Chapter 4
Climate Change

Cambourne, South Cambridgeshire
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4.1  Our day-to-day activities and lifestyles such as heating and powering our homes and using our cars are releasing significant quantities of greenhouse gases into the atmosphere, affecting the climate in ways that could threaten how we live both today and tomorrow. Greenhouse gas emissions are the collective name for a range of gases that trap some of the sun’s warmth within the earth’s atmosphere, and the most prevalent greenhouse gas is carbon dioxide. The effects of climate change include shifts in our seasons, hotter drier summers, warmer wetter winters, rising sea levels and more extreme weather events such as droughts, flash floods, and strong winds. National policy is leading the response to climate change but there are measures that can be taken through the Local Plan to reduce our contributions to greenhouse gas emissions and adapt development to deal with the consequences of climate change.

4.2  Both reducing the impacts of, and being less vulnerable to, climate change is an essential part of delivering the environmental element of sustainable development. The National Planning Policy Framework (NPPF) states that planning can help to create places that secure radical reductions in greenhouse gas emissions, minimise vulnerability and provide resilience to the impacts of climate change, and deliver renewable and low carbon energy systems.

4.3  The UK has committed to targets for reducing greenhouse gas emissions, and increasing energy generation from renewable sources, these are:
   • an 80% reduction in greenhouse gas emissions by 2050 (from 1990 levels);
   • a 26% reduction in carbon dioxide emissions by 2020 (from 1990 levels); and
   • sourcing 15% of its energy from renewable sources by 2020 (in 2010 3.3% of UK energy came from renewable sources).
Although meeting these targets will go some way to slowing down climate change, it is not going to immediately stop the changes happening, therefore developments will still need to be designed to be resilient to the predicted impacts.

4.4  A range of measures will contribute to reducing greenhouse gas emissions and protecting our residents and business from the consequences of climate change:
   • buildings that will minimise heat loss in colder weather and also minimise overheating in hotter weather;
   • locating new developments where they will minimise the need for travel by car and more sustainable alternatives are available;
   • including energy and water efficiency in the design and construction of buildings;
   • integrating renewable and low carbon energy technologies within a building(s);
   • incorporating green spaces and vegetation within developments to increase the absorption of carbon dioxide emissions and surface water run-off; and
   • ensuring that buildings are designed to protect their occupiers from extreme weather events.
4.5 This chapter sets out the planning policies that will ensure that development delivered in South Cambridgeshire can better cope with the predicted impacts of climate change as well as helping to ensure that it reduces greenhouse gas emissions. New development and refurbishment of existing buildings in the district provides an opportunity to deliver sustainable schemes and these opportunities will need to be integrated within the district’s unique built and natural heritage.

Key Facts:
- In March 2012 there were planning permissions for approximately 40MW of renewable energy from 15 wind turbines, two solar energy farms, two biomass boilers, and 22 arrays of photovoltaic panels.
- Planning permission for the first community wind turbine in the district, near Gamlingay, was approved in April 2012 and installed in 2013.
- Gas and electricity consumption in the district has fallen in the last few years however fuel poverty is affecting 13.5% of households.
- The Sustainable Parish Energy Partnership consists of 27 Parish Councils working with volunteers to help residents cut fuel bills and reduce carbon emissions.
- Environmentally friendly show homes for new developments have been opened at Cambourne and Trumpington Meadows.
- The district is designated an area of Serious Water Stress with areas subject to flood risk.

Mitigation and Adaptation to Climate Change

Policy CC/1: Mitigation and Adaptation to Climate Change

Planning permission will only be granted for proposals that demonstrate and embed the principles of climate change mitigation and adaptation into the development. Applicants must submit a Sustainability Statement to demonstrate how these principles have been embedded into the development proposal.

4.6 The National Planning Policy Framework (NPPF) requires that local planning authorities adopt proactive strategies to mitigate and adapt to climate change.

4.7 Climate change mitigation means taking action to reduce the causes of climate change, primarily through reductions in greenhouse gas emissions. Designing and constructing developments that are extremely energy efficient or make the best use of renewable energy technologies are both ways of helping to mitigate further climate change.
4.8 Climate change adaptation means ways that a development can be adapted to deal with the weather related consequences of climate change. Using water more efficiently, reducing overheating and controlling high levels of rainwater run-off are all examples of adapting a development to respond to changes in our climate.

4.9 The principles of climate change adaptation and mitigation are embedded within the policies included in this chapter and other chapters in this plan, and therefore references are provided in the paragraphs below to the detailed policies.

4.10 To mitigate climate change, proposals should demonstrate:
- high levels of energy efficiency (Building Regulations);
- use and generation of renewable and low carbon energy (Policy CC/3);
- promotion of sustainable forms of transport, such as using buses, cycling or walking, and reduction of car use (Policy HQ/1 & Transport Policies);
- recycling and waste reduction both during construction and occupation (Policy CC/6); and
- inclusion of high speed broadband to facilitate home working (Policy TI/10).

4.11 To adapt to the effects of climate change, proposals should:
- manage and conserve water resources (Policy CC/4);
- demonstrate that flood risk from all sources has been avoided or managed (Policy CC/9);
- use Sustainable Drainage Systems (SuDS) (Policy CC/8);
- use layout, building orientation, design, and materials to ensure properties are not susceptible to overheating and include open space and vegetation for shading and cooling, and to detain surface water run-off (Policy HQ/1); and
- create a better linked habitat network by conserving, creating or enlarging existing habitats (Policy NH/4).

4.12 The Government’s zero carbon policy that is due to be introduced for new dwellings in 2016 and for new non-residential buildings in 2019 is likely to require new developments to achieve zero carbon for regulated emissions¹ using a combination of on-site solutions and off-site ‘allowable solutions’. Where ‘allowable solutions’ are needed for a proposal to achieve zero carbon (as set out in Building Regulations), and if a Cambridgeshire Community Energy Fund exists, the Council’s preference is that developers contribute to this fund to ensure that the benefits are retained locally.

¹‘Regulated’ emissions are typically those relating to space and water heating, cooling, ventilation and lighting, which are all controlled by Building Regulations. ‘Unregulated’ emissions are typically those relating to appliances and processes that are specific to the occupier, and these can often account for over half of the total emissions of the building.
Renewable and Low Carbon Energy Generation

Policy CC/2: Renewable and Low Carbon Energy Generation

1. Planning permission for proposals to generate energy from renewable and low carbon sources will be permitted provided that:
   a. The development, either individually or cumulatively with other developments, does not have unacceptable adverse impacts on heritage assets (including their settings), natural assets, the landscape, or the amenity of nearby residents (visual impact, noise, shadow flicker, odour, fumes, traffic);
   b. The development can be connected efficiently to existing national energy infrastructure or it can be demonstrated that the energy generated would be used for onsite needs only;
   c. Provision is made for decommissioning once the operation has ceased, including the removal of the facilities and the restoration of the site; and
   d. Developers have engaged effectively with the local community and local authority.

2. For proposals of 2 or more wind turbines, a minimum distance of 2 km between a dwelling and a wind turbine is set to protect residents from disturbance and visual impact. If the applicant can prove that this is not the case, a shorter distance would be considered.

4.13 This policy sets out the criteria that must be considered when assessing proposals for developments to generate renewable or low carbon energy from freestanding installations, such as wind or solar farms.

4.14 Renewable and low carbon energy generation sources can either fully or partially displace the use of fossil fuels. These sources include technologies such as photovoltaic panels, wind turbines, solar thermal panels, air or ground source heat pumps, anaerobic digestion, combined heat and power plants, and biomass boilers where heat is generated. These technologies need to be located onsite or close to the energy users.

4.15 Using renewable and low carbon energy technologies to generate electricity and/or heat will help to reduce greenhouse gas emissions and should also progressively improve the security, availability and affordability of energy by increasing the diversity of sources we can access.
Renewable and Low Carbon Energy in New Developments

Policy CC/3: Renewable and Low Carbon Energy in New Developments

1. Proposals for new dwellings and new non-residential buildings of 1,000 m² or more will be required to reduce carbon emissions (over the requirements set by Building Regulations) by a minimum of 10% through the use of on-site renewable energy technologies.

2. This could be provided through the installation of an integrated system or site wide solutions involving the installation of a system that is not integrated within the new building. For a site wide solution, evidence must be submitted demonstrating that the installation is technically feasible and is capable of being installed.

3. For growth areas and new settlements, site wide renewable and low carbon energy solutions that maximise on-site generation from these sources will be sought, such as renewable and low carbon district heating systems.

4.16 New developments, such as housing, employment and community uses, can generate their own renewable energy by integrating smaller technologies such as solar panels into their design. This will also contribute to the achievement of national renewable energy targets.

4.17 The Council, in partnership with three other local authorities in Cambridgeshire, commissioned a review of their existing policies that require reduction in carbon emissions from new developments through the installation of on-site renewable energy generation technologies. The Review of Merton Rule policies in four local planning authorities in Cambridgeshire considered the effectiveness of these policies and highlighted assessment, enforcement and monitoring concerns and inconsistency in delivery of the policy. The study found that either solar thermal or photovoltaic panels or a combination of both were the most tried and tested technologies that are also low maintenance and customer friendly.
Sustainable Design and Construction

Policy CC/4: Sustainable Design and Construction

1. All new residential developments must achieve as a minimum the equivalent of Code for Sustainable Homes Level 4 for water efficiency (105 litres per person per day).

2. Proposals for non-residential development must be accompanied by a water conservation strategy, which demonstrates a minimum water efficiency standard equivalent to the BREEAM standard for 2 credits for water use levels unless demonstrated not practicable.

4.18 The NPPF states that planning should support the transition to a low carbon future in a changing climate, and to achieve this should seek ways to radically reduce greenhouse gas emissions, actively support energy efficiency improvements and use nationally described standards when setting any local requirements for a building’s sustainability.

4.19 The Council is relying on the planned changes to Building Regulations anticipated to come into force in 2013 and 2016, which will progressively improve the energy efficiency requirements of new homes. These changes will mean that the Building Regulations requirements for energy efficiency in 2013 will correspond roughly with the carbon reduction requirements of the Code for Sustainable Homes (CfSH) Level 4 and in 2016 with Level 5. There are no planned changes at the national level to improve water efficiency requirements.

4.20 The Cambridge Water Company area is in an area of serious water stress as designated by the Environment Agency. The average person in the UK uses 150 litres of water per day. Water is a finite resource, and abstraction can have environmental costs. Cambridge Water Company’s Resources Management Plan shows that beyond 2035, without additional resources or greater efficiency, the need for water to serve development will be greater than currently available supply. Cambridge Water Company are carrying out an enhanced programme of installing water meters to encourage reduced water use and are raising awareness of the need to save water.

4.21 Reflecting these local circumstances the policy requires higher water efficiency standards than the national Building Regulations. The efficiency measures required can be delivered at relatively low additional cost.
Sustainable Show Homes

Policy CC/5: Sustainable Show Homes

1. On developments where a show home is being provided, a sustainable show home must be provided (either separately or instead of the show home) demonstrating environmentally sustainable alternatives beyond those provided to achieve the standard agreed for the development.

2. The sustainable alternatives can be purchased when a dwelling is bought off-plan and must be fully functional in the show home and positively marketed. Purchasers should be clear on where alternatives are available, why it is more sustainable, and the cost of including the alternative.

3. It must be as practical as possible for the purchaser to buy the sustainable alternatives as to purchase the standard options and unreasonable premiums should not be added for the environmentally friendly options.

4.22 Sustainable show homes can demonstrate environmentally sustainable alternatives for finishes, materials, fixtures and technologies as options that can be purchased when a dwelling is bought off-plan. Examples of options include:

- renewable technologies such as solar panels;
- rainwater harvesting and greywater recycling devices;
- windows and doors from sustainably sourced materials, with significantly improved ‘u’ values;
- mechanical ventilation and heat recovery;
- smart energy metering and management systems;
- low energy internal and external light fittings;
- water efficient toilets and other sanitary ware fixtures or fittings;
- white goods with high energy efficiency ratings and low water consumption;
- raised growing beds, composting and enhanced recycling bins;
- sustainably sourced and low embodied energy flooring and wall finishes, kitchens and furniture.

4.23 The Council has secured the provision of sustainable show homes at Trumpington Meadows and Cambourne.
Construction Methods

Policy CC/6: Construction Methods

1. Development which by its nature or extent is likely to have some adverse impact on the local environment and amenity during construction and/or generate construction waste must:
   a. Carefully manage materials already on-site (including soils), or brought to the site, to reduce the amount of waste produced and maximise the reuse or recycling of materials either onsite or locally. Any construction spoil reused within the development should take account of the landscape character and avoid the creation of features alien to the topography;
   b. Ensure that constructors are considerate to neighbouring occupiers by restricting the hours of noisy operations and by locating storage compounds and using plant or machinery to avoid noise, smells, dust, visual or other adverse impacts.

2. Where practicable, construction traffic will be required to be routed to avoid roads passing through villages.

3. Any temporary haul roads must:
   c. Be agreed with the Local Planning Authority;
   d. Be located, designed and landscaped in such a way as to avoid any adverse impacts on existing residents and businesses;
   e. Have an agreed methodology for where they cross public rights of way; and
   f. Include provision for the cleaning of vehicle tyres to avoid the deposition of mud / debris on the public highway and the generation of dust.

4. Applicants must submit supporting documents with any planning application to demonstrate how their development will comply with this policy; this should include a Construction Environmental Management Plan or similar document and may include registration with the Considerate Constructors Scheme.

4.24 The construction process for any new development utilises a significant amount of natural resources and generates construction waste and spoil. Construction of new developments can adversely affect the amenity of surrounding occupiers and the local environment through the generation of noise, smells and dust.

4.25 A Construction Environmental Management Plan or similar document should set out the management measures which the builders will adopt and implement for the
construction of the proposed development to avoid and manage any construction effects on: the environment and surrounding communities.

4.26 The Considerate Constructors Scheme is a national initiative set up by the construction industry. Any construction sites and companies that register with the scheme are monitored against a Code of Considerate Practice, which includes guidelines for respecting the community by considering the impact on their neighbours, and for protecting and enhancing the environment.

Water Quality

Policy CC/7: Water Quality

1. In order to protect and enhance water quality, all development proposals must demonstrate that:
   a. There are adequate water supply, sewerage and land drainage systems (including water sources, water and waste water infrastructure) to serve the whole development, or an agreement with the relevant service provider to ensure the provision of the necessary infrastructure prior to the occupation of the development. Where development is being phased, each phase must demonstrate sufficient water supply and waste water conveyance, treatment and discharge capacity;
   b. The quality of ground, surface or water bodies will not be harmed, and opportunities have been explored and taken for improvements to water quality, including renaturalisation of river morphology, and ecology;
   c. Appropriate consideration is given to sources of pollution, and appropriate Sustainable Drainage Systems (SuDS) measures incorporated to protect water quality from polluted surface water runoff.

2. Foul drainage to a public sewer should be provided wherever possible, but where it is demonstrated that it is not feasible, alternative facilities must not pose unacceptable risk to water quality or quantity.

4.27 The quality of water bodies is measured in terms of their overall 'ecological status' which is made up of their chemical, biological and physical attributes. The Local Plan needs to ensure that development does not result in a deterioration of water quality, and that opportunities are taken for enhancement to support the achievement of the Water Framework Directive standards.

4.28 In South Cambridgeshire the majority of rivers are currently of moderate or poor ecological status. Most failures are due to phosphates and man-made alterations to river and bank form. In much of the south east of the district the underlying geology
is chalk, providing a significant source of groundwater which is used for the public drinking water supply. It is particularly important that the quality of this water is protected from pollution in these areas. Groundwater Protection maps are prepared by the Environment Agency, identifying zones of greatest risk.

4.29 Anglian Water and the Cambridge Water Company are the statutory undertakers responsible for water supply, sewerage and sewage disposal. The Environment Agency is responsible for water resource management, fluvial flooding, river management, pollution control and regulating the handling and disposal of waste water. Internal Drainage Boards (IDBs) manage all drainage within their areas excluding main rivers. Those applying for planning permission should consult statutory undertakers and IDBs as they may levy an infrastructure charge.

4.30 South Cambridgeshire is a rural district, and not all developments will have access to a public sewer. It is essential that development provides appropriate plant that will treat effluent safely and protect the environment. A package treatment plant will be sought where practicable, and only where it is not practicable will a system incorporating septic tanks be acceptable.

Sustainable Drainage Systems

Policy CC/8: Sustainable Drainage Systems

Development proposals must incorporate appropriate sustainable surface water drainage systems (SuDS) appropriate to the nature of the site. Development proposals will be required to demonstrate that:

a. Surface water drainage schemes comply with the forthcoming National SuDS Standards, the Cambridgeshire SuDS Design and Adoption Manual and the Cambridgeshire SuDS Handbook or successor documents;

b. Opportunities have been taken to integrate sustainable drainage with the development, create amenity, enhance biodiversity, and contribute to a network of green (and blue) open space;

c. Surface water is managed close to its source and on the surface where it practicable to do so;

d. Maximum use has been made of low land take drainage measures, such as rain water recycling, green roofs, permeable surfaces and water butts;

e. Appropriate pollution control measures have been incorporated, including multiple component treatment trains; and

f. Arrangements have been established for the whole life management and maintenance of surface water drainage systems.
4.31 Well planned and well designed surface water management infrastructure is necessary for the creation and ongoing maintenance of sustainable communities. It provides a flood risk management function alongside benefits for amenity and biodiversity and be can linked to a network of green (and blue) open spaces. It can also conserve water resources and help improve the quality of water as it passes through the system. All these aspects make a significant contribution to climate change adaptation.

4.32 As a result of the Flood and Water Management Act 2010, Sustainable Drainage Systems (SuDS) will soon be required for all developments. However, there is still a risk that SuDS are seen as later additions to development, and do not fully realise their potential multifunctional benefits. They should be considered from the beginning of the design and masterplanning process.

4.33 In some areas of the district infiltration SuDS will not be practicable due to ground conditions, but there are a wide range of measures that can be implemented to find suitable solutions for all sites.

Managing Flood Risk

Policy CC/9: Managing Flood Risk

1. In order to minimise flood risk, development will only be permitted where:
   a. The sequential test and exception tests established by the National Planning Policy Framework demonstrate the development is acceptable (where required). For undeveloped sites, floor levels are 300mm above the 1 in 100 year flood level plus an allowance for climate change where appropriate and/or 300mm above adjacent highway levels where appropriate;
   b. Suitable flood protection / mitigation measures are incorporated as appropriate to the level and nature of flood risk, which can be satisfactorily implemented. Management and maintenance plans will be required, including arrangements for adoption by any public authority or statutory undertaker and any other arrangements to secure the operation of the scheme throughout its lifetime;

(continued)
4.34 The NPPF requires a risk based sequential approach to flood risk, to avoid high risk areas and steer development to areas at lower risk. As well as minimising risk to the development itself, development should not increase flood risk elsewhere, and opportunities should be taken to reduce risk downstream, such as by reducing run off rates.

4.35 The Environment Agency publishes indicative flood plain maps on their website, which identify areas with an annual likelihood of flooding greater than 1% in any year for fluvial inland flooding (equivalent to 1 flood event in 100 years). They do not take account of existing flood defences, but show where these are present.

4.36 South Cambridgeshire District Council, in partnership with Cambridge City Council, commissioned a Strategic Flood Risk Assessment, which explores the nature and extent of flood risk across the area, taking account of the anticipated impacts of climate change. In addition, Cambridgeshire County Council, now the lead local
flood management authority, has prepared a Surface Water Management Plan. These should be used to support the consideration of planning applications.

4.37 The appropriate responsible bodies including The Environment Agency, Anglian Water and Cambridgeshire County Council should be consulted, as appropriate, during the initial design process for any new development or redevelopment.