- 5. restricted to legal proceedings;
- 6. about enforcement/enacting legal orders;
- 7. relating to the prevention, investigation of prosecution of crime.

And/or:

- is defamatory, frivolous or offensive;
- it is substantially the same as a question which has been put at a meeting of this or another County Council committee in the past six months:
- the request repeats an identical or very similar question from the same person;
- the cost of providing an answer is disproportionate;
- it is being separately addressed through the Council's complaints process;
- it is not about a matter for which the Council has a responsibility or which affects the county;
- it relates to planning, licensing and/or other regulatory applications;
- it is a question that town/parish councils would normally be expected to raise through other channels.

If the Chair is of the opinion that a question is one which, for whatever reason, cannot properly be asked in an area meeting, he/she will disallow it and inform the resident of his/her decision.

Copies of any written answers (without individuals' personal contact details) will be provided for members after the meeting and also be publicly

available.

Democratic Services will confirm the status of the progress on any previously requested written answers and follow up any related actions requested by the Local Area Committee.

5. PETITIONS

This item is to:

- a. Receive any new petitions: to receive any new petitions. The lead petitioner is entitled to briefly introduce their petition by providing a statement in writing, and a response to any petitions received will then be organised for a future meeting;
- b. Consider reports on petitions previously received:
- c. Receive any updates on petitions for which a report was previously considered: any updates will be verbally reported at the meeting.

6. ANTI SOCIAL BEHAVIOUR

Police Inspectors for the local area to attend to explain current levels of antisocial behaviour for the Cramlington, Bedlington and Seaton Valley areas, and work ongoing with respect to this.

7. FAMILY HUB OFFER

Previously known as Children's Centres, Northumberland County Council's Family Hubs carry out a range of work in the local community, ranging from birth registration, midwifery/health services and infant feeding support, to primary mental health, community events, relationship support and working with children and families 0-19 years and up to 25 years for SEND.

A presentation will be shared outlining the services of the Family Hub.

8. CRAMLINGTON YOUTH AND COMMUNITY TEAM

To provide information on the support that they give to the community and youth, working with other partners organisations in the area.

9. LOCAL AREA COMMITTEE WORK PROGRAMME

(Pages 7 - 12)

To note the latest version of agreed items for future Local Area Committee meetings (any suggestions for new agenda items will require confirmation by the Chairman of Council after the meeting).

10. DATE OF NEXT MEETING

The next meeting of the Cramlington, Bedlington & Seaton Valley Local Area Committee is Wednesday 18 October 2023.

11. URGENT BUSINESS To consider such other business, as in the opinion of the Chair, should, by reason of special circumstances, be considered as a matter of urgency.

IF YOU HAVE AN INTEREST AT THIS MEETING, PLEASE:

- Declare it and give details of its nature before the matter is discussed or as soon as it becomes apparent to you.
- Complete this sheet and pass it to the Democratic Services Officer.

Name:		Date of meeting:		
Meeting:				
Item to which your	r interest relates:			
the Code of Cond	i.e. either disclosable pecuniar luct, Other Registerable Intere e of Conduct) (please give deta	est or Non-Registeral		
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Are you intending	to withdraw from the meeting?	•	Yes - \square	No - 🗆

Registering Interests

Within 28 days of becoming a member or your re-election or re-appointment to office you must register with the Monitoring Officer the interests which fall within the categories set out in **Table 1 (Disclosable Pecuniary Interests)** which are as described in "The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012". You should also register details of your other personal interests which fall within the categories set out in **Table 2 (Other Registerable Interests)**.

"Disclosable Pecuniary Interest" means an interest of yourself, or of your partner if you are aware of your partner's interest, within the descriptions set out in Table 1 below.

"Partner" means a spouse or civil partner, or a person with whom you are living as husband or wife, or a person with whom you are living as if you are civil partners.

- 1. You must ensure that your register of interests is kept up-to-date and within 28 days of becoming aware of any new interest, or of any change to a registered interest, notify the Monitoring Officer.
- 2. A 'sensitive interest' is as an interest which, if disclosed, could lead to the councillor, or a person connected with the councillor, being subject to violence or intimidation.
- 3. Where you have a 'sensitive interest' you must notify the Monitoring Officer with the reasons why you believe it is a sensitive interest. If the Monitoring Officer agrees they will withhold the interest from the public register.

Non participation in case of disclosable pecuniary interest

- 4. Where a matter arises at a meeting which directly relates to one of your Disclosable Pecuniary Interests as set out in **Table 1**, you must disclose the interest, not participate in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest', you do not have to disclose the nature of the interest, just that you have an interest.
 - Dispensation may be granted in limited circumstances, to enable you to participate and vote on a matter in which you have a disclosable pecuniary interest.
- 5. Where you have a disclosable pecuniary interest on a matter to be considered or is being considered by you as a Cabinet member in exercise of your executive function, you must notify the Monitoring Officer of the interest and must not take any steps or further steps in the matter apart from arranging for someone else to deal with it.

<u>Disclosure of Other Registerable Interests</u>

6. Where a matter arises at a meeting which *directly relates* to the financial interest or wellbeing of one of your Other Registerable Interests (as set out in **Table 2**), you must disclose the interest. You may speak on the matter only if members of the public are also allowed to speak at the meeting but otherwise must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest', you do not have to disclose the nature of the interest.

Disclosure of Non-Registerable Interests

7. Where a matter arises at a meeting which *directly relates* to your financial interest or well-being (and is not a Disclosable Pecuniary Interest set out in **Table 1**) or a financial interest or well-being of a relative or close associate, you must disclose the interest. You may speak on the matter only if members of the public are also allowed to speak at the meeting. Otherwise you must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest', you do not have to disclose the nature of the interest.

- 8. Where a matter arises at a meeting which affects
 - a. your own financial interest or well-being:
 - b. a financial interest or well-being of a relative or close associate; or
 - c. a financial interest or wellbeing of a body included under Other Registrable Interests as set out in **Table 2** you must disclose the interest. In order to determine whether you can remain in the meeting after disclosing your interest the following test should be applied
- 9. Where a matter (referred to in paragraph 8 above) *affects* the financial interest or well-being:
 - a. to a greater extent than it affects the financial interests of the majority of inhabitants of the ward affected by the decision and;
 - b. a reasonable member of the public knowing all the facts would believe that it would affect your view of the wider public interest

You may speak on the matter only if members of the public are also allowed to speak at the meeting. Otherwise, you must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation.

If it is a 'sensitive interest', you do not have to disclose the nature of the interest.

Where you have an Other Registerable Interest or Non-Registerable Interest on a matter to be considered or is being considered by you as a Cabinet member in exercise of your executive function, you must notify the Monitoring Officer of the interest and must not take any steps or further steps in the matter apart from arranging for someone else to deal with it.

Table 1: Disclosable Pecuniary Interests

This table sets out the explanation of Disclosable Pecuniary Interests as set out in the Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012.

Subject	Description
Employment, office, trade, profession or	Any employment, office, trade, profession or
vocation	vocation carried on for profit or gain.
	[Any unpaid directorship.]
Sponsorship	Any payment or provision of any other financial
	benefit (other than from the council) made to
	the councillor during the previous 12-month
	period for expenses incurred by him/her in
	carrying out his/her duties as a councillor, or
	towards his/her election expenses.
	This includes any payment or financial benefit
	from a trade union within the meaning of the
	Trade Union and Labour Relations
	(Consolidation) Act 1992.
Contracts	Any contract made between the councillor or
	his/her spouse or civil partner or the person with
	whom the councillor is living as if they were
	spouses/civil partners (or a firm in which such
	person is a partner, or an incorporated body of
	which such person is a director* or a body that
	such person has a beneficial interest in the
	securities of*) and the council
	_
	(a) under which goods or services are to be
	provided or works are to be executed; and
	(b) which has not been fully discharged.
Land and Property	Any beneficial interest in land which is within the
	area of the council.
	'Land' excludes an easement, servitude, interest
	or right in or over land which does not give the
	councillor or his/her spouse or civil partner or
	the person with whom the councillor is living as
	if they were spouses/ civil partners (alone or
	jointly with another) a right to occupy or to
	receive income.
Licenses	Any licence (alone or jointly with others) to
	occupy land in the area of the council for a
	month or longer
Corporate tenancies	Any tenancy where (to the councillor's
	knowledge)—
	(a) the levellend is the second!
	(a) the landlord is the council; and
	(b) the tenant is a body that the councillor, or
	(b) the tenant is a body that the councillor, or his/her spouse or civil partner or the person
	(b) the tenant is a body that the councillor, or his/her spouse or civil partner or the person with whom the councillor is living as if they
	(b) the tenant is a body that the councillor, or his/her spouse or civil partner or the person with whom the councillor is living as if they were spouses/ civil partners is a partner of or
	(b) the tenant is a body that the councillor, or his/her spouse or civil partner or the person with whom the councillor is living as if they were spouses/ civil partners is a partner of or a director* of or has a beneficial interest in
Securities	(b) the tenant is a body that the councillor, or his/her spouse or civil partner or the person with whom the councillor is living as if they were spouses/ civil partners is a partner of or

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- (a) that body (to the councillor's knowledge) has a place of business or land in the area of the council; and
- (b) either—
 - the total nominal value of the securities* exceeds £25,000 or one hundredth of the total issued share capital of that body; or
 - ii. if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which the councillor, or his/ her spouse or civil partner or the person with whom the councillor is living as if they were spouses/civil partners has a beneficial interest exceeds one hundredth of the total issued share capital of that class.
- * 'director' includes a member of the committee of management of an industrial and provident society.
- * 'securities' means shares, debentures, debenture stock, loan stock, bonds, units of a collective investment scheme within the meaning of the Financial Services and Markets Act 2000 and other securities of any description, other than money deposited with a building society.

Table 2: Other Registrable Interests

You have a personal interest in any business of your authority where it relates to or is likely to affect:

- a) any body of which you are in general control or management and to which you are nominated or appointed by your authority
- b) any body
 - i. exercising functions of a public nature
 - ii. any body directed to charitable purposes or
 - iii. one of whose principal purposes includes the influence of public opinion or policy (including any political party or trade union)

NORTHUMBERLAND COUNTY COUNCIL

CRAMLINGTON, BEDLINGTON AND SEATON VALLEY LOCAL AREA COMMITTEE

At the meeting of the **Cramlington, Bedlington and Seaton Valley Local Area Committee** held in the Council Chamber, County Hall, Morpeth, NE61 2EF on Wednesday, 23 August 2023 at 5.00 pm.

PRESENT

M Swinburn (Chair) in the Chair for agenda items 1-5 and 8. R Wilczek (Planning Vice Chair) in the Chair for agenda items 5-7.

MEMBERS

E Chicken S Lee
W Daley M Robinson
P Ezhilchelvan C Taylor

B Flux

OFFICERS

H Bowers Democratic Services Officer

M Bulman Solicitor

R Laughton Senior Planning Officer
T Wood Principal Planning Officer

Press: 1

09. PROCEDURE AT PLANNING MEETINGS

The Chair advised those present of the procedure to be followed at the meeting.

10. APOLOGIES FOR ABSENCE

Apologies for absence were received from Councillors Bowman, Dunbar and Ferguson.

11. MINUTES

RESOLVED that the minutes of the meeting of the Cramlington, Bedlington & Seaton Valley Local Area Council held on 19 July 2023 as circulated, be confirmed as a true record and signed by the Chair.

12. DISCLOSURE OF MEMBERS' INTERESTS

Councillor Daley requested that it be noted he was Chair of the Family & Children's Services Overview & Scrutiny Committee, but which was not a decision-making body. He had sought legal advice from the Solicitor who had advised that he could take part in the meeting.

Councillor Swinburn declared an interest as he would be speaking as Ward Councillor and would take no part in the determination of the application.

13. DETERMINATION OF PLANNING APPLICATIONS

The report requested the Committee to decide the planning applications attached to the report using the powers delegated to it. Members were reminded of the principles which should govern their consideration of the applications, the procedure for handling representations, the requirement of conditions and the need for justifiable reasons for the granting of permission or refusal of planning applications.

RESOLVED that the information be noted.

14. 23/02232/CCD

Temporary (max 2 years) single storey, double classroom building to aide teaching whilst the works to construct a new school will be undertaken. Land within Cramlington Learning Village, Cramlington, Northumberland, NE23 6BN.

Richard Laughton, Senior Planning Officer provided three updates:

- The application was part retrospective as the building was now on site, condition 3 would need to be removed for the Construction Method Statement as this was no longer required.
- 2) There had been confusion beforehand regarding the need for classrooms. The Education Department had since confirmed it had been due to the increase in pupils from feeder schools and not due to a new school. The description was revised to:
 - 'Construction of a single storey, double classroom building for a temporary period up to a maximum of 2 years (amended description).
- 3) As the permission was temporary for 2 years, condition 1 would be replaced with:

'This permission is limited to a period expiring two years from the date of this permission. The development hereby permitted shall

then be removed from the site and the land restored to its former condition within 2 months of the date of the expiration of this permission.

Reason: The design and materials used in the construction of the building make it unsuitable for a permanent permission and in accordance with the provisions of Local Plan Policy QOP1'

The Officer continued to introduce the report with the aid of a PowerPoint presentation.

Councillor Mark Swinburn, Local Councillor, addressed the Committee:

- He thanked the committee for allowing him to speak.
- He was aware of the need to temporarily expand year 7 education provision to cover what had been called a 'blip' for a two year period.
- He was pleased that the County Council had come forward to support the Academy.
- As both local member and a member of the Family & Children's Services Scrutiny Committee, he was aware that despite the 'blip', the school, as with the majority of the county, maintained a surplus of space, despite current development in the town which was a concern repeatedly expressed by residents.
- Space requirements were calculated when planning applications were submitted. The current Cramlington developments were made back in 2016 when numbers were then calculated, but still constantly monitored by the Authority who would respond to any on going change as necessary.
- The make up of the school numbers also included 25% of pupils from outside of the town, some third of those from outside of the county, but the temporary measure was just a 'blip'.
- As planning committee members were fully aware, the application must be treated as though it was a new application, despite the fact that work had already progressed and the portacabins had been installed on site over 2 weeks ago.
- He was disappointed to see no concerns raised by the Highways Team, especially considering continued calls for improvements to the entrance and exit junction at the site with current congestion levels. Also, the ongoing issues raised with traffic and parking in the surrounding residential streets.
- His main concern related to the location of the portacabin units.
 Having queried this, he was informed that the location of the portacabins needed to be adjacent to other classrooms and access for the delivery of the modules.
- He felt that latter could have been made much easier being located slightly to the north east of the planned location, as seen on the site map, therefore providing easier installation, and at this time there was no public knowledge of any future rebuilding plans.

- He referred to the location of the application beside the Public Right of Way, which the school for many years, had raised concerns to the fact it had a footpath running through the school grounds, taking action in the early 2000's to have it removed, resulting in the Secretary of State changing this to a Public Right of Way following significant public opinion.
- At the start of 2021, the school started the process to formally request closure of the Public Right of Way, which many Cramlington colleagues would be aware of, and which had again raised significant objection.
- The school had citied safeguarding concerns and examples to support the closure of the Right of Way, formally recorded in their application, but had not commented, or objected to the placement of the classrooms, just a few feet away.
- While other options were available, there was no mention of any safeguarding concerns over the location, despite the many years of complaint by the school. It was important that members were made aware of this if they were minded to approve the application and were happy with the location of the units adjacent to the Public Right of Way when making their decision.
- When the application to remove the Public Right of Way proceeds to the Secretary of State, then it would be seen that the planning committee was happy to approve the location of these classrooms beside the path, despite being made aware of apparent safeguarding concerns.

In response to questions from Members of the Committee the following information was provided:-

- As the new school term was just a couple of weeks away, it was thought that the planning application would have been delegated.
- The loss of conditions would not harm the application.

Councillor Flux proposed that the application be granted in line with the officer recommendation incorporating the change of description and amendments to the conditions, which was seconded by Councillor Daley.

In debating the application, Councillor Robinson stated that he would abstain from the vote as the applicant had not engaged in the proper process resulting in loss of conditions and with the additional problem of the Right of Way.

Councillor Daley could not find any material planning consideration to refuse the application and if appealed, would probably lose. Family & Children's Services had been aware of this earlier in the year and information had not been shared by the Education Department and he would, therefore, support the application.

On summing up, Councillor Flux said that it was disappointing that the application had been received retrospectively, but as it was time critical, he did have some sympathy. He was aware of the issue of the path, but it was

separate to the planning application. There was no reason to refuse as this would be to the detriment to pupils and the application should be approved.

Upon being put to the vote the results were as follows: -

FOR: 5; ABSTENTION: 3.

RESOLVED that the application be granted permission subject to the amended description and amendments to the conditions as referred to by the Planning Officer.

15. APPEALS

RESOLVED that the information be noted.

16. DATE AND TIME OF NEXT MEETING

The next meeting would take place on Wednesday, 20 September.

Members were reminded that Local Services would not be present at the September meeting and any queries/requests in the meantime be emailed directly to Local Services officers directly for a response.

CHAIF	₹.	 •••	••	• •	 		•		 •	•		-	 		
DATE		 			 			 						 	



Northumberland County Council

Cramlington, Bedlington and Seaton Valley Local Area Committee Work Programme 2023-24

Heather Bowers: 01670 622609/07873 700 976 - Heather.Bowers@northumberland.gov.uk

UPDATED: 12 September 2023

TERMS OF REFERENCE

- (a) To enhance good governance in the area and ensure that the Council's policies take account of the needs and aspirations of local communities and do not discriminate unfairly between the different Areas.
- (b) To advise the Cabinet on budget priorities and expenditure within the Area.
- (c) To consider, develop and influence policy and strategy development of the Council, its arms-length organisations, and other relevant bodies, to ensure that they meet local requirements and facilitate efficient and transparent decision making.
- (d) To receive information, consider and comment on matters associated with service delivery including those undertaken in partnership agencies, affecting the local area to ensure that they meet local requirements, including matters relating to community safety, antisocial behaviour and environmental crime.
- (e) To consider and refer to Cabinet any issues from a local community perspective with emerging Neighbourhood Plans within their area, and consider local planning applications as per the planning delegation scheme.
- co (f) To consider and recommend adjustments to budget priorities in relation to Local Transport Plan issues within their area, and to make decisions in relation to devolved capital highway maintenance allocations.
 - (g) To engage, through the appropriate networks, with all key stakeholders from the public, private, voluntary and community sectors to facilitate the delivery of area priorities. This will include undertaking regular liaison with parish and town councils.
 - (h) To inform, consult and engage local communities in accordance with Council policy and guidance, through the appropriate networks.
 - (i) To, as appropriate, respond or refer with recommendations to local petitions and councillor calls for action.
 - (j) To make certain appointments to outside bodies as agreed by Council.
 - (k) To determine applications for grant aid from the Community Chest, either through Panels for individual Local Area Committees, or through the Panel of Local Area Committee Chairs for countywide applications.

(I) To refer and receive appropriate issues for consideration to or from other Council Committees, and as appropriate invite Portfolio Holders to attend a meeting if an item in their area of responsibility is to be discussed.

ISSUES TO BE SCHEDULED/CONSIDERED

Standard items updates: Public question time (bimonthly, not at planning only meetings), petitions (bimonthly, not at planning only meetings), members' local improvement schemes (quarterly)

To be listed:

Newcastle Airport

	Northumberland County Council	
	Cramlington, Bedlington & Seaton Valley Local Area Committee	
	Work Programme 2023-24	
19 July 2023		
	Petitions (if any)	
	Community Chest Grant (presentation)	
	Update on Domestic Abuse	
	Local Bus Board	
	Local Services Update	
	Appointment to Outside Bodies	

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20-September 202	3
0	Planning and Rights of Way
	Family Hub Offer
	Northumbria Police
	Cramlington Town Council Youth Community Team
18 October 2023	
	Planning and Rights of Way
22 November 2023	3
	Planning and Rights of Way
	Local Services Update
	Winter Services Update
	Parish/Town Clerk Invite
	Budget Discussion (TBC)

20 December 2023

• Planning and Rights of Way

Northumberland County Council Cramlington, Bedlington and Seaton Valley Local Area Committee Monitoring Report 2023-24

Date	Report	Decision	Outcome
19.07.23 Community Chest Grants Cramlington Vountary Youth Project		RESOLVED that the information be noted.	
Page	Update on Domestic Abuse	RESOLVED that the information be noted.	
ge 12	Local Bus Board	RESOLVED that Councillor Swinburn be appointed to represent Cramlington, Bedlington & Seaton Valley Local Area Committee on the Northumberland Local Bus Board.	The Systra Pinch Point survey would be forwarded to the Democratic Services Officer to circulate to members of the local area committee in due course
	Outside Bodies	RESOLVED that the list of appointments be confirmed.	
23.08.23	Planning applications		