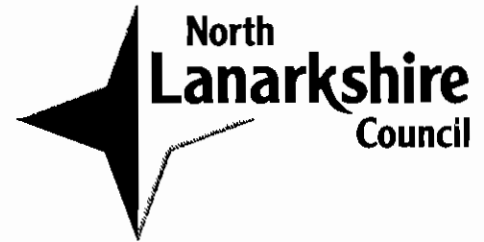


Our Ref: *
Your Ref: *
Contact: Ron Hill
Tel: 01236 616347*
Fax: 01236 616363
E-Mail: hillr@northlan.gov.uk
Date: 24 May 2007

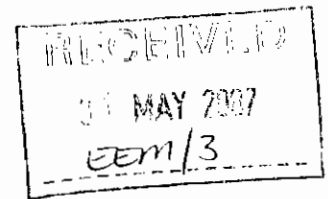


Corporate Services

Ian Nisbet
Head of Property Services
Fleming House,
2 Tryst Road
Cumbernauld G67 1JW
www.northlan.gov.uk

Energy Efficiency and Microgeneration Strategy
Energy Efficiency Unit
Scottish Executive
Enterprise Transport and Lifelong Learning Dept
2nd Floor Meridian Court
5 Cadogan Street
Glasgow
G2 6AT

Dear sirs,



Energy Efficiency & Microgeneration Strategy

North Lanarkshire Council welcomes the draft publication by the Scottish Executive of the above strategy and the opportunity to respond to this consultation.

In order to formulate the council's response, the strategy has been circulated to relevant staff throughout the council, and their views and comments collated by our Energy Unit staff within my department in order to formulate the attached response.

In summary, as a pro-active council in the energy and environmental areas North Lanarkshire Council welcomes the leadership shown by the Scottish Executive in the production of the strategy. We would also support the proposed subsequent action plan, which we believe will allow all Scottish local authorities to continue moving forward in this important area of work.

Yours Sincerely

A handwritten signature in black ink, appearing to read "Ian Nisbet". The signature is written in a cursive style and is positioned above the printed name.

Ian Nisbet
Head of Property Services

John O'Hagan, Executive Director, Corporate Services, PO Box 14, Civic Centre, Motherwell ML1 1TW



Service and People First

Response by North Lanarkshire Council to the Scottish Executive Energy Efficiency & Microgeneration Strategy

The following responses were collated following circulation of the draft strategy to relevant officers within North Lanarkshire Council. Replies are listed in response to the corresponding numbered sections within the report.

12. We would welcome the aims of a “one stop shop” approach and also the other points in this section. However, we would suggest that for these aims to succeed then the whole process requires to be marketed in a better way. For example, few organisations recognise that organisations such as the Carbon Trust and EST are wholly funded by the Scottish Executive and therefore do not provide an appropriate response if at all. We suggest that the Scottish Executive directly “badge” these initiatives to ensure a greater response from the public sector particularly in reporting. We feel that senior management within the public sector, who may have different priorities, do not know who EST and Carbon Trust are, but will on the other hand always respond to the Scottish Executive.

17. While we recognise and support the success of SCHRI we would point out that from a local authority view, SCHRI and the number of other initiatives of this type are cumbersome in the application process and time consuming to complete the funding process, with no guarantee of success. This is exacerbated by the funding being administered by a number of different bodies. This may be resolved by the adoption of the one stop shop approach suggested in 1.2.

19. –20. We recognise and support the success in improving domestic energy efficiency and welcome the proposal to set further targets. We would suggest that this success is in part due to the reporting mechanisms employed. We would suggest similar reporting mechanisms are employed in this current strategy and any ensuing action plan.

1.31 The Renewable Heat Strategy being separately developed by the Executive would be better incorporated into this strategy and included in the proposed action plan.

5.25 It would be simpler and more effective to reduce the qualification level for ROC's to a level where individual households could be eligible.

5.29 The energy performance certificates issued under the EUEPBD simply require public sector organisations to display the certificate for public scrutiny in properties over 1000 M2. The directive has no mandate to compel or encourage organisations to improve the building performance. It is felt that being open to public scrutiny is not enough. This strategy, through the action plan, should require organisations to report to the Executive what action has been taken to set more ambitious goals for improvement, and what progress has been made to achieve them. A support toolkit could be developed if required.

7.3-7.7 While we recognise and support the ambitious goals set out under CEEF, we believe that much of the achievement to date is the result of the necessity under CEEF guidelines to report progress to the Scottish Executive. We would encourage the Scottish Executive to include targets and reporting mechanisms into any action plan in support of this strategy. This would encourage the public sector to lead by example and also provide accurate data for future monitoring purposes by the executive.

7.15 North Lanarkshire Council welcomes the commitment by the Scottish Executive to work with local authorities and other partners to develop ways in which councils can monitor, report and benchmark emissions etc. We believe this work should be undertaken as quickly as possible as this vital exercise will, for the first time, produce reliable and accurate data to form the basis for monitoring and targeting reduction for years to come.

7.26 We look forward to the Executive publishing its intentions in this important area.

7.27 While we broadly agree with the conclusions of the Mc Lelland report, we would point out that in the very important area of energy procurement, great care has to be taken in how this is achieved through collaboration. It is our experience that:-