



This SCI comprises three parts.

This document, Part 2, sets out how to get involved with and influence the council as it prepares its Local Plan and other Planning Policy documents.

### Part 1: Community Involvement – Getting Involved in Shaping our Future:

This provides information on the council's overall approach to community engagement and involvement in the planning process.

### Part 3: Community Involvement – Getting Involved in Planning Applications:

This provides information on how to become involved with planning applications.

WHAT IS INCLUDED IN THIS DOCUMENT?
WHAT IS PLANNING POLICY?,4
WHAT IS NEIGHBOURHOOD PLANNING?4
HOW WILL YOU INVOLVE ME IN THE PREPARATION OF PLANNING POLICY DOCUMENTS?,
HOW DO WE CONSULT?5
WHO DO WE CONSULT?5
WHEN DO WE CONSULT?6
WHEN CAN I GET INVOLVED IN THE PREPARATION OF NEW DEVELOPMENT PLAN DOCUMENTS INCLUDING THE LOCAL PLAN?9
WHEN CAN I GET INVOLVED IN THE PREPARATION OF A SUPPLEMENTARY PLANNING DOCUMENT?,10
WHEN CAN I GET INVOLVED IN THE PREPARATION OF THE COMMUNITY INFRASTRUCTURE LEVY?11
WHEN CAN I GET INVOLVED IN THE PREPARATION OF A SUSTAINABILITY APPRAISAL (SA) AND STRATEGIC ENVIRONMENT ASSESSMENT (SEA)?
WHEN CAN I GET INVOLVED IN THE PREPARATION OF A LOCAL DEVELOPMENT ORDER (LDO)?13
WHEN CAN I GET INVOLVED IN THE PREPARATION OF A NEIGHBOURHOOD PLAN OR A NEIGHBOURHOOD DEVELOPMENT ORDER?
WHEN CAN I GET INVOLVED IN THE PREPARATION OF A COMMUNITY RIGHT TO BUILD ORDER (CRTBO)?
WHAT IS THE DISTRICT COUNCIL'S ROLE IN NEIGHBOURHOOD PLANNING?16
WHAT OTHER SUPPORT IS AVAILABLE TO ME FOR NEIGHBOURHOOD PLANNING?16
HOW CAN I SEE COMMENTS MADE ON PLANNING POLICY DOCUMENTS BY OTHERS??17
HOW WILL WE RESPOND TO YOU?17
MONITORING AND REVIEW
GLOSSARY
APPENDIX 1: SPECIFIC GENERAL CONSULTATION BODIES IDENTIFIED IN THE TOWN AND COUNTRY PLANNING (LOCAL PLANNING) (ENGLAND) REGULATIONS 2012
APPENDIX 2: DUTY TO CO-OPERATE BODIES IDENTIFIED IN THE TOWN AND COUNTRY PLANNING (LOCAL PLANNING) (ENGLAND) REGULATIONS 2012
APPENDIX 3: CONSULTATION BODIES IDENTIFIED IN SCHEDULE 1 OF THE NEIGHBOURHOOD PLANNING (GENERAL) REGULATIONS 2012

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#### WHAT IS PLANNING POLICY?

Planning Policy involves making plans that help to decide where and when development takes place. We use Planning Policy to help make decisions on planning\_applications. It is also used to plan for our future needs by assessing what change is likely to happen and where. The key Planning Policy document a council must prepare is its Local Plan.

Currently, there are regulations as to what constitutes a Local Plan, and we will comply with the relevant prevailing regulations when consulting on all of our Planning Policy documents. We will make any background papers available to view, which either: disclose any facts or matters related to the subject matter; or were relied on to a material extent, in preparing our Planning Policy documents".

The Government places an emphasis on councils to seek involvement from local communities on the content of plans at the earliest stage in plan-making. It also guides councils to fully support and encourage the active role communities can play in the plan-making process e.g. through neighbourhood planning.

#### WHAT IS NEIGHBOURHOOD PLANNING?

The Government is providing local communities with the opportunity to shape the area in which they live and workin, by encouraging them to prepare Neighbourhood Plans. The council strongly encourages and supports local communities who wish to prepare a neighbourhood plan and has put resources in place to help communities in preparing plans.

Local communities wishing to play an active role in planning for their area can now do two things:

- prepare a Neighbourhood Plan setting out the vision, objectives and planning policies to shape development of their neighbourhood and/or;
- seek a grant of permission directly for certain types of development in their neighbourhood
  - a Neighbourhood Development Order (NDO) or a Community Right to Build Order (CRtBO).

Currently, The Town and Country Planning (Local Planning) (England) Regulations 2012 Currently, Local Government (Access to Information)

Act 1985

#### HOW WILL YOU INVOLVE ME IN THE PREPARATION OF PLANNING POLICY DOCUMENTS?

We want our plan-making to fully consider and take account of community views. We will continue to explore methods to carry out consultations and to learn from what is and isn't successful when engaging with our communities.

At all stages of plan-making, we will always publicise any consultation material and accompanying documents on our website. Consultees registered on our database, for planning matters, will always be notified (by letter or email) of any consultations on future plan-making proposals.

All of our Planning Policy documents are made available electronically. We will also make information available in other ways, if appropriate.

We will always ensure that our consultations on Planning Policy documents are as extensive as possible. Depending on the scope of the consultation, the methods which are employed can include one or more of the following examples as set out in Table 1. This list is not exclusive, there are other methods that we may use.

#### Table 1: Methods we use to consult on our **Planning Policy documents**

Make consultation material available on

1	our website							
2	Hold public meetings							
3	Workshops (Towns and Parishes; Stakeholders)							
4	Public exhibitions (staffed and un-staffed)							
5	Publish questionnaires and response							
6	Publish leaflets, posters and bulletins (paper and/ or email)							
7	Publish press releases to local media							
8	Publish formal notices in newspapers circulating across the district*							
9	Notify consultees registered on our database (for planning related matters) by email and/or letter							
10	Social Media (e.g. Twitter and Facebook)							
11	Targeted work with access groups, ethnic minority groups and young people							
12	Targeted work with community groups							

and voluntary organisations

Targeted work with the Resident's Panel

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\* Statutory requirement

Further information on the council's overall approach to community engagement and involvement in the planning process can be found in Part 1.

#### HOW DO WE CONSULT?

The methods of consultation we will use will vary depending on the nature of the Planning Policy document, the stage of the document being consulted <a href="mailto:onupen">onupen</a> and the geographical scope or nature of the planning issue being considered in the document.

A Supplementary Planning Document (SPD) for example, may focus on proposals and policies that affect a smaller geographical area, (e. g. a town or parish or a specific location), whereas a Local Plan may focus on policies and proposals that affect the whole district, and/or other neighbouring council areas.

We may seek to undertake focussed events with community groups and voluntary organisations and our hard to reach groups, as well as adopting our usual consultation methods, for development proposals that may affect a specific location or area.

In most cases, wider consultation will be carried out where our proposals and/or policies affect a wider geographical area

Some planning issues may cross administrative boundaries, such as planning for strategic infrastructure or planning for the sustainable development or use of land. We need to take into account our neighbouring council's policies and proposals for addressing these strategic matters in the process of making local plans. This falls under the Duty to Cooperate. The Duty ensures that we will work with our neighbouring councils and other public bodies to plan\_effectively for sustainable development that extends beyond our own administrative boundaries. Further information\_on who we are required to consult with under the Duty is explained in the section below.

### WHO DO WE CONSULT? Local Communities

We always look to understand whom we need to try and talk to in the local community in order to ensure that we consult in the most effective way. The local community includes, but is not limited to, the following: towns\_and parishes; local residents; local interest groups; local businesses; local community groups and organisations; and 'hard to reach' groups. We will seek to engage with these groups through both our general consultation procedures and if appropriate, through targeted events, (e.g. public meetings, exhibitions and other forums), to ensure we capture a representative sample of local community views.

ii Localism Act 2011, S.110, available at:\_ http://www.legislation.gov.uk/ukpga/2011/20/contents/enacted

#### **Consultation Bodies**

Government regulations are clear how important it is that certain bodies are consulted at key stages when preparing local Planning Policy documents (these bodies are sometimes referred to as Statutory Consultees). They include bodies such as the Environment Agency, Historic England, Natural England and Highways England. We will always consult on our Planning Policy documents with the relevant consultation bodies in accordance with the relevant and up to date regulations (Appendix 1).

#### Duty to Co-operate

The Duty to Co-operate is a legal requirement of planmaking that requires councils to consider planning issues that may affect their neighbouring council areas.

The Government expects councils to work collaboratively with other bodies to ensure that 'cross border' issues are co- ordinated effectively and clearly reflect the policies of each of the councils affected.

The council works closely with its neighbouring councils, and Oxfordshire County Council, in regard to strategic priorities and areas of common interest. These partnerships help us to meet our Duty to Co-operate.

The Town and Country Planning (Local Planning) (England) Regulations 2012<sup>II</sup> set out the public bodies that we are required to co-operate with **(Appendix 42)**.

#### Neighbourhood Planning

When consulting upon an area designation for a new neighbourhood plan, we will always consult with the relevant statutory bodies (e.g. Environment Agency, Natural England and Historic England), neighbouring councils and adjoining towns and parishes.

When consulting upon a draft neighbourhood plan submitted by the qualifying body, either at pre-submission and/or publication stage, we will always consult with those bodies identified in Schedule 1 of the Neighbourhood Planning (General) Regulations 2012 (Appendix 23).

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#### WHEN DO WE CONSULT?

We will consult on our Planning Policy documents at the relevant stages of plan-making, and we will be guided by up to date legislation and Government guidance.

We will carry out Planning Policy consultations in line with the principles for engagement as set out in Part 1 of the SCI, and in accordance with the latest timetable set out in our Local Development Scheme (LDS).

Our start date for Planning Policy consultations will always be set out in a press release and/or formal statutory notice. Before the start of the consultation, we will always notify statutory consultees, and those registered on\_our consultation database for planning matters, of the commencement dates and period for comment, along with clear guidance regarding how to comment.

Consultation periods may differ depending on the nature of the Planning Policy document being consulted upon.

Legislation currently requires us to consult on Planning Policy documents for the minimum statutory period as set out in **Table 2**.

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Table 2: Minimum statutory period for public consultation on Planning Policy documents

Planning Policy document	Minimum statutory period for public consultation
Development Plan Document (DPD), e.g. Local Plan; Area Action Plan (AAP)	6 weeks
Supplementary Planning Document (SPD)	4 weeks
Community Infrastructure Levy (CIL)	4 weeks
Scoping of Sustainability Appraisal/Strategic Environmental Assessment	5 weeks
Local Development Order (LDO)	28 days
Neighbourhood Plan Area Designation	4 weeks
Draft Neighbourhood Plan/Neighbourhood Development Order (NDO) (e.g. pre-submission; publication)	6 weeks
Community Right to Build Order (pre – submission; publication)	6 weeks
Statement of Community Involvement (SCI)	6 weeks

The statutory periods in **Table 2** are currently guided by the relevant and up to date regulations. Should an update to the relevant legislation indicate any changes to the periods for consultation, we will ensure this is reflected in any forthcoming Planning Policy consultations that we undertake.

We may seek to extend our consultations in certain circumstances, for example, where a public holiday, or a school holiday, falls within the consultation period. We always try to minimise undertaking consultations during holiday periods, however in the event that our consultations do cross over a holiday period we will always seek to extend the deadline. All of our consultations will run for at least two weeks outside of the school holiday period.

We will always publish full details of all Planning Policy consultations on the council website at: http://www.whitehorsedc.gov.uk/services-and-advice/planning-and-building/planning-policy

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# WHAT PLANNING POLICY DOCUMENTS EXIST IN THE VALE OF WHITE HORSE?

Our Local Plan sets out the long term spatial vision for the district. The Local Plan plays a key role in setting out a framework for how future development across the district is to be planned and delivered, and how it will be used to make decisions on planning applications.

Figure 1 sets out the documents that make up our 'Development Plan'.

Planning applications must be decided in accordance with the Development Plan unless other material planning considerations indicate otherwise.



Figure 1: The documents that make up the Vale of White Horse Local Plan and Development Plan

### Local Plan 2031 Part 1: Strategic Sites and Policies

This sets out the overall development strategy for the district and where new housing and employment should be located

#### Local Plan 2031 Part 2

- This will include detailed policies and non strategic allocations not included in the Local Plan 2031 Part 1
- It will also deal with our contribution to Oxford City's unmet housing need, and will focus on supporting Didcot Garden Town

#### Neighbourhood Plans

- Are prepared by either a town, parish or a neighbourhood forum\_(also known as the 'qualifying body')
- Are able to establish planning policies for the development and use of land in a neighbourhood, but must broadly accord and be aligned with the strategic policies and proposals in the Local Plan
- Are also used to help determine planning applications

#### Saved Policies of Local Plan 2011

These policies will be 'saved' until the adoption of the Local Plan 2031 Part 2

### Oxfordshire County Council Minerals and Waste Plan

This provides up to date Oxfordshire County
 Council is responsible for preparing this to provide up to date minerals and waste planning policies and proposals for the period up to 2031

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# WHEN CAN I GET INVOLVED IN THE PREPARATION OF NEW DEVELOPMENT PLAN DOCUMENTS INCLUDING THE LOCAL PLAN?

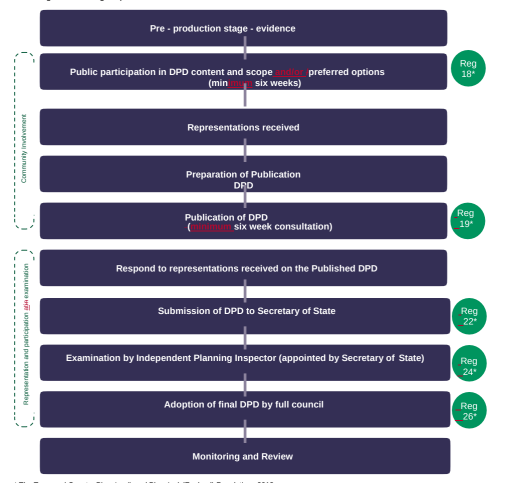
Development Plan Documents (DPDs) are Planning Policy documents that make up and include the Local Plan. They help to guide development by setting out detailed policies that councils use to make their decisions on planning applications.

An Area Action Plan **(AAP)** is a type of DPD that can be used to guide the development of a specific site or location, for example, a town centre, or other places where significant change is planned.

There are a number of key stages involved in preparing our Development Plan Documents that require public consultation. These stages are designed to ensure that plan- making processes are as open and transparent as possible.

**Figure 2** shows the key stages in preparing Development Plan Documents, such as the Local Plan and Area Action Plans (AAP).

Further information on the Local Plan 2031 can be accessed on the council website at: http://www.whitehorsedc.gov. ul/services-and-advice/planning-and-building/planning-policy/new-local-plan-2031



\* The Town and Country Planning (Local Planning) (England) Regulations 2012 Figure 2: Key stages in the preparation of Development Plan Documents (e.g. Local Plan; Area Action Plan)

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#### WHEN CAN I GET INVOLVED IN THE PREPARATION OF A SUPPLEMENTARY PLANNING DOCUMENT?

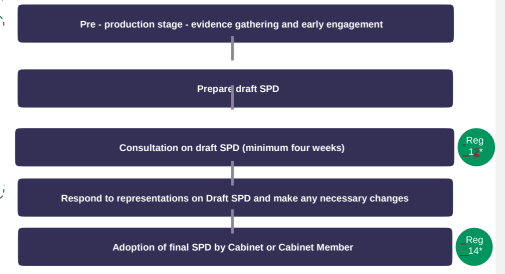
Supplementary Planning Documents (SPDs) are prepared to expand Local Plan policies and provide more detail about policies and proposals. Although legally they do not form part of the Local Plan, or have the same 'weight' as a DPD, they are an important material consideration in determining planning applications.

They can also be produced more quickly as they are not subject to an independent examination. Figure 3 shows the key stages in preparing Supplementary Planning Documents (SPD).

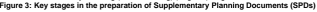
Further information on our SPDs can be found online at: http://www.whitehorsedc.gov.uk/spd.

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\* The Town and Country Planning (Local Planning) (England) Regulations 2012 Figure 3: Key stages in the preparation of Supplementary Planning Documents (SPDs)





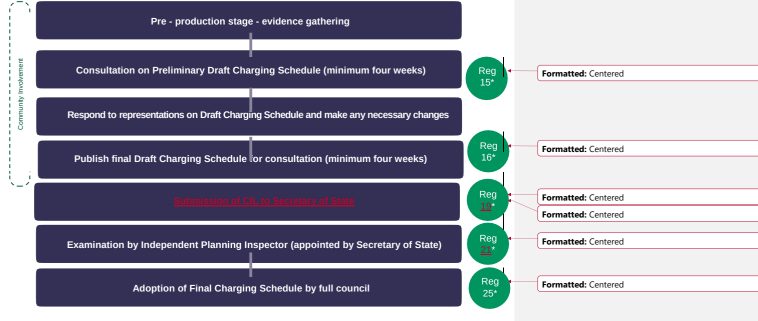
#### WHEN CAN I GET INVOLVED IN THE PREPARATION OF THE **COMMUNITY** INFRASTRUCTURE LEVY?

The council has decided to prepare a Community Infrastructure Levy (CIL). The CIL is a tariff-based charging schedule that councils can use to levy financial contributions on new development. Contributions collected are then used to help provide new community facilities and local infrastructure, such as schools, roads, open spaces etc.

The CIL generally deals with off-site mitigation to address planning impacts, whereas Section 106 is a legal agreement that sets out obligations to deals with on-site planningmitigate planning impacts on-site.

The process for adopting a CIL Charging Schedule involves two formal stages of public consultation. Figure 4 shows the key stages in preparing CIL documents.

Further information on the CIL can be found by visiting: www.whitehorsedc.gov.uk/cil.



\* The Community Infrastructure Levy Regulations 2010
Figure 4: Key stages in the preparation of the Community Infrastructure Levy (CIL)



#### WHEN CAN I GET INVOLVED IN THE PREPARATION OF A SUSTAINABILITY APPRAISAL AND STRATEGIC ENVIRONMENTAL ASSESSMENT?

When preparing our Planning Policy documents we are usually required to undertake a **Sustainability Appraisal (SA)** and/or **Strategic Environmental Assessment (SEA)** to assess the potential social, environmental and economic effects of the strategies and policies.

An SEA seeks a high level of protection for the environment through the process of plan preparation. The assessment is undertaken where a plan/programme is likely to have significant environmental effects.

A Sustainability Appraisal seeks the most sustainable form of development, by assessing an emerging plan against reasonable alternatives to achieve important

environmental, economic and social objectives. An SA incorporates the legal requirements of an SEA.

**Figure 5** shows the key stages when preparing a Sustainability Appraisal (SA). An SA is usually required on all DPDs.

**Figure 5** also shows the key stages when preparing an SEA.

Where proposals in an SPD or Neighbourhood Development Plan or Order are likely to have significant environmental effects that have not already been assessed when preparing a Local Plan, an SEA may be required, and groups may choose to undertake an SA.

The council will consult on draft SA/SEA reports\_alongside the draft version of the plan to which it relates. For example, the SA Report should be published alongside the Publication Version of a DPD. It may also be appropriate to publish any SEA reports alongside early consultation documents. at the sametime as it consults on the main documents to which they relate, such as an SPD.



<sup>\*</sup> Environmental Assessment of Plans and Programmes Regulations 2004 Figure 5: SA/SEA and plan – making

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# WHEN CAN I GET INVOLVED IN THE PREPARATION OF A LOCAL DEVELOPMENT ORDER?

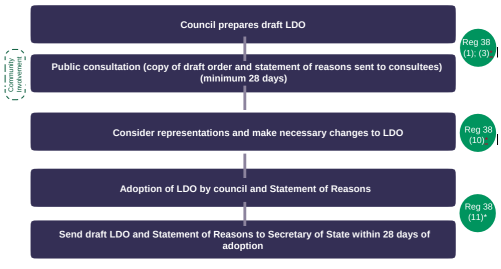
A Local Development Order **(LDO)** is made by the council and grants planning permission to specific types of development within a defined area.

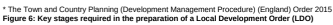
The purpose of the LDO is to streamline the planning process by removing the need for developers to make a planning application to the council.

The extent of public consultation will depend on the nature and scale of the proposal. For example, an LDO for a specific site may require focussed consultation with the town and/or parish and a range of community groups.

Proposals for a Local Development Order that cover a broader scope may require wider and proportionate consultation where necessary.

**Figure 6** shows the key stages when preparing a Local Development Order.







#### WHEN CAN I GET INVOLVED IN THE PREPARATION OF A NEIGHBOURHOOD PLAN OR A NEIGHBOURHOOD DEVELOPMENT ORDER?

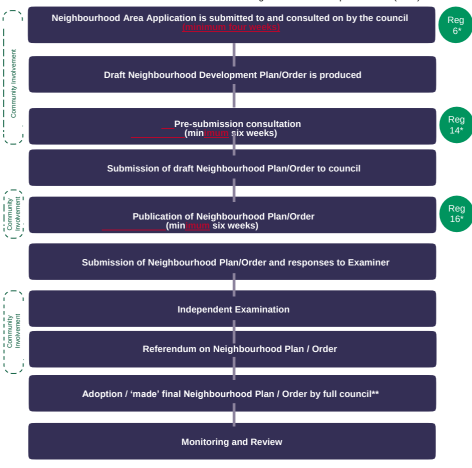
The council will continue to proactively engage with communities who wish to prepare a neighbourhood plan. We will support communities in planning effectively for their towns and villages.

A Neighbourhood Development Order (NDO) can be used to permit different types of development (in full or outline) without the need for planning permission. When preparing an NDO, it must still be in line with national and local policy and other legal requirements.

The town, parish or neighbourhood forum is the only body that can prepare a Neighbourhood Development Order in their area.

The process for making a Neighbourhood Plan or a Neighbourhood Development Order is different than preparing a Local Plan or a Development Plan Document.

Figure 7 shows the key stages when preparing a Neighbourhood Plan and/or a Neighbourhood Development Order (NDO).



\* Neighbourhood Planning (General) Regulations 2012

\*\* If more than 50 per cent of people who voted in the referendum supported the plan/order, the council must adopt it

Figure 7: Key stages in the preparation of a Neighbourhood Development Plan and/or Neighbourhood Development Order

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# WHEN CAN I GET INVOLVED IN THE PREPARATION OF A COMMUNITY RIGHT TO BUILD ORDER?

A Community Right to Build Order is a particular type of Neighbourhood Development Order. It is a route to\_encourage development, allowing communities to decide for themselves what is built. This might include, for example, new community facilities and affordable housing.

A proposal can be developed as part of the full neighbourhood planning process, or on its own.

**Figure 8** shows the minimum key stages when preparing a Community Right to Build Order.



Form a community group (e.g. town, parish or a neighbourhood forum)

Define the Neighbourhood Area

Prepare the Community Right to Build Order and consult on presubmission (minimum six weeks)

Submission and publication on draft Community Right to Build Order to council (minimum six weeks)

Independent Examination

Referendum on Community Right to Build Order

Order used to grant outline or full consent

Figure 8: Key stages in the preparation of a Community Right to Build Order

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# WHAT IS THE DISTRICT COUNCIL'S ROLE IN NEIGHBOURHOOD PLANNING?

The Council has a 'duty to support' qualifying bodies preparing Neighbourhood Plans in accordance with the relevant regulations v.

The support we will provide at the key stages of neighbourhood plan preparation include the following:

- confirming the geographical area of the neighbourhood plan;
- undertaking the formal consultation on the draft neighbourhood plan prior to the independent examination;
- arranging the independent examination;
- holding the referendum;
- 'making' the neighbourhood plan part of the development plan where all legal requirements have been met.

The Council will also seek to provide informal guidance and support where this is practical. This could include, for example, providing policy guidance to support neighbourhood planning steering groups.

# WHAT OTHER SUPPORT IS AVAILABLE TO ME FOR NEIGHBOURHOOD PLANNING?

The council has prepared detailed guidance for Neighbourhood Planning in the form of a toolkit and a detailed handbook. Both documents are available to view on our website at:

http://www.whitehorsedc.gov.uk/services-andadvice/planning- and-building/planningpolicy/neighbourhood-plans/ neighbourhoodplanning.



### Further support to help you get involved in Neighbourhood Planning:

Oxfordshire County Council is also able to provide help on if the Neighbourhood Plans and has prepared its own Neighbourhood Planning Toolkit which is available online:

https://www.oxfordshire.gov.uk/cms/publicsite/planning. is dealing with issues such ashighways or education. The County Council can be

contacted by visiting

https://www.oxfordshire.gov.uk/ cms/publicsite/contact-oxfordshire-county-council.

You can also read case studies and find information about how support is being provided for Neighbourhood Planning through Locality, which is the national\_network of community-led organisations, at:

http://mycommunity.org.uk/programme/neighbourh ood- planning/.

Planning Aid England has produced guidance to help communities with Neighbourhood Planning that can be accessed at: http://www.rtpi.org.uk/planning-aid/neighbourhood-planning/

If you are interested in finding out if your parish or town has prepared, or is preparing a Neighbourhood Plan, please take a look at the information on our website at: http://www.whitehorsedc.gov.uk/services-and-advice/planning-and-building/planning-policy/neighbourhood-plans.

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# HOW CAN I SEE COMMENTS MADE ON PLANNING POLICY DOCUMENTS BY OTHERS?

The comments we receive on our planning policy documents will be made publically available online at the earliest opportunity, once the consultation has finished.

The comments will be made available to view at: <a href="https://consult.southandvale.gov.uk/portal">https://consult.southandvale.gov.uk/portal</a>.

### HOW WILL WE RESPOND TO YOU?

For consultations on matters related to plan-making, we do receive a high volume of correspondence, and it is difficult to respond to each individual comment that we receive on a particular consultation.

We therefore publish a summary of the responses we receive from consultations and prepare reports after each stage of consultation including the Local Plan. These are called Consultation Statements.

Each Consultation Statement sets out how the comments made during the consultation have been considered before moving to the next stage of planmaking.

We make our Consultation Statements available:

- · at our council offices
- · at local libraries
- on our website at: http://www.whitehorsedc.gov. uk/planningpolicy

We will acknowledge representations on planning policy submitted by email. Representations submitted by post will only receive an acknowledgement if a reply email address has been supplied.

We will not send acknowledgements to verbal comments, or comments submitted to us on feedback forms at consultation events. Those hand delivered written comments will be issued with a receipt if requested.

Comments submitted to us will generally be published on our website depending on the method of consultation.

#### MONITORING AND REVIEW

The council is required to prepare an Authority Monitoring Report (AMR) for the Development Plan. The AMR reports on the preparation and implementation of all Planning Policy documents.

Further information on the council's Authority Monitoring Report can be viewed and accessed from our website at: http://www.whitehorsedc.gov.uk/services-and-advice/planning-and-building/planning-policy

We will review our SCI at least every 3 years unless changes to legislation, Government guidance or local circumstances indicate it would be appropriate to review it earlier. Formatted: Font: Not Bold

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KEY TERM	<u>DEFINITION</u>			public consultation of	4		Formatted: Font: 10 pt, Bold
Area Action Plan	A type of DPD that can	1		planning policy documents. This		1	Formatted: Font: 10 pt, Bold
	be used to guide the	1		document also sets out		///	\
	development of a specific site or location,	. [		the changes made to a		//	Formatted Table
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Monitoring Report	least annually	, —		Local Plans, neighbourhood plans		/	Formatted: Font: 10 pt
	assessing:	. [		and the Oxfordshire			Formatted: Font: 10 pt
		.		Waste and Minerals			Pormattea: Point, 10 pt
	• progress with the	. [		Local Plan. It is defined in section 38 of the	4		Formatted: Indent: Left: 0 cm, Hanging: 0.27 cm, Right:
	preparation of the local plan and other planning	. [		Planning and			0.35 cm, Bulleted + Level: 1 + Aligned at: 0.63 cm +
	policy documents	. [		Compulsory Purchase			Indent at: 1.27 cm
	against the timetable	. [		Act 2004. Planning applications have to be			
	<u>published in the Local</u> Development Scheme,	. [		decided in accordance			
	and	. [		with the Development			
	the extent to which	. [		Plan unless material considerations indicate			
	adopted plan policies	. [		otherwise.			
	are being successfully implemented	, [	Development Plan	Development Plan	_ ا		Formatted: Font: 10 pt
Ot			Document	Documents set planning			
Charging Schedule	A document produced by the council. As the	-		policies in council areas. All DPDs are subject to	+		Formatted: Font: 10 pt
<u>Outrodais</u>	charging authority, the	.		public consultation and			
	document sets out rates			independent			
	to which the amount of CIL is chargeable in	,		examination.	-		
	respect of development	.	Duty to Co-operate	Created in the Localism Act 2011, and amends			Formatted: Font: 10 pt
	within the area to be	. [		the Planning and			
	<u>determined.</u>	-		Compulsory Purchase	+		Formatted: Font: 10 pt
Community Infrastructure Levy	A levy that councils can choose to charge on	$\rightarrow$		Act 2004. It places a legal duty on councils,	-		Formatted: Font: 10 pt
IIII asii uoturo Ec.,	new developments in	.		legal duty on councils, county councils in			
	their area. The money	.		England and public			
	can be used to support development by funding	. [		bodies to engage constructively, actively			
	infrastructure	. [		and on an ongoing basis			
Community Right	A type of	. [		to maxmise the			Formatted: Font: 10 pt
to Build Order	Neighbourhood	1		effectiveness of Local			Politiatrea. Tone. 10 pt
	<u>Development Order</u> allowing communities to	. [		and Marine Plan preparation in the			
	decide for themselves	. [		context of strategic			
	what is built. This might	,		cross boundary matters	4		
	include, for example, new community facilities		<u>Local</u>	An Order made by the			Formatted: Font: 10 pt
	and affordable housing.		Development Order (LDO)	council (under the Town and Country Planning			Formatted: Font: 10 pt
Consultation	A process by which		Oldor (EDO)	Act 1990) that grants			Formatted: Font: 10 pt
	people and			planning permission for			Formatted: Font. 10 pt
	organisations are asked their views about	. [		a specific development proposal or classes of			
	planning decisions,	. [		development			
	including the Local Plan.	, [	Local	This sets out the	7 ]		Formatted: Font: 10 pt
Consultation	A document providing a		Development	timetable and work			Formatted: Font: 10 pt
Statement	summary of consultation	. L	<u>Scheme</u>	programme for the	_		Formatted: Polit. 10 pt

KEY TERM	<u>DEFINITION</u>	KEY TERM	DEFINITION	1	Formatted: Font: 10 pt, Bold
	preparation of the local		referendum, the	1	Formatted: Font: 10 pt, Bold
	plan and other Development Plan		following question will be asked:		Formatted Table
	Documents.		<u> </u>		
_ocal Plan	The plan for the local		Do you want [insert		Formatted Table
	area that sets out the		name of local planning		Formatted: Font: 10 pt
	long-term spatial vision and development		authority] to use the neighbourhood plan for		
	framework for the district		[insert name of		
	and strategic policies		neighbourhood areal to		
	and proposals to deliver that vision. This replaces		help it decide planning		
	the Local Development		applications in the neighbourhood area?	_	Formatted: Font: 10 pt
	Framework.	Saved Policies	Saved policies from the		<u> </u>
ocal Plan Part 1	This document contains		adopted Local Plan	•	Formatted: Font: 10 pt
	the long-term spatial vision and strategic		2011. Once the Local		Formatted: Font: 10 pt
	policies that guide		Plan 2031 Part 1 is adopted, it will replace		Formatted: Indent: Left: 0 cm
	growth in the district		the saved strategic		Formatted: Font: 10 pt
ocal Plan Part 2	This document will		policies of the Local	•	Formatted: Font: 10 pt
	contain detailed development		<u>Plan 2011. Non –</u> strategic saved policies		Formatted: Indent: Left: 0 cm
	management policies		that are consistent in		Transition Indentify Edition
	and site allocations for		whole or part with the		
	non-strategic sites		NPPF will remain relevant for development		
Material planning onsideration	This is a matter that should be taken into		management purposes		Formatted: Font: 10 pt
onsideration_	account in deciding a		until they are replaced		
	planning application or		upon adoption of the Local Plan 2031 Part 2		- T
	on an appeal against a planning decision. This	Section 106	A legal agreement under		Formatted: Font: 10 pt
	can include issues such	<u>Dection 100</u>	Section 106 of the Town		Formatted: Font: 10 pt
	as overlooking/loss of		and Country Planning		
	privacy, parking, noise, effect on a listed building		Act. They are legal agreements between the		
	or conservation area, or		council and a developer,		Formatted: Font: 10 pt
	the effect on nature		or undertakings offered		
	conservation etc.		unilaterally by a developer that ensures.		
Neighbourhood	A Neighbourhood		that certain works	=	Formatted: Font: 10 pt
<u>Development</u> <u>Order</u>	<u>Development Order</u> (NDO) can be used to		related to a development		Formatted: Font: 10 pt
<u> </u>	permit different types of		are undertaken.		Formatted: Font: 10 pt
	development (in full or	Strategic Environmental	An assessment of the environmental effects of		Formatted: Font: 10 pt
	outline) without the need for planning permission.	Assessment	policies, plans and		Farmattada Faret 10 mt
Neighbourhood_	A plan prepared by a		programmes, required		Formatted: Font: 10 pt
Plan	Town or Parish Council		by European legislation, which will be part of the		Formatted: Font: 10 pt
	or Neighbourhood		public consultation on		
	Forum for a particular neighbourhood area		the policies.		
	(made under the	Supplementary	A planning policy		Formatted: Font: 10 pt
	Planning and	<u>Planning</u>	document that adds		
	Compulsory Purchase Act 2004).	Document	further detail to the policies in the Local		
Referendum	A general vote by the		Plan. They can be used		
COOLEHUUIII	electorate on a single		to provide further		Formatted: Font: 10 pt
	political question which		guidance for development on specific		
	has been referred to		sites, or on particular		
	them for a direct decision. For a		issues, such as design.		
	neighbourhood plan		Supplementary Planning		

KEY TERM	<b>DEFINITION</b>	•	 Formatted: Font: 10 pt, Bold
	Documents are capable		
	of being a material		Formatted Table
	consideration in		
	planning decisions, but		
	are not part of the		
	development plan.		
Sustainability	The process of		 Formatted: Font: 10 pt
Appraisal	assessing the economic,		Torridated. Forti. 10 pt
	social and environment		
	effects of a proposed		
	plan. This process		
	implements the		
	requirements of the SEA		
	Directive. It is required		
	to to be undertaken for		 Formatted: Font: 10 pt
	all DPDs		Tomatour Form 20 pt

# APPENDIX 1: SPECIFIC GENERAL CONSULTATION BODIES IDENTIFIED IN THE TOWN AND COUNTRY PLANNING (LOCAL PLANNING) (ENGLAND) REGULATIONS 2012

Regulation 2 of the Town and Country Planning (Local Planning) (England) Regulations 2012 sets out the specific and general consultation bodies that the council is legally required to consult on when preparing Planning Policy documents. See http://www.legislation.gov.uk/uksi/2012/767/regulation//made

### Specific consultation bodies include the following:

(a) the Coal Authority(b),

(b) the Environment Agency(c),

(c) the Historic Buildings and Monuments\_ Commission for England (known as English Heritage)(d).

(d) the Marine Management Organisation(e),

(e) Natural England (f),

(f) Network Rail Infrastructure Limited (company number 2904587),

(g) the Highways Agency,

(h) a relevant authority any part of whose area is in or adjoins the local planning authority's area,

#### (i) any person—

(i) to whom the electronic communications code applies by virtue of a direction given under section 106(3)(a) of the Communications Act 2003, and

(ii) who owns or controls electronic communications apparatus situated in any part of the local planning authority's area,

(j) if it exercises functions in any part of the local planning authority's area—

(i) a Primary Care Trust established under section 18 of the National Health Service Act 2006(g) or continued in existence by virtue of that section:

(ii) a person to whom a licence has been granted under section 6(1)(b) or (c) of the Electricity Act 1989(h);

(iii) a person to whom a licence has been granted under section 7(2) of the Gas Act 1986(i);

(iv) a sewerage undertaker; and (v) a water undertaker;

(k) the Homes and Communities Agency(j);

(a) 1996 c.16.

(b) See section 1 of the Coal Industry Act 1994 (c.21).
(c) See section 1 of the Environment Act 1995 (c.25).

(d) See section 32 of the National Heritage Act 1983 (c.47).
(e) See section 1 of the Marine and Coastal Access Act 2009

(f) See section 1 of the Natural Environment and Rural Communities Act 2006 (c.16).

(a) 2006 c.41.

(h) 1989 c.29. There are amendments to these provisions which are not relevant to these Regulations.

(i) 1986 c.44. There are amendments to these provisions which are not relevant to these Regulations.

(j) See section 2 of the Housing and Regeneration Act 2008 (c.17).

#### General consultation bodies include the following:

(a) voluntary bodies some or all of whose activities benefit any part of the local planning authority's area.

(b) bodies which represent the interests of different racial, ethnic or national groups in the local planning authority's area.

(c) bodies which represent the interests of different religious groups in the local planning authority's area,

(d) bodies which represent the interests of disabled persons in the local planning authority's area,

(e) bodies which represent the interests of persons carrying on business in the local planning authority's area:

#### APPENDIX 42: DUTY TO CO-OPERATE BODIES IDENTIFIED IN THE TOWN AND COUNTRY PLANNING (LOCAL PLANNING) (ENGLAND) REGULATIONS 2012

Regulation 4 of the Town and Country Planning (Local Planning) (England) Regulations 2012 sets out the consultation bodies that the council is legally required to consult with under the Duty to Co-operate. See http://

www.legislation.gov.uk/uksi/2012/767/regulation/4/made

# APPENDIX 23: CONSULTATION BODIES IDENTIFIED IN SCHEDULE 1 OF

## THE NEIGHBOURHOOD PLANNING (GENERAL) REGULATIONS 2012

Schedule 1 of the Neighbourhood Planning (General) Regulations 2012 sets out the organisations and other bodies that the council is legally required to consult with for neighbourhood plans. See

http://www.legislation.gov.uk/uksi/2012/637/pdfs/uksi\_20120637\_en.pdf

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Currently, The Town and Country Planning (Local Planning) (England) Regulations 2012

ii Currently, Local Government (Access to Information) Act 1985

i Localism Act 2011, S.110, available at: http://www.legislation.gov.uk/ukpga/2011/20/cont ents/enacted Formatted: Font: 10 pt

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