Appendix A

Joint Commercial & Industrial Waste Strategy for West Sussex 2010-2035

Sub-Strategy to the

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Foreword


Over the past few years the local authorities in West Sussex have implemented improved collection systems and infrastructure to increase recycling and composting for the management of household waste. However, there is now an urgent need to implement the next stage of the JMRMS, to concentrate on the larger issue of commercial and industrial waste to further reduce the reliance on landfill.

This Strategy supports the national vision, which aims to enable people, businesses and local authorities to save money, improve resource efficiency and reduce the impact on the environment.

This partnership is aiming to ensure there is a suitable network of facilities for the recovery and, where necessary, disposal of all types of waste.

The focus will also be to consider the commercial and industrial wastes that arise in their areas and whether there are benefits in dealing with them together with similar household wastes.

In order to achieve this, the partnership will work with resource efficiency stakeholders to support and encourage businesses to scale the waste hierarchy.

The partnership has committed to lead by example and drive demand through sustainable procurement.

This Strategy sets out the scale of the challenge facing us, and the actions we will need to take to strive towards a zero waste economy. Achieving this shift will not be easy, and it will require the greater involvement of the commercial and industrial sector stakeholders. However, it is essential if we are to make a full contribution to delivering a better quality of life for West Sussex.
Executive Summary

The West Sussex local authorities work as a successful partnership in the prevention, collection, recycling and processing approximately 436,000 tonnes per annum (excluding commercial waste collected by the local authorities) of municipal solid waste. However, approximately 716,000 tonnes per annum is produced by the Commercial and Industrial (C&I) sectors in the county, 44% of which is landfilled.

The focus of the Joint Materials Resource Management Strategy (JMRMS) predominantly addressed the management of household waste and the development of robust collection schemes and the key infrastructure to support diversion from landfill. The Joint Commercial and Industrial Waste Strategy (JC&IWS) considers the next part of the JMRMS that addresses C&I waste, and looks to supporting local business, particularly Small and Medium Sized Enterprises (SMEs) in diverting waste from landfill.

West Sussex local authorities have been experiencing pressure from local SMEs to assist them to divert waste from landfill. SMEs within the County are keen to drive down the costs associated with waste management, and are therefore keen to recycle and avoid paying landfill tax. However, private contractors have little financial motive to offer recycling, so SMEs are limited in their ability to establish systems to recycle, aid economic development and ultimately strive towards a zero waste economy.

The JC&IWS (see Appendix A) was developed as a partnership with Adur District Council, Arun District Council, Chichester District Council, Crawley Borough Council, Horsham District Council, Mid Sussex District Council, Worthing Borough Council and West Sussex County Council.

The Strategy is supported by the Environment Agency, Better Tomorrows (Community Interest Company), the West Sussex Sustainable Business Partnership, Business Link and the various waste contractors used across the County – Biffa Waste Services Ltd, Greenstar Ltd (now part of the Biffa Group) Serco, Veolia, and Viridor.

The JC&IWS overall strategic aim is: “That West Sussex becomes a resource efficient County where waste material is either prevented from occurring or is physically recovered from all sectors and reintroduced to the market as either a resource, raw material, electricity or heat.”

West Sussex County Council (WSCC) and their partner Districts and Borough Councils recognise that there is a need to move towards a more resource efficient approach to managing C&I waste within their areas to strive towards a zero waste economy. The following aims and principles are considered key to achieving this required step change:

- **Education:** Promote opportunities for education and examples of best practice within the business community in order to reduce the amount of C&I waste created in Sussex and to assist businesses in improving their financial efficiency.
**Information:** Provide practical information to the business community to assist them in minimising resource use and achieving more resource efficient options for dealing with unavoidable wastes.

**Re-use:** Increase the re-use of materials.

**Recycling:** Increase composting and recycling of unavoidable wastes.

**Recovery:** Increase the resource efficient recovery of remaining unavoidable waste.

The JC&IWS includes key policies, objectives and commitments for all the partners. It provides an action plan; which follows the waste hierarchy of: waste prevention, reuse, recycling and composting, and recovery, to strive towards a zero waste economy. The action plan will become part of the core business plan for each Local Authority.
**Introduction**

Since the late 1990s West Sussex County Council (WSCC) and its partner District and Borough Councils have engaged with the community in a widespread debate about what should be done to manage household waste (more formally known as Municipal Solid Waste (MSW)).

The Joint Materials Resource Management Strategy (JMRMS) 2005-2035 was developed in partnership with the District and Borough Councils, to focus predominantly on the management of MSW through two key contracts. Since 2004 Viridor, (a private sector waste management company), has been managing the county’s recycling through a network of Household Waste Recycling Sites (HWRs), Transfer Stations (TFS), and a Materials Recycling Facility (MRF), and process in the region of 180,000 tonnes per annum. In 2010 WSCC signed a contract with Biffa Waste Services (another private sector waste management company) to build processing capacity to deal with 330,000 tonnes per annum of non recyclable waste.

In 2002 nationally the UK recycled less than 7% of its domestic waste. At that time, in West Sussex we achieved 13% and there were few specific collection systems, few processing plants, a limited market place and great uncertainty whether the aim of achieving 25% recycling levels for household waste could be reached.

In 2009/10 the West Sussex household waste recycling, composting and reuse rate reached 43% and this continues to rise. With new collection systems, upgraded HWRs and ongoing promotion of recycling options, there is confidence that the target of 45% by 2015 will be met.

Systems have been introduced to boost recycling, such as standardised kerbside collections of recyclables from households, more bring bank systems, better services, staff training schemes, and space at the HWRs. But the key to this improved performance has been the communication plan that supported the new services helping householders change their behaviour with respect to recycling. Participation and contribution rates are high and much of it is due to a planned and concerted behaviour change campaign which has used leaflets, radio and TV, personal visits by trained waste prevention advisors and general publicity of achievements.

**Purpose of this Strategy**

The focus of the Joint Commercial & Industrial Waste Strategy (JC&IWS) is to build on the success of the JMRMS, follow the same approach of the behaviour change process through partnership working, and targets the Commercial & Industrial (C&I) sectors. Full public consultation accompanies the development of this document.

The West Sussex local authorities work as a successful partnership in the prevention, collection, recycling and processing approximately 436,000 tonnes of MSW. However, approximately 716,000 tonnes per annum (AEA Technology, 2010) is produced by the C&I sectors in the county, 44% of which is still landfilled (AEA Technology, 2010).
The JC&IWS is a key step in the development of the process for dealing with the County’s overall waste arisings, and prescribes a framework that contributes to the overall management of C&I waste over the next 25 years. In order to support the aim of the JC&IWS, it includes key policies, objectives and commitments for all the local authorities and stakeholders in West Sussex and provides an action plan, reflecting the waste hierarchy, focused on waste prevention, re-use, recycling, and recovery – ultimately to reduce waste to landfill.
Section 1.0 Process Issues

1.1 Partnership Arrangements – Key Roles and Responsibilities

The JC&IWS has been developed in partnership with the:

- Waste Regulatory Authority – Environment Agency;
- Waste Planning Authority and Waste Disposal Authority – West Sussex County Council; and the

The County Council has a wide range of other roles, such as economic and social well being of its community, which has influenced it in taking the lead in the development of this Strategy. The means by which it fulfils this role is through the Local Strategic Partnership. This partnership involves public and private sector leaders/stakeholders and produces a plan of actions it deems necessary to make the County a better place. It sets and monitors targets which are binding on all the parties. These agreements are then made formally with Government and the County Council derives funding to help deliver based upon progress. This process will be used to discuss needs and targets for the processing of commercial and industrial (C&I) wastes.

1.1.1 Waste Regulatory Authority

The Environment Agency is responsible for the licensing and monitoring arrangements related to controlled wastes in West Sussex.

1.1.2 Waste Planning Authority

The County Council has a statutory duty to plan for the management and disposal of all wastes within the county. As the Waste Planning Authority, it is responsible for producing the Minerals and Waste Development Framework (MWDF).

1.1.3 Waste Disposal Authority

WSCC is a Waste Disposal Authority (WDA) with a responsibility to:

- Arrange for the disposal of the controlled waste collected by the Waste Collection Authorities (WCAs);
- Provide places at which the public in West Sussex may dispose of their bulky household waste and recyclables (Household Waste Recycling Sites – (HWRS)); and
- Carry out environmental monitoring of WSCC operated and/or owned closed landfill sites to reduce their impact on the environment.
As a Waste Disposal Authority, WSCC does have a duty to receive and arrange for the disposal of any commercial waste collected by the District and Borough Councils of West Sussex.

1.1.4 Waste Collection Authority

District and Borough Councils in West Sussex, as Waste Collection Authorities (WCAs), are required to facilitate trade waste collections, where requested to do so, (for a fee) as part of their service of collecting wastes. This service provision is offered within a competitive market with private waste management companies. The County Council has a duty to receive and arrange disposal of any such waste collected under these arrangements.

1.2 Effective Partnership Working

To ensure the effective joint working of these agencies, a number of county-wide inter-authority working groups were established some years ago. These are:

- Inter-Authority Waste Group (IAWG) – the Council members responsible for the waste management portfolio across the West Sussex authorities;
- Strategic Waste Officers Group (SWOG) – the directors/senior managers responsible for waste management policy from across the local authorities, and the Environment Agency;
- Recycling Waste Handling Contract (RWHC) Liaison Group - the waste managers from across the local authorities;
- Contract Management Liaison Group- the waste operational officers from across the local authorities; and
- Waste Initiatives Group for Education and Awareness (WIGEA) - the recycling/waste prevention officers from the local authorities. This group also addresses implementation of waste prevention and education issues.

These groups enable the effective communication and ownership of operational and strategic waste issues across West Sussex.

1.3 Decision-Making & Management Structure

The organisational structure and processes behind the on-going development and delivery of the Joint Materials Resource Management Strategy (JMRMS) are illustrated below.
1.4 Stakeholder Engagement

A wide and varied number of stakeholders have been engaged throughout the development of the JMRMS and the JC&IWS for West Sussex.

As part of its ongoing commitment to community consultation, in January 2007 the partnership hosted a 'Waste and Planning Roadshow' where key Members and Officers from the County, District and Borough Councils were brought together to debate and prioritise the issues relating to wastes management in West Sussex.

This event identified C&I waste as a key issue to be addressed, particularly as there are so many Small to Medium Enterprises (SMEs) within the County and many wish to recycle wastes. Now that the long-term future of MSW has been planned for, it is considered an appropriate time for the partnership to turn its attention to C&I waste.

A workshop was hosted by the partnership on 13th July 2009 at which key stakeholders were invited to consider various issues relating to the development of the JC&IWS. The first draft of the Strategy was then circulated to identified stakeholders during October 2009, with a stakeholder engagement event being held on 21st October 2009, to seek wider input and feedback to the draft Strategy. A second draft was then issued in January 2010 requesting feedback from stakeholders by end of February 2010. Since then, the partnership has been working with identified delivery partners such as waste contractors and trade associations, to finalise the Strategy and develop the first 3 years action plan.

The local authorities within West Sussex are committed to maintaining this high level of engagement, and view stakeholder involvement as crucial to the development and implementation of this Strategy.

1.5 Hierarchy of Waste Policy

The JC&IWS sits within a range of other key relevant strategies and policies.
European

EU Waste Framework Directive
Government is required to transpose the requirements of the European Union’s revised Waste Framework Directive (rWFD) by 12 December 2010. The purpose of the rWFD is to promote waste prevention, increase recycling, and ensure better use of resources. For further detail, please refer to para. 2.1.7 below.

National

Existing National Policies:

The main aim of the Waste Strategy is to reduce the amount of waste going to landfill by applying the waste hierarchy to the way that waste is managed. The Strategy does not set targets for the management of C&I waste. The Waste Strategy for England 2007 is further discussed below in para. 2.1.1.

PPS10 sets out the Government’s national policies which need to be taken into account by waste planning authorities and forms part of the national waste management plan.

Emerging/Review of National Policies:

Decentralisation and Localism Bill
The Decentralisation and Localism Bill is due to be introduced in November 2010 and is expected to be passed in November 2011. The Bill will devolve greater powers to councils and neighbourhoods and give local communities control over housing and planning decisions.

Review of Waste Policy
The Government is carrying out a full review of waste policy in England. The review will look at all aspects of waste policy and waste management in England to ensure that we are taking the right steps to delivering the Government’s ambition of ‘working towards a zero waste economy’. For further information see para. 2.1.8 below.

Regional

Regional Spatial Strategy - The South East Plan
The South East Plan (2009) set targets for the management of C&I waste. The Secretary of State announced the revocation of Regional Spatial Strategies (RSS) on 6 July 2010. A subsequent successful high court challenge has found this decision to be unlawful and RSS are effectively re-established as part of the development plan. However the Secretary of State wrote to Local Planning Authorities on 27 May 2010 informing them...
of the Government’s intention to abolish RSS in the Decentralisation and Localism Bill, which is expected to begin its passage through Parliament before Christmas 2010. This should be regarded as a material consideration in planning decisions.

The Decentralisation and Localism Bill will result in further changes to the planning system and the government has also begun a review of national waste policy which will result in changes to waste policy in the future. However, until further detail is provided regarding these changes, national and local policy drivers remain in place.

1) **Waste Targets**
When the South East Plan is abolished through the Localism Bill, targets for the management of waste will be developed through the preparation of the new planning policy documents within the Minerals and Waste Development Framework (MWDF).

2) **London Waste**
When the South East Plan is abolished through the Localism Bill, the County Council will no longer be required to identify non-inert landfill capacity for residual waste from London.

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**Local**

**Sustainable Community Strategy**
The Sustainable Community Strategy (SCS) sets out a vision for the County and identifies the aspirations of communities and individuals throughout West Sussex. The SCS was endorsed by County Council in October 2008. The SCS aims to minimise waste and pollution, and use resources effectively, efficiently and in a sustainable manner.

**Minerals and Waste Development Framework (MWDF)**
The MWDF is a collection of current and emerging planning policy documents that outline how minerals and waste development will be managed in West Sussex. The Minerals and Waste Core Strategy is the principal document in the MWDF and will set out the spatial vision, objectives and strategy for delivering waste development in West Sussex. It will be play an important role in setting waste targets and enabling the delivery of the infrastructure required to manage C&I waste in West Sussex, primarily through the allocation of strategic sites for managing C&I waste.

The draft West Sussex Waste Local Plan, although not part of the statutory development plan, is part of the MWDF and was approved by the County Council for development control purposes in December 2005. It will be replaced by the Core Strategy.

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1.6 **Strategic Environmental Assessment**

A key requirement is for local authorities to subject draft Municipal Waste Management Strategies to a Strategic Environmental Assessment (SEA).
This ensures that local, environmental, social and economic issues are considered in the drafting of a new strategy.

As the JC&IWS is a Sub-Strategy to the JMRMS and follows the same principles, it was not necessary for this Strategy to be subject to an SEA.
Section 2.0 Where Are We Today?

2.1 Drivers for Change - Legal Obligations

In recent years there has been a raft of legislation aimed at encouraging more resource efficient use for unwanted resources such as materials, goods and products. This legislation is aimed at environmental protection, conservation and reuse of materials as well as avoiding the need to find new void space for landfill sites. It has been aimed at producers and consumers alike and seeks a radical change in resource use by 2020.

Most legislation on waste and resources has been developed within the EU and transferred into UK Law. Successive Governments have also used policies, targets and fiscal means to ensure implementation e.g. packaging targets and landfill tax.


Since the JMRMS was developed in 2004, the Waste Strategy for England 2007 builds on the Waste Strategy 2000 and the progress since then, but aims for greater ambition by addressing key challenges for the future through additional steps. One of the main elements of this Strategy is to “increase the engagement of business and the public by communicating and supporting the changed behaviour needed by us all – with Government taking the lead.”

The Waste Strategy 2007 goes on to talk about “encouraging local authorities to take on a wider role (in partnerships) to help local (particularly smaller) businesses reduce and recycle their waste with cost savings through more integrated management of different waste streams.”

2.1.2 EU Landfill Directive

The European Commission has set challenging targets to ensure that the necessary steps towards sustainable waste management are made. The EU Landfill Directive, which came into force on 16th July 2001, is the main driver behind this. The Commission introduced the following mandatory targets to reduce the amount of biodegradable municipal waste (BMW) going to landfill.

- By 2010* reduce biodegradable municipal waste landfilled to 75% of that produced in 1995.
- By 2013* reduce biodegradable municipal waste landfilled to 50% of that produced in 1995.
- By 2020* reduce biodegradable municipal waste landfilled to 35% of that produced in 1995.

* Includes 4 year derogation
When biodegradable (organic) waste decays it gives rise to methane and CO₂, major greenhouse gases, and a liquid leachate that can pollute ground and surface water.

The Landfill Directive requires that landfill sites are classified as hazardous, non-hazardous or inert and effectively ends the co-disposal of hazardous and non-hazardous wastes. It also bans the landfilling of certain wastes such as tyres from 2003, and requires that all waste going to landfill will have to be pre-treated to reduce its environment impact. The UK is implementing these targets for BMW through the tradable allowances scheme.

### 2.1.3 Waste and Emissions Trading Act

To ensure that local authorities comply with the requirements of the EU Landfill Directive and ‘Waste Strategy 2000’, the Government introduced a system of tradable allowances for the landfilling of BMW as part of the Waste and Emission Trading Act 2003. An allocation of the amount of BMW that can be landfilled each year from 2005/06 to 2019/20 was provided to WSCC, and these are shown below, along with the actual BMW tonnages landfilled to date.

**Landfill allowance allocation**

<table>
<thead>
<tr>
<th>Year</th>
<th>Allocation tonnes of BMW</th>
<th>Actual tonnes of BMW landfilled</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Year</td>
<td>265,565</td>
<td>N/A</td>
</tr>
<tr>
<td>2005/06</td>
<td>256,974</td>
<td>219,282</td>
</tr>
<tr>
<td>2006/07</td>
<td>244,087</td>
<td>209,143</td>
</tr>
<tr>
<td>2007/08</td>
<td>226,905</td>
<td>197,986</td>
</tr>
<tr>
<td>2008/09</td>
<td>205,428</td>
<td>178,101</td>
</tr>
<tr>
<td>2009/10</td>
<td>179,655</td>
<td>157,804</td>
</tr>
<tr>
<td>2010/11</td>
<td>159,657</td>
<td></td>
</tr>
<tr>
<td>2011/12</td>
<td>139,660</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Year</th>
<th>Allocation tonnes of BMW</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012/13</td>
<td>119,663</td>
</tr>
<tr>
<td>2013/14</td>
<td>114,530</td>
</tr>
<tr>
<td>2014/15</td>
<td>109,397</td>
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<tr>
<td>2015/16</td>
<td>104,264</td>
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<tr>
<td>2016/17</td>
<td>99,131</td>
</tr>
<tr>
<td>2017/18</td>
<td>93,998</td>
</tr>
<tr>
<td>2018/19</td>
<td>88,865</td>
</tr>
<tr>
<td>2019/20</td>
<td>83,732</td>
</tr>
</tbody>
</table>

It is possible to trade allowances between authorities to alleviate any local shortfall of treatment capacity. The penalties for having insufficient allowances for the BMW landfilled are costly, having been set at £150 per tonne. The implication of this is that most authorities plan to meet these targets and thus trading is likely to be minimal in the longer term. It was anticipated that in the short term there may be potential for trading whilst infrastructure for waste treatment is developed. However, due to the significant decrease in national household waste arisings, little trading has actually taken place to date, resulting in relatively low cost permits being bought and sold. WSCC has not undertaken any trading activity to date.

To ensure that local authorities comply with the requirements of the EU Landfill Directive, the Government introduced a system of tradable allowances (LATS) for the landfilling of BMW as part of the Waste and Emission Trading Act 2003. An allocation of the amount of BMW that can
be landfilled each year from 2005/06 to 2019/20 was provided to the County Council.

Currently the implication of LATS on local authorities wishing to support the C&I waste sector in diverting waste from landfill, would place an additional financial burden on those authorities. This has historically lead to authorities pricing the risk of exceeding allowances into their charges, thus making their rates uncompetitive when compared to the private sector.

However, a recent consultation issued by Defra, ‘meeting EU landfill diversion targets’, proposes not to extend the coverage of LATS as they acknowledge LATS may have understandably acted as a disincentive for local authorities to collect and treat C&I waste.

2.1.4 Definition of Municipal Waste (MSW)

In November 2009, the Government consulted on the possibility of changing the definition of municipal waste to bring it into line with European countries and will include biodegradable wastes that are ‘similar commercial and institutional wastes’ and ‘other waste which because of its nature or composition is similar to waste from households’.

This change in the UK would bring a further 68m tonnes of wastes into the municipal category. The aim of the recent consultation on the legal definition of waste and its application is to help businesses and other organisations take the right decisions about the classification of substances as waste, particularly in the more difficult cases. The partnership is already working closely with the Department for Environment Food and Rural Affairs (Defra) on this issue and will continue to develop this Strategy in conjunction with Defra so delivery can be underway at the earliest opportunity.

The diagram below illustrates the affect of a change in the definition of municipal waste:

2.1.5 Landfill Restrictions/Bans
In March 2010, Defra issued a consultation on the introduction of restrictions on the landfilling of certain wastes. The aim of the consultation was to consider landfill restrictions for nine waste streams – WEEE, garden waste, paper and card, textiles, metals, wood, food waste, glass and plastics.

In response to this, the consultation included the following options:

- Do nothing and rely on current measures e.g. landfill tax;
- Introduce bans on their own or accompanied by a requirement for waste to be sorted.
- Introduce a sorting or tougher pre-treatment requirement without a landfill ban; or
- Introduce producer responsibility requirements for certain wastes.

If introduced the restrictions will have an impact on waste management practices that will need to time to put in place. This will include the need to ensure the C&I sector are aware of their responsibilities under duty of care. The implications of this potential new legislation would be a key driver for C&I waste producers to actively seek alternative treatments to landfill.

The consultation also raised questions around the funding and policing of any system introduced.

### 2.1.6 Landfill Tax

Landfill tax is a tax payable for each tonne of waste sent to landfill and was introduced by the Government in 1996 as a way of encouraging more sustainable means of waste management through recognising the hidden financial effects of the environmental impact of landfill. The landfill tax is currently £48 per tonne for 2010/11, and it will increase by £8 per tonne each year until the tax reaches £80 per tonne by April 2014. After April 2014, there will be a floor of £80 per tonne, and the rate will not fall below this but could viably increase.

This increase in landfill tax will cause a significant increase in waste disposal costs and will provide a further incentive to move to more sustainable means of waste treatment in the near future.

Businesses and their representative bodies, e.g. Chambers of Commerce, have been concerned not only about the rising costs of waste disposal due to annual increases of £8 per tonne in landfill tax, but also the difficulty of finding the means to avoid higher costs through alternatives such as recycling or improved resource and raw material management.

### 2.1.7 EU Waste Framework Directive

The UK has to bring in domestic legislation giving effect to the revised EU Waste Framework Directive (WFD) by 12th December 2010. Defra and the Welsh Assembly Government (WAG) are consulting on draft Regulations to bring the revised WFD into effect in England and Wales.
The aim of the revised WFD is to promote waste prevention, increase re-use and recycling, and ensure better use of resources through recovery, while protecting human health and the environment. It re-enacts much of the existing WFD, and leaves the legal definition of waste unchanged, but it also contains a number of new features.

This is a short summary of the key points of the draft Regulations on which Defra and WAG are seeking views.

The main new features of the revised WFD are that it requires Member States:

- To apply the “waste hierarchy” as a priority order in waste prevention and management legislation and policy;
- To set up “separate collections” of waste for at least paper, metal, plastic, and glass by 2015 where technically, environmentally and economically practicable. This applies to both household and business waste;
- To recycle 50% of waste from households by 2020;
- To recover 70% of construction and demolition waste by 2020.

The draft Regulations would place a new requirement on local authorities and private waste companies that collect waste from commercial and industrial premises to offer “separate collections” (which can be co-mingled collection) of paper, metal, plastic and glass by 1 January 2015. The terms on which the collection would be offered and its pricing would be left for commercial decision.

The revised WFD requires Member States to take measures to achieve a target of preparing for re-use and recycling at least 50% of waste from households (including at least paper, metal, plastic, and glass) by 2020.

The Commission has clarified that Member States may interpret this target in one of four ways; by applying the 50% target to each of the four waste materials individually; by applying it to the four in aggregate; by applying it to the totality of waste from households; or by applying it to all municipal waste. The approach that Defra and WAG propose to take is to apply the 50% target to all waste from households. No additional measures are proposed to meet the target at this stage, as England and Wales are on course to achieve the target thanks to existing measures, notably the landfill tax.

2.1.7.1 The Waste Hierarchy

The waste hierarchy has to be given legal effect as a priority order. The priority order is: waste prevention; preparing for re-use; recycling; other recovery (e.g. energy recovery); and finally disposal. The revised WFD allows for departure from the hierarchy where that would deliver a better overall environmental outcome.
The consultation proposals would implement this in England and Wales by:

- Updating national planning policy to reflect the new waste hierarchy and requiring local authorities to have regard to the hierarchy in the preparation of waste development frameworks in England and, in Wales, local development plans and regional waste plans;
- Requiring the Environment Agency and local authorities to include a condition in new or revised waste permits placing a duty on the permit holder to take measures to minimise waste and treat any waste generated by a permitted waste operation in accordance with the hierarchy;
- Amending the existing “duty of care” requirement which applies to those who produce, hold and carry waste, to add a declaration on their Waste Transfer Notes confirming that they have taken the hierarchy into account;
- When meeting their duty of care, requiring businesses and local authorities to have regard to Government guidance on the practical application of the waste hierarchy, including on the circumstances in which departure from the hierarchy is likely to give a better environmental outcome.

2.1.8 Review of Waste Policy

In June 2010 Defra announced a full review of waste policy in England, looking at the most effective ways of reducing waste and maximising the money that can be made from waste and recycling.
The Government’s ambition for waste management in England was defined in the Coalition’s Programme for Government and Defra’s Structural Reform Plan as ‘working towards a zero waste economy’.

Environment Secretary, Caroline Spelman, said: “There is an economic and environmental urgency to developing the right waste strategy. We have been slowly moving in the right direction with recycling rates. We need to go faster and we need to go further. We need a new approach to waste – one which works for the new economy.”

The review covers the effect of waste policies on local communities and households; maximising the contribution of the waste and recycling industries to the UK economically and environmentally; working towards a ‘zero waste economy’; and new approaches to dealing with commercial waste and promoting ‘responsibility deals’, reducing the amount of waste generated by production and retail.

The purpose of the review is to look at all aspects of waste policy and waste management in England to ensure that we are taking the right steps to delivering this ambition.

2.1.9 EC Directive on Packaging and Packaging Waste

The EC Directive on Packaging and Packaging Waste (94/62/EC, as amended – hereafter referred to as “the Packaging Directive”) aims to harmonise the management of packaging waste by minimising the impact of packaging and packaging waste on the environment and by avoiding obstacles to trade and distortion and restriction of competition within the Community.

The Directive as amended set down minimum recovery targets (60%) and recycling targets (55%) for packaging waste, to be met by 31 December 2008, as well as material-specific recycling targets. These are 60% for glass, 60% for paper and board, 50% for metals, 22.5% for plastics, and 15% for wood.

From 2008, Member States must continue to meet these minimum targets, but they have the freedom to set higher targets if they so choose.

The Producer Responsibility Obligations (Packaging Waste) Regulations (the Packaging Regulations) implement the Packaging Directive through a system of ‘producer responsibility’, which is an extension of the ‘polluter pays’ principle. This system makes producers (businesses that handle more than 50 tonnes of packaging per annum and have an annual turnover of over £2 million) responsible for meeting their share of the targets listed above, based on their role in the supply chain and the amount of material handled in the preceding year.

The Packaging Regulations transpose the Packaging Directive targets into a set of UK ‘business targets’ which reflect the UK packaging market and waste arisings. These targets currently run until 2010. The UK therefore need targets for 2011 onwards, to ensure that the UK continues to
achieve the Directive’s recovery and recycling targets, and to encourage greater resource efficiency and reduction in greenhouse gas emissions.

2.1.9.1 The Packaging Strategy - The way forward for packaging recycling

Making the Most of Packaging: a Strategy for a Low Carbon Economy was published in June 2009. The key aim of the Strategy is to minimise the environmental impact of packaging over its whole life cycle, without compromising its ability to protect the product. This can be achieved through optimising packaging, and through maximising the recycling of packaging waste. On the latter, the Strategy sets out the UK’s ambition to work towards the recycling rates achieved by the best EU performers. As the following table shows, in 2008 the UK met, and in some cases exceeded, the targets set by the Packaging Directive.

UK packaging recycling and recovery achievement, 2008

<table>
<thead>
<tr>
<th>Material</th>
<th>Total Waste 2008 Summary</th>
<th>Directive Target</th>
<th>Achievement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paper</td>
<td>3,839,000</td>
<td>3,062,946</td>
<td>60%</td>
</tr>
<tr>
<td>Glass</td>
<td>2,630,000</td>
<td>1,613,310</td>
<td>60%</td>
</tr>
<tr>
<td>Aluminium</td>
<td>145,000</td>
<td>50,214</td>
<td>60%</td>
</tr>
<tr>
<td>Steel</td>
<td>676,000</td>
<td>417,261</td>
<td>50%</td>
</tr>
<tr>
<td>Metal</td>
<td>821,000</td>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Plastic</td>
<td>2,185,000</td>
<td>516,841</td>
<td>22.5%</td>
</tr>
<tr>
<td>Wood</td>
<td>1,198,000</td>
<td>940,460</td>
<td>15%</td>
</tr>
<tr>
<td>Total Recycling</td>
<td>6,601,032</td>
<td>55%</td>
<td>61.7%</td>
</tr>
<tr>
<td>EfW</td>
<td>426,891</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Recovery</td>
<td>426,891</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>10,695,000</td>
<td>7,027,923</td>
<td>60%</td>
</tr>
</tbody>
</table>

Source: http://www.defra.gov.uk/environment/waste/producer/packaging/data.htm

The UK recycled 61.7% and recovered 65% of its packaging waste in 2008. In 1998, these figures were 27% and 30% respectively. This increase is a significant achievement, and a key milestone in the UK’s progress on packaging recycling. It is helping in the fight against climate change, saving roughly 6.4 million tonnes of CO2 equivalent from being emitted into the atmosphere.

Yet, analysis within the Strategy shows that more can be achieved over the next 10 years for the benefit of consumers, businesses and the environment. Recycling reduces the need to extract virgin raw materials, which helps prevent natural resource depletion. And most recycling processes are less energy-intensive than the manufacture of virgin materials, which saves both money for businesses and greenhouse gas emissions.

Consultation on implementing the Packaging Strategy: recovery and recycling targets, funding transparency and technical changes was issued
in March 2010. The consultation discussed the possibility of introducing new recovery and recycling targets for packaging waste for 2011-20 for obligated businesses.

The chart below shows the potential CO2 savings that could be made by recycling more packaging waste, based on 2008 actual recycling rates.

**Actual and potential CO2 equivalent savings from packaging recycling, 2008 tonnages (CO2eq tonnes)**

![Graph showing CO2 savings](#)

Using the carbon factors listed in Annex A of the Packaging Strategy


### 2.1.10 Waste Electrical and Electronic Equipment Directive

The aims of this Directive are to require hazardous components to be removed from Waste Electrical and Electronic Equipment (WEEE), and to reduce the amount sent to landfill by introducing recovery and recycling targets. Some types of WEEE items, such as washing machines, were already being recycled, but additional systems for recycling items such as televisions and computers needed to be provided. Member States are required to collect 4kg of electrical and electronic equipment per head of population and per year, and local authorities are required to provide facilities at household waste recycling sites to collect these items from householders. The recycling and recovery targets vary according to the material category.

UK manufacturers were required to meet the treatment and recycling costs from 2007.

WSCC currently offers a WEEE recycling service at HWRSs, and will seek to ensure any further opportunities arising from the implementation of the Directive. The campaign has led to West Sussex residents recycling an average of 11kg (about 22lbs) of WEEE per person – almost twice the national average. This recycling drive won an the Electrical and Electronic Recycler of the Year category at the National Recycling Awards. The
awards recognise the achievements of recycling and waste management projects across the country from both the public and private sectors.

This Directive currently targets household waste only.

2.1.11 Batteries and Accumulators Directive

The European Commission adopted a proposal for a new Directive on Batteries in 2004. This sets targets for the collection and recycling of spent batteries, and thus reduces the disposal of batteries through the municipal waste stream. The Directive was adopted during 2006. Facilities for recycling batteries are now located at HWRSs.

This Directive currently targets household waste only.

2.1.12 Waste Minimisation Act 1998

The Waste Minimisation Act enables local authorities to implement schemes to minimise the amount of household waste which is generated. However, the Act does not place an obligation on authorities to carry out such initiatives, nor does it allow councils to impose any requirements on businesses or households in their area.

This Directive currently targets household waste only.

2.1.13 Business Response to the Above Legislation

Business responses to these legislative issues have been variable. Some large organisations, with a capability to make substantial savings by minimising waste, have introduced changes in business practices. SMEs feel that they have less opportunity to do so for cost as well as practical reasons, but could potentially still make savings by reviewing their materials use and waste management practices. Many do try to recycle as much as possible but often have to look for MSW outlets e.g. bring banks or make inappropriate use of HWRSs and household collections which transfers the cost to the domestic taxpayer.

2.2 Drivers for Change - Others

2.2.1 Minerals and Waste Development Framework (MWDF)

The County Council is required to prepare the MWDF (see Section 1.5). A formal decision was made on 15 October 2010 to suspend the preparation of the key document within the MWDF, that is, the Minerals and Waste Core Strategy. This was due to uncertainties that had arisen, including:

- the impact of the Government revoking the South East Plan;
- possible changes to the planning system arising from the Decentralisation and Localism Bill;
- the proposed national review of waste policy; and
- the need for further discussions on joint working with the South Downs National Park Authority.
The Core Strategy will play an important role in enabling the delivery of the new and improved infrastructure required to manage C&I waste in West Sussex. A new timetable for the Core Strategy will be prepared when the implications of the above issues are clearer.

### 2.2.2 Recyclate Markets

The market place for recyclates can be global, national or local depending on the material stream and demand. The processing of recyclables might therefore be seen as a business opportunity, one that could create income and economic growth within the county.

Materials for the C&I sector are, in the main, well traded commodities. The market place ranges from global, national, regional and local (sub regional). Markets do not need to exist in the county but preparation of materials for the market is a necessity. The role of the JC&IWS is to enable materials to be recovered so that they can be sent to the appropriate market.

This Strategy and the work of Pathway to Zero Waste (PTZW) a regional body set up by the Regional Development Agency (RDA), Waste Recycling Advisory Programme (WRAP) and the Environment Agency (EA) aim to assist the delivery of appropriate supporting infrastructure. Already, the County Council, through Better Tomorrows, has been involved in investigating opportunities for the processing of organic and packaging materials from the hotel and catering sector as a result of engagement with PTZW and the EA.

Several opportunities present themselves to make further contributions in this area:

- Will engage with PTZW and neighbouring councils and materials organisations and their agents to ensure consistency of approach and to seek sharing of strategic information and delivery opportunities.
- There is opportunity to consider networking material exchanges to better effect based on the experience of the National Industrial Symbiosis Programme (NISP) who link together wastes from one organisation to be the raw material for another.
- There is also the opportunity to support and promote the work of those who are seeking to expand the range of materials that are recyclable (in terms of research, technology development and market stimulation).
- The partnership is also aware that there is public concern about the fly tipping of wastes and the poor collection and delivery of materials which are then shipped to developing nations where materials are recovered. The partners will ensure that the collection of material for recycling is done so in the optimum way, where possible, to prepare materials for the market and that if exported they will not be processed under adverse working conditions.

### 2.2.3 Sense of Responsibility
The County Council has received third party requests to make recycling facilities available to the C&I sector. The benefits of making such provision are supported by a Defra sponsored study which estimated that businesses nationally could save an estimated £6.4 billion a year through low cost or no cost resource efficiency measures, mainly on energy and waste measures.

These demands and the findings of the study have led the partnership to review and reconsider its role and responsibilities to its business community and as a result this Strategy has been developed.

By assisting with the provision and promotion of more local services available to the C&I sector, the introduction of the JC&IWS could help to discourage fly-tipping.

2.2.4 Community Engagement

Whilst the partnership has no formal powers over the treatment for C&I waste, community feedback indicates that local authorities in West Sussex should now turn their attention to facilitating, where possible, improved arrangements for more sustainable, resource efficient ways to deal with this waste.

The JC&IWS seeks to ensure that the partnership is in a position to utilise both its role and its influence to assist the business community, to reduce the use of landfill by enabling arrangements for waste prevention, reuse, recycling and recovery.

2.3 Waste Data & Analysis

The estimated waste arisings in West Sussex in 2009/10 were:

- Municipal Solid Waste (MSW) – 436,000 tonnes (excluding commercial waste collected by local authorities)
- Commercial and Industrial (C&I) Waste – 716,000 tonnes
- Construction and Demolition (C&D) Waste – 1,340,000 tonnes

This was a total arising of 2.49 million. Of this 48% (a total of almost 1.2 million tonnes) was estimated to have been recycled in 2009/10, and 41% was estimated to have been landfilled. All of the MSW was either recycled or landfilled, some C&I waste was either treated or sent to thermal recovery plants, and some C&D waste used at registered exempt sites.

The estimated arisings of waste in West Sussex in 2025/26 are projected to be:

- MSW – 436,000 tonnes per year
- C&I – 767,000 tonnes per year
- C&D – 1,340,000 tonnes per year

This is a total arising of 2.54 million tonnes per year (in 2025/26), which is an increase of 50,000 tonnes over the estimated arisings in 2009/10.
The lack of yearly data on the arisings of C&I waste makes it difficult to predict future arisings using historic trends. However, the current trend identifies that:

- the total arisings of C&I waste are reducing; and
- the percentage of commercial waste arisings had increased over the last 10 years whereas the percentage of industrial waste had decreased. This trend over the last decade is likely to hold true due to the continuing shift towards a service-based economy.

All figures are from AEA Technology’s Waste Forecasts for West Sussex 2010-2026 Report.

2.3.1 C&I Waste Composition

The table below shows the typical management of each of the categories of C&I waste.

<table>
<thead>
<tr>
<th>Material</th>
<th>Recycled (%)</th>
<th>Treatment (%)</th>
<th>Landfill (%)</th>
<th>Total (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chemical wastes</td>
<td>44</td>
<td>43</td>
<td>13</td>
<td>100</td>
</tr>
<tr>
<td>Metallic wastes</td>
<td>98</td>
<td>1</td>
<td>1</td>
<td>100</td>
</tr>
<tr>
<td>Non-metallic wastes</td>
<td>93</td>
<td>1</td>
<td>6</td>
<td>100</td>
</tr>
<tr>
<td>Discarded equipment</td>
<td>77</td>
<td>16</td>
<td>7</td>
<td>100</td>
</tr>
<tr>
<td>Animal &amp; vegetable wastes</td>
<td>91</td>
<td>4</td>
<td>5</td>
<td>100</td>
</tr>
<tr>
<td>Mixed (ordinary) wastes</td>
<td>12</td>
<td>1</td>
<td>87</td>
<td>100</td>
</tr>
<tr>
<td>Common sludges</td>
<td>67</td>
<td>8</td>
<td>25</td>
<td>100</td>
</tr>
<tr>
<td>Mineral wastes</td>
<td>80</td>
<td>1</td>
<td>19</td>
<td>100</td>
</tr>
</tbody>
</table>

**Typical items in each category**

<table>
<thead>
<tr>
<th>Category</th>
<th>Included wastes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chemical wastes</td>
<td>Solvents, acids/alkalis, used oil, catalysts, wastes from chemical preparation, residues and sludges</td>
</tr>
<tr>
<td>Metallic wastes</td>
<td>Metallic wastes</td>
</tr>
<tr>
<td>Non-metallic wastes</td>
<td>Paper &amp; card, glass, rubber, plastic, textiles, wood</td>
</tr>
<tr>
<td>Discarded equipment</td>
<td>End of life vehicles (ELVs), waste electrical and electronic equipment (WEEE), batteries, other discarded equipment</td>
</tr>
</tbody>
</table>
Joint Commercial & Industrial Waste Strategy for West Sussex 2010-2035

Animal & Vegetable wastes | Food, manure, other animal and vegetable wastes
Mixed (ordinary) wastes | Mixed waste (mainly from offices and canteens), sorting residues
Common sludges | Sludges and dredgings
Mineral wastes | Combustion residues, contaminated soils, solidified mineral wastes, other mineral wastes

The table below shows the typical options for the overall commercial and industrial waste arisings. The overall recycling rate for industrial was estimated to be 63%, and the overall recycling rate for commercial waste was estimated to be 45%. The lower overall recycling rate for commercial waste is because only 12% of the mixed waste stream was being recycled.

<table>
<thead>
<tr>
<th>Recycling</th>
<th>Treatment</th>
<th>Landfill</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial</td>
<td>63</td>
<td>5</td>
<td>32</td>
</tr>
<tr>
<td>Commercial</td>
<td>45</td>
<td>4</td>
<td>51</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>51</strong></td>
<td><strong>5</strong></td>
<td><strong>44</strong></td>
</tr>
</tbody>
</table>

The overall recycling rate for the total C&I waste stream was 51%.

The table below shows the typical composition for the mixed waste element of commercial and industrial waste in West Sussex:

<table>
<thead>
<tr>
<th>Material</th>
<th>Mixed waste stream for C&amp;I waste (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paper and cardboard</td>
<td>32</td>
</tr>
<tr>
<td>Plastic film</td>
<td>7</td>
</tr>
<tr>
<td>Dense plastic</td>
<td>8</td>
</tr>
<tr>
<td>Textiles</td>
<td>2</td>
</tr>
<tr>
<td>Other combustible materials</td>
<td>16</td>
</tr>
<tr>
<td>Glass</td>
<td>4</td>
</tr>
<tr>
<td>Other non-combustible</td>
<td>6</td>
</tr>
<tr>
<td>Food waste</td>
<td>13</td>
</tr>
<tr>
<td>Other organics</td>
<td>2</td>
</tr>
<tr>
<td>Metal</td>
<td>4</td>
</tr>
<tr>
<td>Household hazardous</td>
<td>1</td>
</tr>
<tr>
<td>WEEE</td>
<td>1</td>
</tr>
<tr>
<td>Fines</td>
<td>4</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>100</strong></td>
</tr>
</tbody>
</table>

The main components are paper & card and food waste and these are the main materials that will need to be targeted for recycling in order to increase the recycling rate for this stream.

2.3.2 Brew Project

WSCC alongside East Sussex County Council (ESCC) and Brighton and Hove City Council (BHCC) received a grant from Business Resource Efficiency and Waste (BREW) to enable a project to assist with the
available data collection for C&I waste. By working in conjunction with ESCC and BHCC it was thought that the project could secure at least a better than average data set to make plans and forecasts. Unfortunately this was not the case and data surrounding C&I waste remains fragmented. Defra are to conduct a nationwide data survey in 2010 for publication in 2011.

2.4 Waste Contracts & Existing Arrangements

2.4.1 Waste Collection Contracts

C&I material recovery is dependent on the collection and treatment services to enable it to happen. At the moment such services are immature because it is costly and, in some cases, impracticable for SMEs to separate a range of materials. This can be due to limitations on the space available within a business premises to store separate bins / materials and or the perceived time it takes to set-up and maintain segregation systems. The default is that much material that is recyclable is put in one bin for disposal.

Waste companies do offer recycling services but the total cost of this, as well as disposal, is often higher than paying for one service. This may be because the volumes and tonnage are not sufficient to be cost effective. The routing of vehicles is another factor, with more rurally located businesses often finding they have to pay high collection costs to cover the transport costs involved in physically reaching them and transporting their materials away. For businesses with low levels of waste and recyclables, these costs can seem prohibitive.

WCAs have a duty to collect trade waste where requested by a business and may make a reasonable charge for this. WCAs may also offer a trade waste recycling service, operating under the same rules as commercial companies and with similar economic considerations. There is also a disincentive for some councils because the Government’s targets for landfill depend on the total amount of waste collected irrespective of source. Therefore if a Council is close to it’s limits, it may be hesitant to offer a trade waste service if this is likely to penalise them.

Despite these difficulties, and with initial pump-priming funding from the Business Resource Efficiency and Waste (BREW) Centre, the County Council, together with the District and Borough Councils and Viridor, established a countywide trade waste recycling system and set up several trade waste reception facilities for recyclables. The JC&IWS will look to further build on the success of this award-winning scheme.

Frequently it is a lack of access to collection services or ‘disposal’ options and the cost of these services that are the barriers to businesses joining recycling schemes. Some businesses are aware of recycling options, but simply express little interest in pursuing them.
2.4.2 Recycling & Waste Handling Contract

Currently, by prior arrangement, it is possible for businesses to bring their recyclable and non-recyclable materials to two Transfer Stations within the County.

2.4.3 Materials Resource Management Contract

The County Council has entered into a contract with Biffa to develop a Mechanical Biological Treatment (MBT) facility (including Anaerobic Digestion (AD) as the ‘biological’ stage of the process) at Brookhurst Wood, near Warnham.

2.4.4 Landfill Capacity

Available landfill capacity in the county is predicted to last for 4 to 5 years. Available adjacent landfill is estimated to be 7 years in Hampshire (Hampshire County Council AMR 2008-09), 9 years in Surrey (Surrey County Council AMR 2008-09) and approximately 3 years in East Sussex and Brighton and Hove (East Sussex AMR 2008/09). Landfill capacity is increasingly difficult to find, expensive to manage and is the treatment process now least favoured as an option due to its environmental disadvantages. There will, however, be a continued but declining need for landfill in the future.
Section 3.0 Where Do We Want To Get To?

3.1 Setting The Course – Strategic Aim

This JC&IWS, sets out a potential direction for the partnership’s leadership on C&I waste, and has already been considered by the Cabinet Members. Like the JMRMS it seeks to reduce the use of landfill by enabling arrangements for waste prevention, re-use, recycling and recovery.

The JC&IWS overall strategic aim is:

**That West Sussex becomes a resource efficient County where waste material is either prevented from occurring or is physically recovered from all sectors and reintroduced to the market as either a resource, raw material, electricity or heat.**

3.2 Common Aims & Principles

The following Common Aims and Principles Policy Statement provides a clear framework for all partners of the JC&IWS:

"West Sussex County Council (WSCC) and their partner Districts and Boroughs recognise that there is a need to move towards a more resource efficient approach to managing commercial and industrial (C&I) waste within their areas to strive towards a zero waste economy. The following aims and principles are considered key to achieving this required step change:

- **Education:** Promote opportunities for education and examples of best practice within the business community in order to reduce the amount of C&I waste created in Sussex and to assist businesses in improving their financial efficiency.

- **Information:** Provide practical information to the business community to assist them in minimising resource use and achieving more resource efficient options for dealing with unavoidable wastes.

- **Re-use:** Increase the re-use of materials.

- **Recycling:** Increase composting and recycling of unavoidable wastes.

- **Recovery:** Increase the resource efficient recovery of remaining unavoidable waste.

These aims and principles have been developed to support local needs within a national and local policy framework and to support the waste hierarchy.

They should all assist in achieving the following joint aim:
By adopting these aims and principles, it is anticipated that a full strategy and action plan for C&I waste can be developed with a view to enabling the various Councils to define their joint and individual approaches to achieving a more resource efficient future for C&I waste.”

It should be noted that these policies should not purely focus on ‘chasing tonnages’ but should target measures where they will provide the highest environmental benefits. This may include a focus on removing from the waste stream materials that have high-embedded carbon, or preventing biowaste from entering landfill.

### 3.3 National Objectives and Targets

#### National Objectives

The Government’s key objectives as currently set out in the Waste Strategy for England (2007) are to:

- decouple waste growth (in all sectors) from economic growth and put more emphasis on waste prevention and re-use;
- meet and exceed the Landfill Directive diversion targets for biodegradable municipal waste in 2010, 2013 and 2020;
- increase diversion from landfill of non-municipal waste and secure better integration of treatment for municipal and non-municipal waste;
- secure the investment in infrastructure needed to divert waste from landfill and for the management of hazardous waste; and
- get the most environmental benefit from that investment, through increased recycling of resources and recovery of energy from residual waste using a mix of technologies.

#### Targets

The current Waste Strategy for England does not include targets for C&I waste but states that the Government will shortly be setting a new national target for the reduction of C&I waste going to landfill. It states that on the basis of the policies set out in the strategy, levels of C&I waste landfillled are expected to fall by 20% by 2010 compared to 2004.

The South East Plan (SEP) set out targets for the management of C&I waste and the diversion of C&I waste from landfill in West Sussex, however the Government has announced its intention to abolish RSS’s in
the forthcoming Decentralisation and Localism Bill (see section 1.5). These targets were to be used by the County Council, as Waste Planning Authority, to identify the number of facilities required to meet the recycling, composting and treatment capacity shortfall in the County. Instead, locally specific targets will be developed and tested through the preparation of the Core Strategy of the Minerals and Waste Development Framework. These targets will then be incorporated into the JC&IWS.

3.4 Meeting Objectives – Common Aims & Principles

The JC&IWS aims to meet the above national objectives as well as taking into account wider sustainable development issues important to West Sussex. Fundamentally, it aims to develop a sustainable and cost effective waste management approach. Achieving our strategic aim would:

- Enable people, businesses and local authorities to spend less money on waste management;
- Improve resource efficiency in the local economy; and
- Reduce greenhouse gas emissions and other environmental impacts.

Achieving the aim will require businesses, local authorities and the Government to work together.

Education and behaviour change will also be key to the delivery of a successful JC&IWS. The partnership will seek to work with those organisations already providing training and awareness programmes and who are focused on providing information to local businesses, such as Better Tomorrows; the West Sussex Sustainable Business Partnership; and Business Link.

The partnership will hope to stimulate behavioural change and awareness through the use the messages that can be delivered by the Community Interest Company - Better Tomorrows. It will maintain support for the West Sussex Sustainable Business Partnership to keep working with other business advisory bodies to promote C&I waste reduction and recycling as part of their overall resource efficiency work with the business community. Subject to resources the partnership will use local delivery bodies to influence the national bodies, such as Envirowise to coordinate messages. If additional resources are made available, the partnership with Better Tomorrows, will encourage local business organisations to engage with waste reduction initiatives and communicate these initiatives with their membership.

The partnership will also stimulate local social enterprises such as office furniture and electronic equipment recycling schemes which, in addition to their core business, may be seen to be part of a wider whole in bringing about behaviour change in local businesses. Commitment to investigating extending these services, through discussions with the current providers, may lead to them developing to the point where they can operate regionally and have a wide impact on reducing C&I waste levels.
The partnership will promote best practice via its business networks and its own means of communication with the householders and businesses such as the newsletter ‘Connections’, web based information, and direct meetings/events.

It will also be important to liaise with business organisations (such as the Chamber of Commerce, Federation of Small Businesses etc) as well as umbrella organisations to ensure that they set out to achieve high standards within their membership. There are clear cost savings to be made from good wastes management practices and this message needs to be further spread by such organisations.

3.4.1 Education

The JC&IWS seeks to educate business leaders of the need to change behaviour from both a management and a strategic point of view. This Strategy considers the increasingly efficient use of material resources within the production process, sorting and separation of recoverable material thus improving a business’s profitability. The strategic approach would be to push businesses to review the design of their products to incorporate recovered resources, procurement of recovered materials in a more cost effective way, perhaps via forming supply chain partnerships, and how to change the philosophy towards waste as part of the overall culture of the business.

The first step to any improvement relating to waste or resource use is to ensure that only what is needed is used. Consideration of appropriate resource use should be part of the production process and of consumer choice. Producers should consider the type, amount, and carbon and energy impacts of the materials they use at both the design and production phases. They should also inform the consumer what best to do at the end of life of the product.

Many global producers have embraced this ethic into their thinking and have made substantial improvements in all aspects of their business. It is more difficult for SMEs to make such an impact, but there can still be reduction in wastage by more careful consideration and management of material use. Organisations such as Business Link, Envirobusiness, the Sustainable Business partnerships, The Environment Centre, the Olive Consultancy, SE ReMade, and others have well developed advice on web sites and also provide direct training (often free) for businesses.

The partnership has been very successful in the reduction of municipal waste through the creation of Better Tomorrows, with a specific remit to advise householders on how to reduce their waste. Consideration is being given to extending this experience and service to SMEs as well as using it to harness the various delivery bodies in the County towards a comprehensive coverage of education and advice.

The partners wish to see a reduction in volumes arising from the C&I sector, taking account of industrial activity and the growth in the local
economy. Waste prevention should be the first consideration in implementation of this Strategy.

3.4.2 Information

The JC&IWS aims to inform and educate SMEs of their responsibilities under the Duty of Care regulations, and therefore additional support could help businesses to avoid prosecution for non-compliance.

A key area to review, is the varying ways by which businesses (particularly SMEs) may be assisted in assessing their waste to enable them to make more informed sustainable choices. This will mean a number of the delivery partners working cohesively together to liaise with businesses directly. This provision of information through face-to-face advice and support will be a key role during the first year of adopting this Strategy. This information could also be provided through workshops or briefing sessions.

The West Sussex Sustainable Business Partnership (WSSBP) already holds a regularly updated ‘Recyclers List’, which comprises of known companies that are able to offer recycling services within the West Sussex area. This list is relatively low cost to maintain, easily accessible to businesses and very effective in providing the level of support businesses require.

3.4.3 Re-use

The action plan will explore opportunities for re-use. A potential tool to aid the re-use of C&I waste could be through development of an online ‘Swap-Shop’.

The partners will take every opportunity to lobby Government to examine the possibility of trialling take-back schemes such as refillable bottles.

3.4.4 Recycling

The new Materials Recycling Facility (MRF) at Ford currently has some spare capacity. There is potential to offer this capacity to process C&I material for the medium term, subject to current planning permission, particularly relating to any potential increase in vehicle movements.

The partners will also consider what opportunities exist for utilising spare capacity within the rest of the existing MSW infrastructure, subject to any necessary planning permission and the need to offset costs.

3.4.5 Recovery

The Warnham Mechanical Biological Treatment (MBT) facility will open in 2013/14 with some spare capacity initially, and again the opportunity may exist to offer this to deal with C&I waste for the medium term, subject to current planning permission, as above.

This trend of utilising spare capacity is likely to continue as all authorities increase recycling and composting rates.
Section 4.0 What Things Do We Need To Do To Get There?

4.1 Following Common Aims & Principles

In order to deliver the common aims and principles, the partnership has established an action plan focusing on the next 3 years objectives, whilst identifying some longer-term aspirations. The Action Plan is attached as Appendix A.

Section 5.0 Implementing the Necessary Actions

5.1 Resource Implications

The initial three years actions within the JC&IWS will be delivered within the scope of the existing resources committed to waste management. Resources will be reviewed in line with the performance management framework, to support any policy developments.

Section 6.0 Keeping The Programme on Track

6.1 Risk Management

Currently, the County Council does not have any obligations or statutory duties to reduce the amount of C&I waste being sent to landfill. However, this emphasis may change under the current review of waste policy.

The review of waste policy and the revised EU Waste Framework Directive suggest that targets could possibly be established at either a national or local level in the near future.

6.2 Performance Management

This Strategy is intended to cover until 2035, with provision for regular monitoring and 3 yearly reviews. Should there be a significant change in legislation or national waste policy, the Strategy will be reviewed at that time.

The action plan will become part of the core business plan for each Local Authority.
## Delivery Partners

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A&amp;WS</td>
<td>Adur and Worthing Services</td>
<td>This is the amalgamation of the previously separate WCAs of Adur and Worthing. A waste collection service is provided by a DSO arrangement.</td>
</tr>
<tr>
<td>ADC</td>
<td>Arun District Council</td>
<td>With the WCA responsibilities for Arun District. Waste collection services are provided by a contract with Verdant, this contract is due for review in 2016 (runs to 31st January 2017).</td>
</tr>
<tr>
<td>Biffa</td>
<td>Materials Resource Management Contractor 2010-2035.</td>
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<tr>
<td>BL</td>
<td>Business Link</td>
<td>A free business advice and support service.</td>
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<tr>
<td>BT</td>
<td>Better Tomorrows</td>
<td>A community interest company delivering innovative and collaborative waste reduction, reuse and recycling programmes across the municipal and commercial waste streams in West Sussex.</td>
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<tr>
<td>CBC</td>
<td>Crawley Borough Council</td>
<td>With the WCA responsibilities for Crawley Borough. Waste collection services are provided by a contract with Veolia, this contract is due for review in 2012.</td>
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<tr>
<td>CDC</td>
<td>Chichester District Council</td>
<td>With the WCA responsibilities for Chichester District. A waste collection service is provided by a DSO arrangement.</td>
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<tr>
<td>DSO</td>
<td>Direct Service Organisation</td>
<td>This is a waste collection service owned and operated in-house by the Local Authority for whose area it covers.</td>
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<tr>
<td>EA</td>
<td>Environment Agency</td>
<td>An Executive Non-departmental Public Body responsible to the Secretary of State for Environment, Food and Rural Affairs and an Assembly Sponsored Public Body responsible to the National Assembly for Wales. Duties include the regulation and permitting of waste sites.</td>
</tr>
<tr>
<td>HDC</td>
<td>Horsham District Council</td>
<td>With the WCA responsibilities for Horsham District. A waste collection service is provided by a DSO arrangement.</td>
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<tr>
<td>HWRS</td>
<td>Household Waste Recycling Site</td>
<td>These are the 11 sites around West Sussex where members of the public may deposit their waste for recycling and disposal.</td>
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<tr>
<td>IAWG</td>
<td>Inter Authority Waste Group</td>
<td>A quarterly meeting of the senior waste officer(s) and their</td>
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<tr>
<td><strong>Cabinet Member from each of the WCAs and the WDA.</strong></td>
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<tr>
<td><strong>MSDC</strong> Mid Sussex District Council With the WCA responsibilities for Mid Sussex District. Waste collection services are provided by a contract with SERCO.</td>
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<tr>
<td><strong>Olus</strong> Olus holds a contract with Viridor to compost green waste from HWRSs and a further contract with HDC to compost their collected green household waste. Green and wood waste materials are composted to the British Quality Standard PAS100 and marketed to a variety of end users.</td>
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<tr>
<td><strong>SERCO</strong> To be requested from SERCO – meeting with SERCO to be requested once MSDC give go-ahead to approach them.</td>
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<tr>
<td><strong>SWOG</strong> Strategic Waste Officers Group A monthly meeting of senior waste managers from each of the WCAs, the WDA and the EA.</td>
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<tr>
<td><strong>Veolia</strong> To be requested from Veolia.</td>
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<tr>
<td><strong>Verdant</strong> To be requested from Verdant – joint meeting held with Verdant, WSCC and ADC</td>
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<tr>
<td><strong>Viridor</strong> Recycling and Handling Contractor 2004-2029</td>
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<tr>
<td><strong>WCA</strong> Waste Collection Authority The District and Borough Councils are responsible for collecting municipal waste in their area. Some District/Borough Councils also collect some commercial and industrial waste.</td>
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<tr>
<td><strong>WDA</strong> Waste Disposal Authority With the statutory duty to make arrangements for the disposal of wastes collected by WCAs and to provide Household Waste Recycling sites.</td>
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<tr>
<td><strong>WIGEA</strong> Waste Initiative Group – Education and Awareness</td>
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<tr>
<td><strong>WPA</strong> Waste Planning Authority With the statutory duty to ensure that sufficient provision is made for the management of all wastes in West Sussex. This includes the preparation of the statutory Minerals and Waste Development Framework, determining waste related planning applications and ensuring ongoing compliance with waste related planning permissions.</td>
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<tr>
<td><strong>WPAs</strong> Waste Prevention Advisors Trained volunteers from the community, with an interest in assisting others to reduce waste.</td>
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<td><strong>WRA</strong> Waste Regulation Authority See EA (Environment Agency) above.</td>
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<tr>
<td>Acronym</td>
<td>Description</td>
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| WSCC    | West Sussex County Council  
The Authority with WDA and WPA responsibilities for the whole of West Sussex. |
| WSSBP   | West Sussex Sustainable Business Partnership  
The WSSBP was created in 1998 to help businesses make savings through better resource efficiency whilst ensuring they operate profitably and competitively in a sustainable manner. |