Guildford Borough Council

Report to: Corporate Governance & Standards Committee Date: 27 July 2023 Ward(s) affected: n/a Report of Director: Community Wellbeing/Place/Transformation & Governance Author: Rosie Trussler, Specialist – S106, Development Management Tel: 01483 444463 Email: rosie.trussler@guildford.gov.uk Lead Councillor responsible: George Potter Tel: 07411 005115 Email: george.potter@guildford.gov.uk Report Status: Open

Section 106 Monitoring Report

1. Executive Summary

- 1.1 This report provides the Committee with a schedule showing the details of Section 106 contributions that have been secured, received, and spent as at the date of the report. In cases where the contribution has not yet been spent this report shows whether the contribution has been committed to a project.
- 1.2 Section 106 Agreements can be used to secure financial contributions towards infrastructure. The Council will only seek contributions where a proposed development creates additional need or exacerbates an existing deficiency and where it complies with the three tests set out in the Community Infrastructure Levy Regulations 2010 (as amended).

- 1.3 Section 106 Agreements are recorded and monitored using a module of the main planning database called Acolaid, from the signing of the agreement to spending the contributions. The Council's Finance team keep a monitor of income and spend of developer contributions. As at 31 March 2023, there was a balance of £1,961,341.81 for GBC S106 contributions and £13,588,744.99 for the SPA Reserves as well as £10,775,176.55 for Surrey County Council (SCC) and other relevant bodies, these sums being developer contributions that have been received but not spent or passed to relevant bodies.
- 1.4 Detailed information on Section 106 contributions towards infrastructure are in the Section 106 Monitoring Report appended to this document. The information has been split into four main sections, S106 Expired Funds, S106 Funds Available, S106 Pending Funds and S106 Spent Funds.

2. Recommendation to Committee

That the Section 106 Monitoring Report be noted.

3. Reason(s) for Recommendation:

To ensure that the Committee is informed of the extent to which S106 funds are available, pending, and spent/committed.

4. Exemption from publication

No

5. Purpose of Report

5.1 This report provides the Committee with a schedule showing details of Section 106 contributions secured, received, and spent. In cases where the contribution has not yet been spent this report shows whether the contribution has been committed to a project.

6. Strategic Priorities

6.1 This is a factual report which sets out the status of Section 106 contributions as at the date of the report. As such, it is not considered this report has any impact on the strategic priorities of the Council.

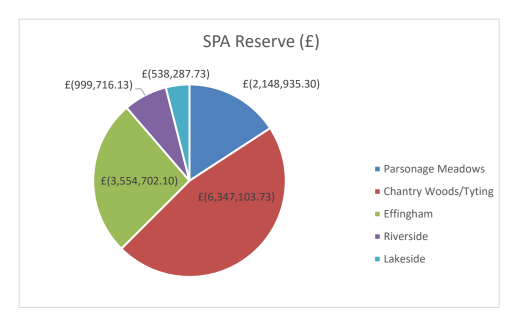
7. Background

- 7.1 Section 106 of The Town and County Planning Act 1990 allows for legal agreements to be entered into to mitigate the impacts of a proposed development. Legal agreements are also commonly referred to as Section 106 or S106 Agreements.
- 7.2 Section 106 Agreements can be used to secure financial contributions towards infrastructure. The Council will only seek contributions where a proposed development creates additional need or exacerbates an existing deficiency and where it complies with the three tests set out in the Community Infrastructure Levy Regulations 2010 (as amended).
- 7.3 A planning obligation may legally only constitute a reason for granting planning permission for the development if the obligation is:
 - a) Necessary to make the development acceptable in planning terms
 - b) Directly related to the development; and
 - c) Fairly and reasonably related in scale and kind to the development
- 7.4 Section 106 Agreements are recorded and monitored using a module of the main planning database called Acolaid, from the signing of the agreement to spending the contributions. The Council's Finance team keep a monitor of income and spend of developer contributions.
- 7.5 Many of the Section 106 contributions are collected on behalf of other organisations such as Surrey County Council (SCC), Integrated Care Board (formerly Clinical Commissioning Groups), Surrey Police, etc. These contributions are passed on to the organisations in accordance with provisions of the relevant Section 106 Agreement.

The contributions GBC is responsible for spending are allocated and spent by the relevant spending officer or team.

- 7.6 The Council's Planning Contribution Supplementary Planning Document 2017 identifies the contributions that are likely to be required by this Council and SCC.
- 7.7 As well as securing contributions towards infrastructure improvements, Section 106 Agreements are used to secure mitigation in relation to Special Protection Areas (SPAs). A financial contribution towards Suitable Alternative Natural Greenspace (SANG) and Strategic Access Management and Monitoring (SAMM) is required when a development proposes a net increase in residential units within 5km of the SPA.
- 7.8 The SANG contribution is allocated to one of the Council's five strategic SANG sites, which are Chantry Woods, Lakeside Nature Reserve, Effingham Common, Riverside Nature Reserve and Parsonage Watermeadows, and is used for the delivery, maintenance, and management of the allocated SANG and cannot be used towards a different SANG or infrastructure improvements. The contribution is used for initial capital enhancement, maintenance, and replacement of infrastructure for 125 years and the costs of managing the SANG. The SPA tariff is set by the Thames Basin Heath SPA Avoidance Strategy 2017 and the tariff is updated annually.
- 7.9 The SAMM contribution is secured on behalf of Natural England and is for the SAMM measures which include wardens, signage, leaflets, and education materials for the purpose of avoiding recreational impact to the SPA. SAMM Contributions are passed on to Natural England quarterly.
- 7.10 SANG and SAMM contributions are not allocated and spent in the same way as infrastructure contributions and have not been included in the S106 Monitoring schedule appended to this report. At 31 March 2023, there was £13,588,744.99 in the SPA reserve, which is

the total across the 5 strategic SANGS and £444,988.26 in SAMM contributions which was passed on to Natural England.



7.11 The following chart shows the breakdown of SPA reserves across the 5 strategic SANGS.

7.12 In addition to any financial contributions, legal and monitoring fees are recorded. Legal fees begin at £772.50 and increase according to the complexity of the Section 106 Agreement and towards the Council's costs incurred in the negotiation, preparation, and execution of the Agreement. The monitoring fee is £800 per trigger (e.g. Commencement or Occupation) and towards the Council's costs incurred in monitoring and ensuring compliance with the Section 106 Agreement. The following table shows the total legal and monitoring fees received in 2022-23.

S106 Fee Received 2022/23	£
Legal Fees	£69,288.47
Monitoring Fees	£81,249.39

7.13 Comparison to Previous Report

	September 2022	June 2023
Total Available Uncommitted	£6,383,787.98	£6,747,212.70
Total Available Committed	£4,562,232.35	£3,256,059.24
Total Expired	£196,365.05	£103,613.17
Total Pending	£19,176,776.47	£18,248,123.47
Total Spent	£2,658,580.45	Refer to para 3.17

- 7.14 The total amounts available uncommitted has increased as more funds have been received and await allocation to an appropriate project.
- 7.15 The total available committed has decreased as funds have been spent on the project to which they had been allocated.
- 7.16 Since the September 2022 report, we have worked closely with the relevant officers to get the expired funds allocated and spent, and as a result the total amount that has expired has reduced since the last report.
- 7.17 The total pending contributions have reduced as further contributions have become due and been paid.
- 7.18 Since the previous report, further funds have been spent or passed on to the relevant organisations and as such the amount spent in the last 12 months has increased. This also includes any contributions that were paid directly to SCC in accordance with the relevant S106 agreement. The total shown on page 115 of the appended report is incorrect due to an error with the summary table, which will be corrected for the next report. However, the individual records shown from pages 116 are correct.

7.19 Returned Contributions

Since the previous report two contributions towards traffic regulation order amendments have been returned to the developer, the details of which are shown in the below table,

18/P/01155 TRO Contribution	£10,419.68
18/P/02226 TRO Contribution	£3,000

7.20 SCC were responsible for these contributions and have said the following:

"In the intervening period, between this planning permission being granted and the present day, Surrey County Council updated its parking policies relating to permit eligibility for new developments. As such, it is no longer considered appropriate, nor necessary, to amend the traffic regulation order (TRO) every single time a development (large or small) is built with an address that is situated on a road within one of the current permit catchment areas. As the new development is not eligible for parking permits under our policies, it does not need a TRO amendment to be made. SCC is therefore comfortable for the money to be handed back to the developer on this occasion".

7.21 Detailed information on Section 106 contributions towards infrastructure are in the Section 106 Monitoring Report appended to this document. The information has been split into four main sections, S106 Expired Funds, S106 Funds Available, S106 Pending Funds and S106 Spent Funds.

7.22 Expired Funds

The first section of the attached S106 Monitoring Report shows a summary table of the Expired Funds followed by detailed records of each of the relevant contributions. S106 contributions are considered expired when the spend by period has expired and the contribution remains uncommitted, these are shown coloured red in the Available Funds section of the report.

- 7.23 The Expired Funds summary table shows the total funds by purpose type that are uncommitted and are red and also how much is for GBC and SCC/other organisations. As per the summary table there is currently a total of £103,613.17 that is uncommitted with an expired spend by date.
- 7.24 As per the summary table there are currently no contributions for SCC that are potentially at risk of being returned. SCC were provided with details of contributions that were previously at risk and have provided confirmation of the relevant spend projects which means that those contributions are now committed to a project.
- 7.25 Regular updates are sent quarterly to SCC notifying it of any new funds and requesting details of the spend projects. S106 contributions are passed on to SCC on completion of the relevant works or when SCC has confirmed that it is committed to carrying out a project for the works.
- 7.26 GBC is the spend authority for the £103,613.17. These uncommitted funds are discussed with relevant spend officers or teams to ensure the funds are committed to appropriate spend projects. Regular six monthly spend meetings are held with relevant officers to ensure funds are allocated and spent in accordance with the provisions of the relevant S106 Agreement.
- 7.27 The contributions within GBC's responsibility are towards the following purposes, Environmental Improvements, CCTV and Drainage.
- 7.28 The engineers' team has provided details of projects that have already taken place which has allowed some older contribution to be spent and are continuing to work towards getting the remaining expired contributions allocated and spent. Where appropriate the

CCTV contributions will be considered for any town centre CCTV improvements.

7.29 Due to restructure changes over the last few years some of the spend officers and teams have changed and as a result there is no longer a dedicated team for the spending of environmental improvement contributions. We have been investigating whether other teams will be able to take on spending the expired environmental improvement contributions, such as Parks, Leisure and carparking and will continue to liaise with these teams.

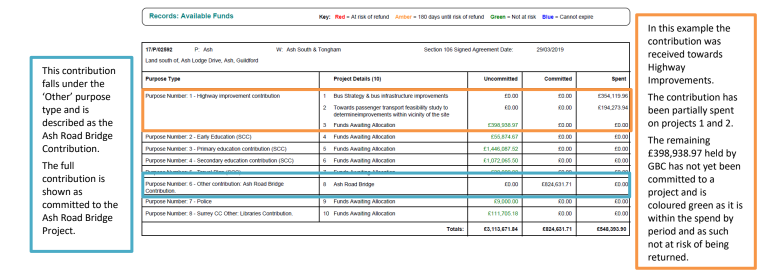
7.30 Available Funds

Available Funds section of the appended report provides details of Section 106 contributions that have been received and not yet spent. This section shows whether the unspent contribution has been committed to a project or if a project has not yet been identified. As requested previously by the Committee, this section has been shown by ward. The committed and uncommitted sub totals are shown alongside the ward heading.

- 7.31 In some cases, the Section 106 Agreement will place a restriction on when the contribution must be spent by, this varies but can often be 5, 10 or 15 years from receipt of the contribution. Following this period, the developer may request the return of any unspent contributions. It should be noted that contributions that are allocated, committed, or earmarked for a project would be considered as spent.
- 7.32 Funds showing as uncommitted have been colour coded according to the spend by period, where such a restriction exists. The colour coding is as follows:
 - (a) Blue, this contribution does not have any spend by restrictions,
 - (b) Green, this contribution is well within the spend by period,
 - (c) Amber, this contribution has 180 days until the expiry of the spend by period,
 - (d) Red, the spend by period has expired.

7.33 Funds received through S106 Agreements must be spent in accordance with the provisions of the related S106 Agreement and must be spent on the infrastructure type or specific project set out in the Agreement.

7.34 Available Funds Example;



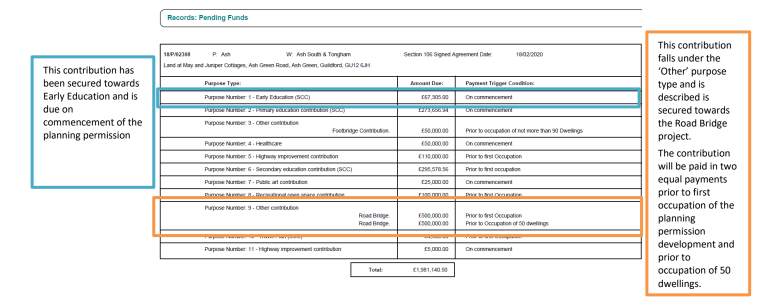
7.35 Pending Funds

The Pending Funds section of the report provides details of the contributions that have been secured by Section 106 Agreements but have not yet been paid.

- 7.36 Previously this section of the report showed Section 106 Agreements signed since 1 April 2019; however, at the request of the Committee this date criterion has been removed and as such some older Agreements will now be shown in the Pending Funds section of the report.
- 7.37 Some older Section 106 Agreements will likely be superseded by newer planning permissions and Agreements. There are also a couple of Agreements that will remain pending as the development has technically been implemented but not built out to a point that

triggers the payment of the S106 contributions, these applications are extant and could be continued to be built out at any time.

- 7.38 The Section 106 Agreement will set out the trigger point for payment of each contribution which can vary but is most often at commencement or occupation of the development.
- 7.39 It should be noted that these contributions will not be received if the planning permission expires before the development is implemented.



7.40 Pending Funds Example

7.41 Spend History

The final section of the report shows contributions spent in the last 12 months and the project that they were spent on. This is shown on a rolling 12-month basis; therefore, it will always show 12 months from the date of the report.

7.42 Contributions passed on to other organisations such as Surrey County Council are considered as spent and are shown here:

7.43 Spent History Example;

	Records: Spend History		
	2021	Total for 2021:	£2,828,872.25
	November	Month Total:	£98,353.66
In this instance one Section 106 contribution was spent in October 2021. The related planning permission details are shown alongside the summary details of the project that the	Application Details:	Project Details:	Spent:
	17/P/00509 P: Christchurch W: Christchurch Land at Guildford College Campus, Stoke Road, Guildford, GU1 1EZ	Travel Plan Monitoring	£6,645.03
	17/P/00529 P: Tongham W: Ash South & Tongham Land adjacent to The Granary, Grange Road, Tongham, GU10 1DJ	Hotspots Scheme (A31/A331)	£79,502.08
	17/P/02158 P: Ash W: Ash South & Tongham Land north of, Grange Road, Ash, GU12	Travel Plan Monitoring	£4,904.95
	19/P/01210 P: West Horsley W: Clandon & Horsley 20 The Street, West Horsley, Leatherhead, KT24 6AX	Notice Boards, West Horsley PC	£7,301.60
contribution was			
spent on.	October	Month Total:	£110,000.00
	Application Details:	Project Details:	Spent:
	20/P/01271 P: Onslow W: Onslow 3, 4, 5 & 9 Midleton Industrial Estate Road, Guildford, GU2 8XW	Sustainable transport measures to provide a toucan crossing at the junction of Midleton Road/Woodbridge Road	£110,000.00

8. Consultations

8.1. None

9. Key Risks

- 9.1 In some cases, the contribution may become at risk of being returned to the developer if the contribution has not been spent, allocated or committed for spend by the end of the spend by period set by the Section 106 Agreement.
- 9.2 The period which the contribution should be spent varies but can often be 5, 10 or 15 years from receipt of the contribution. Following this period, the developer may request the return of any unspent contributions.
- 9.3 Contributions that are allocated, committed, or earmarked for a project would be considered as spent and as such are not at risk of being returned.

9.4 Pursuant to paragraphs 7.22 to 7.28 there is £103,613.17 currently uncommitted and at risk of being returned should the developer request the return of any unspent contributions.

10. Financial Implications

- 10.1 Where GBC is the spending authority we budget and monitor contributions and expenditure within our own monitoring reports. This includes:
 - S106 receipts which are held on the balance sheet. Under the financial regulations, schemes that are fully funded by s106 receipts can be added to the capital programme, where they have been approved by the relevant Lead Councillor and Director in consultation with the Lead Specialist Finance and,
 - GBC is also required, under accounting practices, to hold endowment funds received as developer planning contributions in earmarked reserves for the long-term repairs and maintenance expenditure on Special Protection Areas (SPAs) or Suitable Alternative Natural Greenspaces (SANGs), these reserves are required to fund the revenue costs of SPA/SANGs in perpetuity.
- 10.2 The funds for SCC and other authorities are held on our balance sheet as a creditor but are not budgeted for and do not form part of the Capital and Investment Strategy. These amounts are passed to the relevant authorities upon receipt of a qualifying invoice.
- 10.3 The following table shows the balances in hand (i.e., contributions received but not spent or passed to relevant bodies) as at 31 March 2023 for both the S106 balance sheet and the SPA (SANGs) Reserve:

BALANCES as at 31 March 2023	£
s106 - GBC	1,961,341.81
SPA Reserves	13,588,744.99
s106 - SCC/Other	10,775,176.55

11. Legal Implications

11.1 There are no direct legal implications arising from this report.

12. Human Resource Implications

12.1. No HR implications apply

13. Equality and Diversity Implications

13.1 This duty has been considered in the context of this report and it has been concluded that there are no equality and diversity implications arising.

14. Climate Change/Sustainability Implications

14.1 No such implications apply.

15. Conclusion

15.1 This is a factual report of information which is held by the Council to the Corporate Governance and Standards Committee. No options are necessary.

16. Background Papers

None

17. Appendices

Appendix 1: Section 106 Monitoring Report (as at 4 May 2023)