Europeanisation and the Third Sector: The Implementation of the 2000-2006 South Yorkshire Objective 1 Programme

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Paper presented at the ESRC/UACES conference ‘Britain in Europe and Europe in Britain: The Europeanisation of British Politics’ Sheffield Town Hall, 16th July 2004

1 The empirical findings in this paper are based on research conducted by the author through a joint ESRC/Objective 1 funded PhD Case Studentship entitled ‘Voluntary and Community Sector Participation and Legitimacy: The Politics of Implementing the Structural Funds in the 2000-2006 South Yorkshire Objective 1 Programme’. The findings draw on empirical data collected from 31 semi-structured interviews with individuals from the Objective 1 Programme Directorate, the voluntary and community sector, public sector organisations and the European Commission. The research also involved documentary analysis of key policy documents, plans and minutes of partnership meetings together with participant observation at an Objective 1 workshop and four Objective 1 Priority 4 team meetings. The author would like to thank all interviewees agreeing to take part in this research. Particular thanks also goes to Objective 1 Programme Directorate staff for their continued help and to Ian Bache and John Chapman for their comments on earlier drafts of this paper.
1. Introduction

Within the EU and UK, increasing emphasis has been placed on partnership working in regional policy. In the context of the EU Structural Funds, greater partnership working between the Commission, the member states and authorities at national, regional and local levels has been encouraged in both the development and implementation of its programmes (see regulation (EEC) 2052/88). This approach is seen by the European Commission as a means of improving the effectiveness of the Structural Funds in reducing social and economic disparities through the inclusion of actors deemed to be most familiar with the problems and priorities of targeted areas (see Thielemann, 1999, 6; Bache and Jones, 2000, 1). The requirement to adopt this approach was initially formalised through the introduction of the EU partnership principle in the 1988 structural fund reforms.

The introduction, and extension of the partnership principle in 1993 to include economic and social partners (principally business and trade union representatives) sparked considerable academic interest and research aimed at exploring and explaining its political impact within member states (see for example Hooghe, 1996; Thielemann, 1999; Martin and Pearce, 1999; Bache, 2000; Sutcliffe, 2000). Central to this research has been the debate surrounding the extent to which national governments have lost or retained control over the formulation and implementation of the Structural Funds in light of new opportunities open to the European Commission and sub national actors (Bache, 2001, 3; see for example, Marks, 1993; Pollack, 1995; Hooghe, 1996; Smyrl, 1997, Bache, 1998 and Sutcliffe, 2000). Within this debate, it has been argued that the partnership principle can be taken as evidence of the emergence of a system of multi-level governance in which decision-making competencies are shared by a multitude of actors operating at different levels – supranational, national and sub national - as opposed to being monopolised by state executives (Marks 1993, 402-3; Marks, Hooghe and Blank, 1996, 346; Bache and

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2 The Structural Funds consist of a number of programmes providing financial assistance to targeted EU regions to enhance economic and social cohesion. The majority of financial assistance is provided through three mainstream structural fund programmes - Objective 1, 2 and 3. Objectives 1 and 2 aim to support the economic and social conversion of regions whose development is lagging behind or are facing structural difficulties. Objective 3 supports the adaptation and modernisation of policies and systems of education, training and employment.
Jones, 2000, 1). However, the extent to which the inclusion of multi-level actors in regional policy constitutes multi-level governance has been challenged (see Smith, 1997; Bache, 1999). More specifically, it has been argued that state executives continue to be dominant and have significant gatekeeping powers (see Pollack, 1995; Bache, 1999).

In line with increased academic interest in the impact of the EU partnership principle, and EU developments on member state domestic politics more generally, have been calls for theoretical and conceptual innovation to help guide analysis and further understanding (Buller and Gamble, 2002). One response has been to draw on, and develop concepts broadly encompassed under the term Europeanisation. Whilst there are variations on the use and definition of Europeanisation, an increasing amount of empirical work has used it as a conceptual starting point for studying the impact of European integration on domestic politics. These studies have highlighted significant variations in the impact of the EU on domestic politics both across countries and between different policy areas (Borzel and Risse, 2000, 4; Buller and Gamble, 2002). Accounting for, and explaining such variances represents a key research challenge emerging from these studies. So far, two key sources of variability have been identified within the literature (Olsen, 2002, 933-934, Bache, 2003, 5). The first relates to differences in pressures coming from the EU level, and the second, to variances in the response of domestic actors and institutions to these pressures. With respect to the latter, the literature indicates domestic actor responses may vary according to: existing domestic institutional structures, resources and traditions; the prevailing domestic ideological and policy context; and the belief systems and preferences of relevant domestic policy communities (see Buller and Gamble, 2002).

What is evident within the academic debates and empirical work surrounding partnership working, (multi-level) governance and Europeanisation to date, is the limited attention paid to the role and significance of the third sector, and more specifically, the voluntary and community sector (VCS) in the development and implementation of the EU Structural Funds. Yet, there has been increasing emphasis

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3 The term ‘third sector’ is used here to distinguish groups and organisations from the public and private sectors (see Halfpenny and Reid, 2002, 535). This paper focuses specifically on the voluntary and community sector, which mostly fits within the third sector. The exception
at the EU level on involving the VCS in the structural fund policy process. Despite the lack of formal published EU regulations enforcing VCS participation, it is seen by the European Commission as one of several social partners whose inclusion is required under the EU partnership principle. VCS involvement has also been instrumental in the implementation of community economic development (CED) priorities within EU Community Initiatives and mainstream structural fund programmes within the UK, particularly towards the end of the 1990s (see Armstrong et al, 2002, 10-11). These developments suggest a need for more research to help account for, and explain the level, nature and significance of VCS involvement in the EU Structural Funds.

In addressing this research agenda, this paper draws on notions of Europeanisation to frame an investigation surrounding the impact of EU structural fund policy and programme level negotiations on VCS participation. Not only does this offer the opportunity to explore the role and nature of VCS participation, it may also provide empirical data that could help substantiate and further conceptual developments relating to Europeanisation. In adopting this approach, this paper draws on a case study of the 2000-2006 South Yorkshire Objective 1 Programme to examine the extent, nature and significance of VCS involvement in programme delivery. This will form the basis for a discussion concerning potential ‘Europeanisation effects’. With respect to this, the South Yorkshire Objective 1 Programme offers a highly interesting case study given the development of recent innovative approaches offering increased opportunities for VCS engagement in the development and delivery of CED aims and

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4 In addition to the mainstream EU structural fund programmes are the Community Initiatives. These focus on particular aspects of economic and social cohesion, including: cross-border, transnational and inter-regional cooperation (Interreg III); the sustainable development of cities and declining urban areas (Urban II); rural development (Leader+); and inequalities and discrimination in labour market access (Equal).
objectives. This paper focuses on two such approaches. The first relates to the establishment of a single VCS umbrella forum, called the South Yorkshire Open Forum (SYOF), to represent and co-ordinate VCS participation in Objective 1. The second relates to the development of the Community Action (CA) Plan initiative, in which new opportunities have arisen for community sector organisations/partnerships to act as vehicles for citizen and community engagement in the development and delivery of local strategic action plans.

The remainder of the paper is set out in five sections. The next section (section two) defines the term Europeanisation as it applies to this paper. This is followed, in section three, by an examination of EU level pressures surrounding VCS participation in the delivery of the Objective 1 Programme. The next two sections (sections four and five) explore VCS participation and policy-making influence in Objective 1 Programme delivery and examine the ways in which EU pressures appear to have shaped this. With respect to this, section four deals specifically with VCS involvement in CED strategy development via SYOF and, section five, with community sector participation in the development of strategic action plans under the CA Plan initiative. The final section (section six) presents the main conclusions of the paper.

2. The Concept of Europeanisation

According to Olsen (2002, 921), “Europeanisation is a fashionable but contested concept” that has been applied “in a number of ways to describe a variety of phenomena and processes of change”. In light of this, a number of commentators have sought to map out and categorise different uses of the concept (see for example Buller and Gamble, 2002; Olsen, 2002, 921-952; Bache and Jordan, forthcoming). At least five different uses of the term Europeanisation have been identified, in which it is seen as a:

- A top down process of domestic change deriving from the EU
- The creation of new EU powers
- The creation of a new, European lodestar of domestic politics
- The horizontal transfer or ‘cross-loading’ of concepts and policies between states
An increasingly two-way interaction between states and the EU
(Bache and Jordan, forthcoming)

In adopting a top-down approach for understanding the impact of EU membership on British politics, Bache and Jordan (forthcoming) define Europeanisation as:

“the reorientation or reshaping of aspects of politics in the domestic arena in ways that reflect the policies, practices and preferences of European level actors, as advanced through EU initiatives and decisions”.

Such a definition, which forms the conceptual starting point for the discussion in this paper, encourages analysis of how politics in the domestic arena has been affected by EU policy-making in ways that are consistent with the goals and objectives of EU initiatives and decisions.

In applying this definition to the Objective 1 case study, this paper will focus on changes in VCS participation and influence in sub-regional and local regeneration governance structures (the dependant variable). For the purposes of establishing potential ‘Europeanism effects’, this paper focuses on the impact of EU structural fund policy regulations and guidelines, and more specifically, on the outcomes of the Objective 1 programme strategy negotiations as set out in the South Yorkshire Single Programming Document (SPD). Given the limited scope of this paper, these are treated largely as independent variables, although it is recognised that EU level initiatives and developments can themselves be influenced by member state domestic policies and practices, a feature that has been termed ‘uploading’ within the Europeanisation literature.

With this in mind, the next section will attempt to identify EU pressures surrounding VCS participation and empowerment associated with EU structural fund policy regulations and the South Yorkshire Objective 1 SPD.
3. VCS Participation: EU Structural Fund Policy and the Objective 1 Programme

According to a study by Armstrong et al on the role and emergence of the third sector in UK structural fund programmes, EU level pressures have been a key factor behind the growth of VCS participation in regional policy since 1994 (2003, 4-12). Such pressures have emerged through the emphasis on partnership working and the inclusion of CED priorities in these programmes. With respect to partnership working, the extension of the EU partnership principle in the 1993 structural fund reforms to include economic and social partners formally opened up opportunities for the inclusion of non-governmental actors in partnerships. The VCS is regarded as one such partner whose inclusion is supported by the European Commission on the basis of potential performance benefits gained from drawing on their specialist and localised knowledge, which can help ensure programmes are tailored to the real needs and priorities of targeted areas (European Commission Interviewee, 2004).

The push towards the inclusion of CED priorities by the European Commission in the 1994 to 1999 Objective 2 UK structural fund programmes provided further opportunities for greater VCS engagement (Armstrong et al, 2003, 5). At this point in time, CED was a new approach within mainstream structural fund programmes that had been introduced prior to the Objective 2 negotiations in Merseyside’s 1994-99 Objective 1 programme strategy. The approach, which was subsequently set out within the Lloyd Report (European Commission, 1996), entails targeting programme resources on the most disadvantaged communities with the eventual aim of linking them back into the mainstream economy and society. More specifically, it involves a ‘bottom-up’ approach to economic development and capacity building that required the engagement and empowerment of communities, and other VCS organisations, in the economic and social development of their areas. At the national policy level, ‘bottom-up’ approaches and the engagement of the VCS in employment creation had also gained support within the UK national governments’ own policy priorities and preferences, including those embedded in the Single Regeneration Budget and New Deal for Communities initiatives.

Together, these trends and developments were seen to open up a ‘window of opportunity’ to allow for even deeper VCS involvement in the 2000-2006 structural fund programming period. As noted by Armstrong et al (2003, 7), the role the VCS
could play in the development and delivery of structural fund programmes, particularly with respect to tackling social and economic exclusion within CED priorities, had become “an accepted part of the EU structural policy thinking by 2000”. Such thinking was subsequently reflected in the South Yorkshire Objective 1 programming negotiations and SPD, in which the VCS was identified as the lead partner on Driver Partnership 4 (DP4), which would be set up as an operational partnership responsible for delivering CED priority aims and objectives under Priority 4. The need to support the VCS in undertaking such a role was recognised. More specifically, the SPD proposed that Objective 1 Technical Assistance funds would be available to help strengthen the capacity of the VCS to fulfil its role as lead partner. Agreement was also reached during programming negotiations that the VCS would be included as a partner in all of the remaining driver partnerships responsible for delivering other Priority aims and objectives. The SPD also envisaged that the South Yorkshire Open Forum (SYOF), a sub-regional VCS umbrella organisation that evolved during the Objective 1 programming negotiations, would continue to develop as a VCS consultative and advocacy mechanism during the delivery phase of the Programme.

In summary, the push to engage the VCS in the delivery of CED aims and objectives was clear within the policies, practices and preferences of actors operating at the EU level. Even so, previous research has shown that EU level pressures do not necessarily or maybe even primarily, dictate or determine all outcomes at the delivery stage. Whilst EU programmes and policies can promote institutional designs that favour particular outcomes, there is often scope for flexibility and innovation in their implementation. This point was made by McAleavy (1995) who referred to EU structural fund programmes as ‘incomplete contracts’ that leave scope for outcomes to be shaped by domestic actors. A similar point was made by Olsen (2002, 936), who

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5 The South Yorkshire Objective 1 Programme strategy contains six priority areas, each dealing with specific objectives to help realise the Programme vision “to build a balanced, diverse and sustainable high growth economy in South Yorkshire, recognised as a growing European centre for high technology manufacturing and knowledge based services and offering opportunities for the whole community” (Programme Directorate, 2000, 339 to343). Priority 4 is concerned primarily with developing economic opportunities in targeted areas “using communities themselves as a key agent in economic regeneration” (Programme Directorate, 2000, 402).
noted that “European-level developments do not dictate specific forms of institutional adaptation but leave considerable discretion to domestic actors and institutions”.

With this in mind, the next two sections will examine the actual nature and extent of VCS participation in the delivery of Objective 1 CED aims and objectives with a view to discussing what impacts EU level developments have had. Section four focuses specifically on VCS participation in strategy development within DP4, whilst section five on community sector involvement in the delivery of the Community Action Plan initiative.

4. VCS Participation in Driver Partnership 4 (DP4)

4.1 The nature and extent of VCS Involvement

The driver partnerships were set up around June 2000, prior to the Objective 1 Programme Directorate being fully staffed. In line with the SPD, the VCS undertook the lead partner role on DP4 and a VCS representative chaired the partnership meetings. Other representatives from the voluntary and community sector also sat on the partnership, meaning that VCS membership would account for around 1/3rd of DP4 membership, i.e. approximately eight out of 23 members, with remaining partners drawn from the statutory sector (Programme Directorate, 2001a, 7). As members of DP4, VCS representatives attended formal monthly partnership meetings and scheduled workshop events. They also participated in informal dialogue and networking with Priority 4 Programme Directorate staff. Together, these forums were used to help identify and ‘sound out’ options and ideas and provided the basis for the discussion of issues and endorsement of decisions concerning detailed Priority 4 strategy and delivery arrangements.

Also envisaged in the SPD was the continuing consultative and advocacy role and development of SYOF in the delivery of the Objective 1 Programme. In the event, SYOF became the key co-ordination point for VCS engagement and representation in

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6 The Programme Directorate is responsible for the day-to-day delivery of the Objective 1 Programme and undertakes project development, selection and monitoring activities.
7 These figures were derived from the Objective 1 Priority 4 prospectus (2001a, 7). In practice, however, the precise membership of, and attendance within DP4 fluctuated to some degree.
the Objective 1 Programme, as well as other South Yorkshire regeneration partnerships. With respect to this, SYOF has two main roles. Firstly, it is responsible for appointing VCS representatives, called SYOF advocates, to sit on Objective 1 partnerships, including DP4. Secondly, it seeks to provide a more democratic, representative and inclusive framework surrounding VCS participation. This involves a process whereby advocates attending partnership meetings would report back to SYOF, who would in turn inform wider VCS groups and SYOF members (see below) of Objective 1 developments and provide opportunities for such groups to engage in relevant discussions and consultations. A number of mechanisms, aimed at providing information to, and inviting feedback from VCS groups and SYOF members are in place to achieve this. These include: monthly SYOF meetings at which individuals from the VCS are invited; informal contacts e.g. face to face, telephone, email; a web-based bulletin board; formal consultation and research exercises; workshops, seminars and study trips. These forums provided the opportunity for wider VCS groups and individuals to contribute to Objective 1 debates and discussions, which could subsequently be drawn upon by SYOF to help identify VCS issues, principles and practices and inform the strategies and positions advocates took up in DP4 decision-making.

In addition to co-ordinating and facilitating VCS involvement in the Objective 1 Programme, SYOF also has a remit to provide practical support to help the VCS access funding opportunities (SYOF, 2001, 18). To help fulfil these roles, SYOF secured additional resources in the form of £1.8 million Objective 1 Technical Assistance funding to cover the period October 2000 to 2008 and appointed a team of staff to manage and facilitate its activities.

Figure 1 illustrates the structure of SYOF and shows how this formally feeds into Priority 4 decision-making. As already noted, formal and direct opportunities for VCS participation and influence via SYOF was primarily through its advocates on DP4. The co-ordinator of SYOF (the staff member responsible for managing SYOF) also attended DP4 meetings. Advocates on DP4 work closely with SYOF staff and members of the management committee in order to exchange information and discuss key issues, interests and strategies. The management committee, responsible for developing SYOFs' strategy, consists of 12 elected members with provision for four
co-options to ensure balanced representation with respect to gender, ethnicity, disability and geography. The Management Committee is elected for a three-year period by SYOF members. Membership of SYOF is open to any South Yorkshire voluntary or community sector organisation.

Figure 1: SYOF Structure and Links with DP4

4.2 VCS Empowerment and the Partnership Restructure

So far, the nature and extent of VCS participation in DP4 has been examined. However as previous research has shown, participation is not enough to ensure influence, and it is not uncommon for partnerships to be characterised by asymmetrical power relationships in which the VCS has been considered to lack any ‘real’ power (see Scott, 1998; Bache, 1998, 155; Foley and Martin, 2000, 485; Southern, 2002, 21). With respect to the Objective 1 case study, interview evidence suggests some VCS representatives have had an influential role in shaping policy and in upholding underlying notions and core beliefs surrounding the need for genuine community engagement and empowerment in Priority 4 delivery (Public Sector and
VCS Interviewees, 2003). This was felt to be particularly true of those VCS representatives that chaired DP4 and who worked closely with Programme Directorate staff, and less true of other VCS representatives who were considered to be “more disruptive” (Public Sector and VCS Interviewees, 2003).

Even so, the nature and level of VCS participation in Priority 4 changed as the Programme progressed. The main reason for this was a partnership restructure that took place towards the end of 2001. This led to the replacement of all six driver partnerships with three strategic groups (Business and Economy, People and Skills and Communities) and a series of time limited task groups focusing on specific issues. The restructure followed a review of the driver partnerships undertaken by Programme Directorate staff. Whilst acknowledging the positive contribution of driver partnerships, this review concluded that they were less appropriate as the programme moved from strategy development to the delivery phase (Programme Directorate, 2001b, 7 to 8). Reasons for this included:

- The overlapping roles between driver partnerships and the core functions and responsibilities of Programme Directorate staff
- The areas in which there was a strategic role for driver partnerships, such as drawing links between other priorities and cross-cutting themes, were perceived not to be working well
- The existence of “too many groups associated with the Objective 1 Programme” which were considered to be “in danger of becoming an industry in itself”: rationalisation was required
- The lack of understanding of the role and responsibilities of driver partnerships
- An external perception that driver partnership membership consisted of “the usual suspects with vested interests”, which was considered to have a damaging affect on the legitimacy of the Programme (Programme Directorate, 2001b, 7 to 8)

Although SYOF advocates would sit on the new strategic groups and task groups, the restructure affected both the nature and extent of their involvement in Priority 4. In particular, the focus of their involvement changed from looking at a priority level to
examining issues across the programme in the strategic groups or specific task-related delivery issues within task groups. Unlike the driver partnerships, strategic groups would have no formal decision-making powers: their role was to provide expert support, advice and recommendations to the Programme Directorate. Strategic groups would also meet quarterly, as opposed to monthly in the case of the driver partnerships.

Together, these changes meant that many VCS representatives that sat on DP4 were less involved in formal decision-making regarding Priority 4 delivery and had less access to detailed information that would enable them to have a more informed input (VCS and Public Sector Interviewees, 2002/3). Interview evidence suggests that this had a significant impact on VCS influence. According to one VCS interviewee, abolishing the driver partnerships meant that the VCS “no longer had much influence”. The interviewee went on to explain that DP4 had kept partners up to date on progress, events and issues. Since the restructure, the VCS was less well informed, which made having any influence more difficult (VCS Interviewee, 2003). Other interviewees stated that the restructure had the effect of “reducing the ability of the VCS to influence what was going on in Priority 4 to a great extent” and was viewed as a means by which the Programme Directorate could regain control over programme delivery (VCS and Public Sector Interviewees, 2003). More generally, there was a feeling amongst the VCS of exclusion (Public Sector Interviewee, 2002).

4.3 VCS Participation and Empowerment: Evidence of Europeanisation?

The discussion so far reveals that the South Yorkshire Objective 1 programme has had a significant impact on VCS participation in regional policy within South Yorkshire. In particular, it has provided the VCS with considerable participatory opportunities and support to engage in, and lead operational partnerships such as DP4. As a result, VCS representatives have been able to play an active and influential role in formulating and upholding strategies and core beliefs concerning the delivery of CED aims and objectives. This can be taken as evidence of direct Europeanisation to the extent that these outcomes were intended by, and are consistent with the Objective 1 SPD, the EU partnership principle and EU level preferences concerning CED.
Even so, EU level programming negotiations, regulations and guidelines did not dictate and/or envisage all developments and factors that have shaped VCS participation. This was true of the partnership restructure, which had a significant affect on VCS participation in Priority 4. The impetus behind the restructure and the formulation of proposals for the new structure was heavily influenced by Programme Directorate Officials at the programme delivery stage, although the European Commission was informed of, and supported the changes (Public Sector Interviewee, 2002). This serves to emphasise the point that EU level developments leave considerable room and discretion to domestic actors and institutions to both shape and revise institutional structures and processes according to their preferences, practices, beliefs and domestic policy environment.

The importance of the domestic political environment and responses of actors involved in programme delivery in shaping VCS participation and influence is also evident in at least two other ways. Firstly, the motivation and choices made by key VCS actors to develop SYOF and engage in the Objective 1 Programme is clearly important. As Casey notes (2004, 250), VCS organisations must first choose to participate and have the organisational skills and the resource capacity to bear the transaction costs of such a choice. With respect to the Objective 1 case study, key VCS actors decided to engage in the development of the South Yorkshire Objective 1 Programme, to develop SYOF as a consultative and networking forum and to undertake the lead partner role in DP4. These decisions and developments may have been influenced by a combination of factors, and may themselves have shaped the actual VCS participatory opportunities presented to them through the Objective 1 Programme. The complexity of determining the extent of Europeanisation pressures in the domestic arena is highlighted by the possibility that some factors influencing VCS choices and decisions may be EU related, such as securing Objective 1 funding assistance to enhance capacity, whilst others may be internal to the organisation, such as their culture, ideology and history.

Secondly, the nature and characteristics of networks and individuals involved in Programme delivery has been a significant factor affecting VCS participation and influence. A number of VCS interviewees noted, for example, that DP4 operated in an open and inclusive way towards its members and reported close relationships with
Objective 1 Priority 4 staff in which particular VCS representatives would be contacted in order to discuss and ‘sound out’ ideas. The fact that some VCS representatives had a close relationship with Priority 4 staff and were regarded as more influential than others suggests a smaller, more informal policy community type network of individuals may have been operating beneath the more formal DP4. Moreover, several interviewees highlighted the importance of individuals and ‘strong personalities’ as a key factor shaping VCS influence and policy outcomes (VCS and Public Sector Interviewees, 2003).

So far, this paper has examined the role of the VCS in Priority 4 CED strategy development. The next section will move on to consider the role of the community sector in delivering CED strategy.

5. Community Sector Participation and the Community Action Plan Initiative

5.1 An Outline of the Community Action (CA) Plan initiative

The CA Plan initiative was developed by Programme Directorate Priority 4 staff and DP4 as part of the strategy for delivering CED aims and objectives in the Objective 1 SPD. The initiative adopts a commissioning approach whereby targeted Priority 4a communities are encouraged to draw down pre-allocated Objective 1 funding by developing and managing the delivery of a strategic community action plan. These plans should bring together a package of projects and activities that address priority issues, problems and goals identified through consultation with residents and other stakeholders. The plans may cover a locality or activities that fall outside the Priority 4a/Objective 1 remit, although it is necessary to find other funding sources for these. A total of £21 million Objective 1 funding, making £42 million when matched by domestic funds, was ring-fenced for targeted Priority 4a communities within 39 CA Plan areas. These areas have been identified as being amongst those most severely deprived and having a relatively low level of community development.

The process of drawing up and delivering a CA Plan seeks to encourage and empower people and organisations to work together to define key issues, goals and solutions within targeted communities. By doing so, it provides opportunities for community sector organisations/partnerships, residents and other stakeholders to engage in, and influence local action, decision-making, service delivery and the economic and social
regeneration of targeted areas. This process reflects a strong commitment within Priority 4a to transfer a degree of ownership, responsibility and control for capacity building and economic and social regeneration to communities.

Community sector organisations, referred to as ‘community partnerships’, lie at the heart of this process. They provide the key vehicle for wider community participation and empowerment in local strategic action planning and delivery. Community partnerships consist typically of four key components: a management committee or board, sub-groups, employees and partnership members (see figure 2 below).

Management committees/boards have overall management and decision-making responsibly within community partnerships. They consist of unpaid representatives or trustees, with membership drawing on local residents and councillors together with representatives from local community and voluntary sector organisations, public services such as health and education, private businesses and the faith sector. Management committees/boards may delegate some duties and decision-making powers to sub-groups or, alternatively, use sub-groups in an advisory capacity. These sub-groups may deal with particular aspects of community partnership operations (e.g. finance or policies), geographical areas or themes (e.g. environment, crime, sport). Membership on sub-groups is unpaid and varies considerably, depending in part on the nature of the sub-group in question. Members may include: residents, people employed in the area, local councillors together with other representatives from local authorities, the police, health and education services and private businesses.

Sub-groups and management committees may have some support from paid community partnership employees. These may include: finance managers/officers, community planning or development officers, community partnership officers, volunteer co-ordinators and administration/monitoring workers.

Whilst there are some broad similarities in the nature and structure of community partnerships involved in the CA Plan initiative, there are important differences. The number of employees, for example, varies across community partnerships, with some initially having no staff. Membership, and the existence of sub-groups, also varies across community partnerships and with time. Significant differences between community partnerships also emerge with respect to their: level and stage of development; size and scope; legal status; resource, skills and organisational capacities; and the nature in which they operate.
Partnership members form the remaining component of community partnerships. Generally speaking, anyone living or working in the target area can become a member of a community partnership, although in some cases there are restrictions (e.g. individuals must be 18 years or more) or members are organisations rather than individuals. Membership of a community partnership entitles individuals to elect management committee/board members at Annual General Meetings (AGM’s).

**Figure 2: A Typical Community Partnership Structure**

- **Community Partnership**
  - Residents
  - Employees
  - Statutory bodies e.g. local authorities, health, police and education services
  - Private companies
  - Communities of interest
  - Other stakeholders

- **Management Committee/Board**
  - Elected representatives
  - Has overall decision-making responsibility

- **Members**
  - Residents, workers and/or organisations
  - Elect Management Committee/Board

- **Sub-groups**
  - Volunteer & organisational representatives
  - Delegated decision-making responsibility or act in advisory capacity
  - Sub-groups maybe based on projects, geographic area or theme

- **Employees**
  - Undertakes duties and activities requested or delegated by the Management Committee and sub-groups
5.2 Community Partnerships and Empowerment

The CA Plan process provides the opportunity for community partnerships to strengthen their decision-making capacity both in the implementation of the Objective 1 Programme and at a local policy level. Through this approach, community partnerships are responsible for making a variety of local policy decisions concerning:

- How problems and issues are defined, prioritised and overcome
- What key aims, goals and objectives should be included in the action plan
- What potential solutions, activities and projects should be taken forward
- What consultations should be undertaken and methods used
- What community partnership governance and delivery arrangements should be adopted. This includes decisions regarding the partnership structure, membership, policies and procedures.

Interview evidence suggests that the strengthening of decision-making capacity in these areas has gone some way to empowering community partnerships. The development and management of community action plans has, for example, given some community partnerships a sense of empowerment in respect to local action and agenda setting. In the words of one interviewee:

“the CA Plan process has given some people who have had no say or power more control over what is happening in their community: they can have a significant input into things that affect the quality of life and what is happening” (Public Sector Interviewee, 2003).

Similarly, a number of public sector interviewees (2003) noted that some community partnerships have gained a significant degree of control and power within the local community through the CA planning process.

Even so, whilst some community partnerships appear to have been empowered, they operate within a policy context that both shapes and constrains their decision-making capacity and influence. With respect to this, Objective 1 Programme Directorate staff, in partnership with other domestic actors in DP4, have played a key role in setting the precise ‘rules of the game’ surrounding the implementation of the CA Plan initiative. In doing so, they determined what areas, activities and projects would be eligible for Objective 1 funding in line with the SPD. They also determined what
procedures, processes and criteria community partnerships needed to adopt and/or meet in order to get their action plans endorsed. In this way, Programme Directorate staff and associated partnerships laid out the parameters community partnerships were required to work within, which led one community partnership employee (2003) to claim that they “effectively laid out what decisions needed to be made”.

Despite this, the Programme Directorate was keen to ensure that community action plans were not just about Objective 1 funding and can/should include other projects and activities to meet the needs and priorities of communities identified through consultations (Programme Directorate, 2002, 17). It is not clear, however, that this message got through to all community partnerships, particularly earlier in the action planning process (Public Sector and Community Partnership Interviewees, 2002/3). Even if it had, the availability of funding, whether from Objective 1 or from domestic sources drawn upon to fulfil EU match funding requirements, would be expected to have a direct and significant influence on the type of projects and activities contained in the action plans. As noted by one interviewee, “at the end of the day the community partnership has to do the projects for which they have funding” (Community Partnership Interviewee, 2003). Similarly, another community partnership employee noted that projects and activities were put into their plan in order to get funding for the community. This was not always what the community wanted, so even though people have been consulted, issues and projects would not be taken forward for which they were unlikely to get funding (Community Partnership Interviewee, 2003). The potential implications of this for community partnership and wider community empowerment was summarised by one interviewee, who noted that:

“The Community Action Plan may be seen as a form of community development, process and method. It may, on the other hand, be written with the intention of jumping through the required hoops and hurdles to get the money. If it is viewed in these terms, without the democracy side, it will be seen as an Objective 1 plan. However, it should be a community action plan” (Community Partnership Interviewee, 2003, emphasis added)

Local authorities have also affected the extent to which community partnerships have been empowered. The provision of local authority (LA) support, funding and membership of local councillors on community partnerships are seen to be key mechanisms by which LAs have influenced the type of projects in the plans as well as
community partnership structures, status and processes. According to one community partnership interviewee, LAs have their own agendas and may try to get the partnership on board to say they want a particular initiative. The interviewee went on to explain that the LA has influenced the projects and activities detailed in their action plan, but that:

“this is not all bad. It’s a balance of what the community and Local Authority want. The Local Authority will fund things even if the community don’t want them and ‘the community’ may decide to undertake an activity on the basis that they can get funding for it” (Community Partnership Interviewee, 2003).

Interview evidence concerning the extent to which local authorities have been influential indicates some variation across boroughs and community partnerships. In respect to the latter, some community partnerships were identified where local authority influence was seen to be less significant. According to an interviewee of one such partnership, local councillors on management committees and sub-groups were not so influential, although they seemed to view the community partnership as ‘stepping on their toes’ somewhat (Community Partnership Interviewee, 2003). Yet examples were given where local authority councillors and officers have taken active steps to resist community partnerships taking action plans forward. This resulted in delays to the endorsement of at least two CA plans (Statutory and Community Partnership Interviewees, 2003).

Despite the influence of the Objective 1 Programme and local authorities, there is some indication of changes in the way that statutory agencies relate to community partnerships. According to one interviewee, statutory agencies now come along with an idea and ask community partnerships what they think rather than imposing things. With respect to this, it was felt that community partnerships have given people in the community the power to “say yes or no” to certain things that statutory agencies propose (Community Partnership Interviewee, 2003).
5.3 Community Sector Participation & Empowerment: Evidence of Europeanisation?

As the above discussion shows, the South Yorkshire Objective 1 Programme has had a significant affect on the role of community partnerships in CED at the local level. The availability of Objective 1 CED funding, through the CA Plan initiative, has provided direct opportunities and support for community sector organisations and partnerships in targeted areas to lead, and facilitate the development and implementation of local strategic action plans. Not only has this support led to the development and widening of the scope and project activities of community partnerships and organisations, it has enhanced their decision-making capacity and influence with respect to the social and economic regeneration of targeted communities. It has also facilitated changes in community sector relations with the wider community. There is some indication, for example, that the CA Plan initiative has helped change the way statutory agencies relate to some community partnerships. It has also encouraged community partnerships to think more deeply about how they, themselves, relate to the wider community. As one interviewee noted, the action planning process has focused minds further and has introduced community partnerships to new ideas and approaches which has meant that concepts of representation, inclusiveness, openness, equal opportunities and accountability have been addressed more deeply and quickly than would otherwise have been (Public Sector Interviewee, 2003).

These outcomes have emerged as a result of the opportunities and support made available through the Objective 1 Programme. As such, they clearly demonstrate that a ‘Europeanisation effect’ is taking place. Even so, EU level programming negotiations, regulations and guidelines did not dictate the precise nature or level of community sector participation and influence. Whilst a VCS role in CED is envisaged at the EU level, the development of the CA Plan initiative and the decision to place community partnerships at the heart of its delivery, took place at the Programme delivery stage. Again, the preferences, practices and beliefs of domestic actors, particularly Objective 1 Priority 4 staff and key partners within DP4, were instrumental in shaping the precise nature and extent of opportunities afforded to the community sector.
The importance of domestic actors and the domestic political environment in shaping community sector participation at the programme delivery stage is also evident in at least two other ways. Firstly, domestic actors were instrumental in shaping the procedures, processes and criteria community partnerships needed to adopt and/or meet in order to get their action plans endorsed. This had a significant effect on the nature and influence of community sector involvement. Although the procedures and criteria adopted were in accordance with broader EU regulations and the Objective 1 SPD, they were not dictated by them. Secondly, the local political and institutional environment has been important in shaping community sector influence. For example, local authorities have influenced the type of projects in the action plans as well as community partnership structures, status and processes through the provision of support and funding together with local councillor membership on community partnerships.

5 Conclusion
This paper has shown that UK membership of the European Union has provided the VCS with increased opportunities and support for engagement in CED policy-making and delivery. One such opportunity arose through significant VCS representation and lead partner role on DP4, on which some VCS representatives were considered influential in shaping CED policy strategy and in upholding underlying notions and core beliefs surrounding the need for genuine community engagement and empowerment in the delivery of Priority 4. In support of this, Objective 1 Technical Assistance funds were made available to enhance VCS capacity to undertake the role of lead partner and continue developing SYOF as a key co-ordination point for VCS engagement in the Programme. Other opportunities have arisen for community sector participation in the delivery of CED strategy. The Community Action Plan initiative, in particular, has opened up new opportunities and support for community partnerships to strengthen their decision-making influence in building capacity and overcoming social and economic exclusion in targeted communities. Interview evidence suggests that this has gone some way to empowering community partnerships within their communities.

The increased level and influence of VCS participation in CED strategy and delivery can be taken as evidence of Europeanisation to the extent that these outcomes were
intended by, and are consistent with the Objective 1 Single Programming Document, the EU partnership principle and EU level preferences concerning CED and VCS inclusion. However, as this paper has argued, EU level developments do not necessarily dictate or determine all outcomes at the delivery stage. While EU programmes can promote institutional and policy designs that favour particular outcomes, there is scope for flexibility and innovation in their implementation. Some evidence of this has been seen with respect to the Objective 1 partnership restructure and the development and implementation of the Community Action Plan initiative. In both cases, it was argued that the political environment and decisions made, and driven forward by domestic actors at the programme delivery stage have been significant in shaping the precise nature, extent, take-up and continuation of participatory opportunities available to the VCS.

Together, these findings suggest that whilst some Europeanisation is evident, arising from the provision of funding and the setting of broad policy aims, objectives and ‘rules of the game’, the preferences and actions of domestic actors involved in programme delivery remains highly significant in determining ultimate outcomes. This highlights the potential for the policies, practices, preferences and political environment surrounding domestic actors involved in programme delivery to constrain or facilitate the degree to which Europeanisation occurs. In this case study, there is little evidence suggesting that domestic actors and the domestic political environment have acted as a constraint to EU level pressures encouraging VCS participation and empowerment in CED and programme delivery. On the contrary, they have facilitated deeper VCS involvement and influence. Comments by a European Commission Interviewee (2004) that EU “guidelines were responded to well in South Yorkshire” and that “VCS participation in the UK is well ahead of other member states” provides additional support towards this conclusion.
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