PLANNING FOR GROWTH

STATEMENT OF COMMUNITY INVOLVEMENT

FOR CONSULTATION, JANUARY 2019
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Preface

Hertsmere’s Statement of Community Involvement sets out how the council will consult the public during the preparation of planning documents and when determining planning applications. One of the aims of the planning system is to encourage effective and meaningful community involvement throughout all of the stages of the place making process. Effective community involvement will give people the opportunity to say what sort of place they want to live in and explains how their views can make a difference. We are committed to a continuous review and update the Statement of Community Involvement (SCI).

Hertsmere’s Statement of Community Involvement was last updated in 2017. It is appropriate to continue to review how we engage with the public and to consider what works best. This new Statement of Community Involvement also takes account of new work that the council is doing with the neighbouring authorities of Dacorum, St Albans, Three Rivers and Watford on a Joint Strategic Plan covering all five districts.
Glossary

Community Strategy
A document prepared by our Local Strategic Partnership – Hertsmere Together - comprising various private and public sector organisations that promote strategies to improve the quality of life of people who live in, work in and visit the borough.

Development Plan
The development plan guides the economic, social, environmental and physical development of the borough. The adopted development plan for Hertsmere is made up of the Core Strategy (2013), Elstree Way Corridor Area Action Plan (2015), and Site Allocations and Development Management (SADM) Policies Plan (2016), as well as the Policies Map. A review of the development plan is currently being undertaken (“Planning for Growth: Local Plan Hertsmere”). Any Neighbourhood Plans that are made in the borough will also form part of the development plan.

Joint Strategic Plan
A shared plan between the five districts of Dacorum, Hertsmere, St Albans, Three Rivers and Watford that will provide the wider planning framework for the five districts.

Local Development Order
The function of a Local Development Order (LDO) is to locally extend the scope of permitted development in response to local circumstances.

Local Development Scheme
Our Local Development Scheme is the project plan and timetable setting out what steps we are taking to prepare documents, and by when.

Planning Performance Agreements (PPAs)
An agreement between a developer and a local authority (and potentially other key players, such as statutory consultees) for more complex planning applications, setting out who will do what and when, to an agreed timescale prior to the determination of that application.

Representations
The comments we receive from members of the public, groups or organisations in response to plans and documents made available through public
consultation exercises, as well as in response to individual planning applications.

**Statement of Community Involvement**

Our Statement of Community Involvement (this document) sets out the procedures we will follow when consulting on future planning documents and applications.

**Secretary of State**

Proposals for Development Plan documents and submission Local Plan Documents are sent to the Secretary of State for Housing, Communities and Local Government, and in the case of submission “Planning for Growth: Local Plan Hertsmere” also to the Planning Inspectorate.

**Supplementary Planning Documents (SPDs)**

Supplementary Planning Documents or SPDs focus on specific issues that need more detailed guidance to support the main policies contained in the Local Plan.

**Sustainability Appraisal**

The main purpose of the Sustainability Appraisal is to review the social, environmental and economic effects of plan strategies and policies to make sure they are made in line with the aims of sustainable development.
1 Introduction - What is the Statement of Community Involvement?

1.1 The Statement of Community Involvement (SCI) is a document which sets out our policy for involving the community, both in preparing and revising planning policy documents and in the consideration of individual planning applications. The requirements for preparing this SCI are set out in the Planning and Compulsory Purchase Act 2004, the Planning Act 2008, the Localism Act 2011, and the Town and Country Planning (Local Planning) (England) Regulations 2012 (as amended).

1.2 Through this revised SCI we aim to continue to promote effective and wherever possible, additional public involvement in the planning system. This will help to make sure that all sections of the community, including people who do not normally get involved in the planning process, have the opportunity to contribute to all aspects of place-making. We aim to involve local residents, businesses, landowners, groups and organisations, along with other stakeholders such as national and regional organisations, in the process. We will place an emphasis on making information widely accessible in all formats, and make use of the Internet, the local press and existing networks of communication.

1.3 The benefits of continuous community involvement are that we can:

- help people understand the planning process
- work with groups and individuals who would otherwise not get involved, including on individual planning applications
- identify issues of concern; and
- provide an opportunity for negotiation on representations made on Local Plan and planning applications

1.4 We hope to increase the opportunities for involving the community by consulting the community where we can and increasing the ways in which information is made available. We will prepare all future planning documents that manage the economic, environmental and physical growth of Hertsmere in line with the procedures established by this statement.

1.5 The SCI covers three areas where the council is involved in planning. These are: (a) the preparation of its Local Plan (“Planning for Growth: Local Plan Hertsmere” and other local planning policies; (b) determining planning applications; and (c) work the council will carry out with four other South West Hertfordshire authorities in the preparation of a Joint Strategic Plan.
2 Why have we prepared this statement?

2.1 The minimum legal requirements for consultation and public involvement on planning policy documents are set out in the Town and Country Planning (Local Planning) (England) Regulations 2012. We consider these regulations to be minimum standards and aim to do better than the minimum requirements where possible. The council also has obligations under the Neighbourhood Planning Act 2017 which requires us to set out how we will give advice for parishes and others wishing to prepare a Neighbourhood Plan or a Neighbourhood Development Order.

2.2 Section 8 'How do I get involved if I want to comment on development proposals or planning applications?' of the SCI sets out how we consult on planning applications. It takes account of our legal obligations under the Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) and how we will encourage developers to consult interested groups such as nearby residents and organisations before they submit applications. Section 8 'How do I get involved if I want to comment on development proposals or planning applications?' also contains additional plans to consult people on planning applications by the type of application submitted.

Duty to Cooperate

2.3 The council works closely with neighbouring local authorities and other organisations. The Localism Act (2011) places a ‘duty to cooperate’ on all local authorities and a number of other public bodies which requires on-going, constructive and effective engagement to development strategic policies and consider joint approaches to plan making. This could result in continued work on joint evidence base documents with adjoining local authorities for example.

2.4 The duty to cooperate in Hertsmere applies to the following public bodies outlined below:

- Neighbouring local authorities in London and Hertfordshire
- The Environment Agency;
- Historic England;
- Natural England;
- The Mayor of London;
- The Civil Aviation Authority;
- The Homes and Communities Agency;
- Local clinical commissioning groups and the National Health Service Commissioning Board;
- The Office of Rail Regulation;
- Transport for London;
- Each Integrated Transport Authority;
- The Highway Authority (Hertfordshire County Council) and Highways England for roads where the Secretary of State for Transport is the highway authority (M1, M25, A1);
The Marine Management Organaisation

2.5 The 2018 National Planning Policy Framework reminds councils to cooperate with one another on strategic matters that cross administrative boundaries. These can include:

- the homes and jobs needed in the area;
- the provision of retail, leisure and other commercial development;
- the provision of infrastructure for transport, telecommunications, waste management, water supply, wastewater, flood risk and the provision of minerals and energy (including heat);
- the provision of health, security, community and cultural infrastructure and other local facilities; and
- climate change mitigation and adaptation, conservation and enhancement of the natural and historic environment, including landscape.

2.6 The duty to cooperate is in addition to continuing to consult a number of statutory groups such as neighbouring authorities or local and national agencies. These are all contained in list one of Appendix 1 ‘Consultee list’. We will also consult individuals, organisations and groups where it is considered that they will be affected by a document. A summary of these types of groups is contained in list two of Appendix 1 ‘Consultee list’. Councils must maintain statements of common ground, documenting the cross-boundary matters being addressed and progress in cooperating to address these. These should be produced using the approach set out in national planning guidance, and be made publicly available throughout the plan-making process to provide transparency.
3 What is the development plan for Hertsmere?

3.1 The development plan for the borough currently comprises the Core Strategy, (adopted January 2013), Elstree Way Corridor Area Action Plan (adopted July 2015), and Site Allocations and Development Management Policies Plan (adopted November 2016). We have a database of contacts which we will continuously update throughout the various consultation stages. We will also explore links with community involvement on the community strategy to share contacts to reduce the number of separate consultation periods on similar topics to help avoid consultation fatigue.

3.2 We are currently working on a new Local Plan for the borough (“Planning for Growth: Local Plan Hertsmere”) that will eventually replace the Core Strategy, the Elstree Way Corridor Area Action Plan, and Site Allocations and Development Management Policies Plan.

Figure 1 Hertsmere's current development plan

![Hertsmere's Development Plan Diagram]

3.3 There are also two procedural documents; a Local Development Scheme and a
Statement of Community Involvement (this document) that the Council must prepare to show when and how we will deliver any development plan document. We also prepare an Authority Monitoring Report (AMR) which will help us to monitor the effectiveness of, and to manage, our Local Plan.

3.4 Supplementary Planning Documents (SPDs) focus on specific topics in greater detail, providing policy guidance to support the Local Plan policies. We currently have six of them covering issues such as design, affordable housing and biodiversity.

Development Plan Documents

3.5 The Core Strategy, Policies Map, Site Allocations and Development Management Policies Plan are statutory Development Plan documents, which form part of the overarching Development Plan. The Elstree Way Corridor Area Action Plan is an optional Development Plan document which addresses a specific area. These are described in more detail in our Local Development Scheme.
4 When can I get Involved in “Planning for Growth: Local Plan Hertsmere”, the new Local Plan?

4.1 We will produce our new Local Plan in line with the procedures set out in the Town and Country Planning (Local Planning) (England) Regulations 2012 and will consult the community in accordance with these regulations and this Statement of Community Involvement. There are five main stages in Local Plan production: issues and options; publication draft (sometimes known as ‘pre-submission’); examination; main and minor modifications and adoption. We work within the context of the Government’s ‘Consultation Principles: Guidance (updated 2016) and Equalities legislation.

Preparation of a Local Plan including Issue and Options (Regulation 18)

4.2 This stage includes two main activities: survey and evidence gathering; and initial work on a sustainability appraisal. We will consult the main stakeholders who will help us identify what evidence is needed to prepare the Local Plan document and all consultees (statutory, general and interested parties) regarding what ought to be in the Local Plan document. We have already run two rounds of consultation to comply with this stage including an Issues and Options stage (2017) and on Potential Sites for Housing and Employment (2018). In addition, there has been some targeted consultation with specific groups. We have also started the sustainability process, as required in the regulations, during this stage of the plan preparation process.

Publication of Local Plan (Regulation 19)

4.3 We will prepare a final ‘pre submission’ Local Plan and a sustainability appraisal report, which will be presented to the full Council for approval. We will than make the Local Plan available for public comment for at least six weeks, during which time anyone can make a formal representation supporting or objecting to the content of the document. Following this, we will submit the plan, together with the representations received, to the Secretary of State along with a final sustainability appraisal report and a statement showing how it meets this SCI.

Submission stage (Regulation 22)

4.4 We will prepare a summary of the comments we received on the publication draft of the plan, before submitting the document along with all other relevant supporting information to the Secretary of State (via the Planning Inspectorate) and making it available to the public.

Independent examination

4.5 The examination will consider the soundness of the Local Plan document, which will include an assessment of whether we have considered the views of the
community when preparing the document and complied with the Duty to Co-operate. If necessary, the inspector appointed by the Secretary of State will hold a pre-examination meeting at least two months before the examination. Statements can be made in written form or by an oral hearing at the examination. We will notify everyone who made comments at least six weeks before the date of the examination.

Main and Minor Modifications

4.6 Main Modifications (MMs) are changes required to the plan by the Inspector in order to resolve problems that would otherwise make the plan unsound or not legally compliant. They may include changes which the Council has itself put forward and submitted to the Inspector alongside the submission plan, where the Inspector considers these to be necessary.

4.7 Where the Inspector identifies that MMs may be needed, the nature and likely extent of these will be discussed at the hearings. Following the hearings, the Inspector will ask the council to produce a schedule of proposed MMs, and to carry out public consultation on these to ensure that any party whose interests might be affected by the modification is given a fair opportunity to comment on it. This consultation period will normally last for at least 6 weeks.

4.8 The Inspector will usually consider representations on the draft MMs in writing, however further hearing sessions may be scheduled if the Inspector feels they are needed.

4.9 Minor or additional modifications are changes we may wish to make to the submitted plan which do not have a material effect on the content of the policies. They may include, for example, correcting grammatical or typographical errors, or updating factual information.

4.10 We will publish the minor modifications alongside the MMs, for completeness, making clear that responses to these are for the council to consider and will not be before the Inspector.

Adoption (Regulation 26)

4.11 After the examination, the Inspector will produce a report with recommendations which we must follow. Neither we, nor those making representations, can challenge the inspector’s recommendations, unless on a point of law by applying to the High Court. We will notify those that have asked us of the inspector’s report. We will adopt the Local Plan as soon as is practical thereafter.
5 **How can I get involved in the Local Plan?**

5.1 There are a number of methods of involving the community in the planning process such as in traditional print media and through our own website [www.hertsmere.gov.uk](http://www.hertsmere.gov.uk).

5.2 As people increasingly turn to social media channels for their news and comment, we recognise the importance of using these channels. The council already has a well-established presence on Facebook and Twitter, with over 2,000 followers on Facebook and over 6,000 followers on Twitter, and a growing Instagram account. In addition, there are a number of popular local community interest groups on Facebook, of which we regularly contribute posts and answer questions. We will be making the most of these existing channels and community groups to keep people updated, invite discussion and foster engagement among all residents in the Local Plan process.

5.3 We have set up dedicated ‘News for You’ e-alert service with over 8,000 subscribers so far for anyone interested in the Local Plan, so that they will receive updates direct to their email accounts about all aspects of the process. Visitors to our website are invited to subscribe to this service by inputting their email address whenever they visit any pages about the Local Plan.

**Libraries and area offices**

5.4 In addition to the publication of documents on our website, the simplest way of involving the community is by making information publicly available in easy-to-reach places. We already make published documents available in the civic offices, local libraries, parish and town council offices, and area council offices. These documents are available to view, photocopy or buy. There is a full list of all the local libraries and contact phone numbers in Appendix 2: ‘Document inspection points’.

**Electronic publishing**

5.5 We will make all published documents available on our website in a format that can be viewed and printed. Questionnaires will be able to be completed and submitted online through our new consultation software Objective Keystone. We will also include information about the dates and stages of all consultations, and say where the documents will be available. We will update the website in line with each stage of the consultation process. Our website address is [www.hertsmere.gov.uk](http://www.hertsmere.gov.uk)

**Press releases**

5.6 The local media is another way to tell the public about planning matters. We
currently issue press releases on a range of issues, including notices about some planning applications. We will issue press releases about consultations on planning documents to local newspapers and radio stations, briefly outlining the documents and how the public can comment on them. Press releases in the local media are considered to be an effective way of making information available to the less mobile members of the community. By having news published in free newspapers and local newspapers available to purchase and on radio broadcasts, we hope that more people will hear about the planning process and feel able to get involved. Below are some examples of who we send press releases to.

**Local newspapers:** Watford Observer, Barnet and Potters Bar Times, Borehamwood Times, Welwyn and Hatfield Times, and Herts Advertiser

**Local radio:** Three Counties Radio, Heart Radio

**Magazines:** Hertsmere News, Hertfordshire Life

Frequently Asked Questions

5.7 Some of the proposed planning documents may be quite long and will contain a lot of detailed information. For this reason we will produce short, easy-to-read lists of frequently asked questions alongside our publicity. We will also make a newsletter available as well as using other media to publicise the Local Plan. Copies of these leaflets will also be made available on our website.

Comments forms and questionnaires

5.8 Making information available to the community is vitally important. However, what is equally important is getting responses back from members of the public. We are committed to giving the community as much input as possible into the planning process. To encourage and focus responses, we will include a comment form with documents that go out to public exhibitions. This will guide members of the public in their response, telling them when to respond by and the best way to structure their comments so we can best use them to shape individual policies. Our new consultation software enables all comments forms and questionnaires to be completed online.

Stakeholder meetings

5.9 We need to involve stakeholders at an early stage of the plan-making process to make sure that our decisions take account of as many groups as possible. Stakeholder groups that must be involved are listed in the regulations. We will use this list as a starting point, also aiming to consult those groups who have an interest in the borough. See Section 6 ‘Who will we consult?’ for more details.

Business engagement meetings
5.10 We recognise that there are many people who run businesses or work within Hertsmere who are not residents of the borough. In order to engage with employers and employees and ensure they are able to have a say in the local plan process, we will seek to hold business engagement meetings in the plan-making process.

Public exhibitions

5.11 For the major stages of public consultation on the Local Plan, we will run a public exhibition in places that are easily accessible to members of the community. Our planning officers will run the exhibitions and we will invite all parish, borough, and county councillors to come to these sessions.

5.12 The main benefit of public exhibitions is that they are a good way of raising the profile of the issues and policies we are considering. Exhibitions held in local places can encourage members of the community to attend. Formal meetings can sometimes put people off, particularly if they feel uncomfortable speaking in public. The more informal nature of exhibitions can give people the opportunity to ask questions in person and/or provide written comments. However, we may hold a series of public meetings across the borough where it is considered that this will assist in disseminating and explaining information to larger numbers of people, as well as answering questions which they may have.

Community forums

5.13 Along with Hertsmere Together (the Local Strategic Partnership), we will consult existing forums and groups that provide a voice for under-represented groups. We will support them to hold workshops to encourage each representative group to work together.

Member Planning Panel and committee meetings

5.14 The Planning Panel is an all-party group, which has been established to inform the production and development of the Local Plan. It is not a decision making group. Its recommendations will be reported to the Council’s Executive for decision. Chaired by the Portfolio Holder with responsibility for planning matters, the Panel typically meets every two months, or more frequently if required, and provides an opportunity for Councillors to discuss and advise on the preparation of planning policy and related documents. The agenda for the meetings is published around one week before each meeting.

5.15 Documents for submission to the Secretary of State and for eventual adoption will be considered by the Executive and subsequently by full Council. Officers will regularly report the community’s views and comments during public consultations to meetings of both the Council’s Executive and the full Council. Both of these meetings are held in public and although the public cannot participate within any discussions, they do have the right to submit questions for a verbal response.
from the Portfolio Holder for Planning and Localism at full Council meetings.

**Working with internal officers and departments**

5.16 The planning department aims to have regular contact with other Council and County Council departments, using their knowledge and expertise to help prepare and consult on Local Plan documents. Each department has their own database of contacts, which the planning department could use to expand their own contact database. We may ask partners to publicise Local Plan documents on our behalf with their stakeholders.

**Alternative formats for documents**

5.17 In line with our Community Strategy and Corporate Communications Strategy, documents or extracts of documents can be provided in different formats where possible. Our website has been designed to allow readers to view documents in large print and we have also installed Browsealoud for visually impaired people.
6  Who will we consult?

6.1 We are committed to involving as many individuals and groups as possible when developing our planning policies for the borough. These include those groups and organisations that have been previously hard to reach. Key target groups are:

- hard-to-reach’ groups (including elderly and young people, disabled people, rural and travelling communities, religious and ethnic-minority groups); residents;
- businesses;
- developers, agents and landowners;
- local interest groups;
- local community and amenity groups;
- parish and town councils;
- members of the local strategic partnership;
- central, and local government departments; and
- national and county bodies and organisations.

6.2 We recognise that some people may feel removed from the planning process. Effective consultation should include methods that make consultation accessible to all and should be appropriate to the needs of the particular target group.

6.3 We will work with Hertsmere Together (our Local Strategic Partnership) to establish new ways to consult people especially where the groups are ‘hard to reach’, such as elderly people, young people, disabled people, ethnic minorities, religious groups, travelling and rural communities. These groups have tended to be under-represented in the planning process and so need specific approaches to involve them. We will place emphasis on expanding the range of information made available on the Internet along with consulting people on-line. We will carry out all consultation in line with our corporate communications strategy.

6.4 We will also work with existing partners and use existing networks to informally involve the community and stakeholders at an early stage. These networks include forums and meetings with existing groups and use specialised consultation methods to involve hard-to-reach groups.

6.5 Other methods for engaging hard to reach groups could include holding open forums and exhibitions at community centres and schools around the borough, and using appropriate forums to involve Black, Asian and Minority Ethnic groups and minority ethnic groups and young people. For these types of sessions we will issue press releases to local newspapers and on the Internet to inform the community of the dates and venues. We will consider the use of short questionnaires and structured forms so that people can provide written comments and so that we can process comments quickly once we receive them.
**Statutory and non-statutory consultation**

6.6 By law, we must consult certain organisations throughout the Local Plan process. List one of Appendix 1: 'Consultee list' comprises a list of the statutory and non-statutory organisations that we will consult at various stages of the planning process.

6.7 We must consult organisations such as neighbouring planning authorities, the Environment Agency, utility companies (gas, water and electricity), Government departments and Hertfordshire County Council. The non-statutory organisations are defined in the regulations as voluntary organisations or groups whose activities benefit any part of the borough, and other organisations representing the interests of different racial, ethnic, national, religious, business and disabled people’s groups. The list of non-statutory organisations may change over time, and we will update it as the planning process progresses. A summary of the non-statutory organisations we will consult is contained in list two of Appendix 1: 'Consultee list'.

6.8 Where a site allocation is proposed close to the boundary with a neighbouring authority, we will also write to residents of that authority who live within a particular radius of the site. That radius will be determined according to the size of the site and the number of homes/amount of non-residential floorspace proposed. We will also write to the elected Members who represent the relevant ward(s) within the neighbouring authority, as well as the local MP for that area.

6.9 All of the organisations and individuals in these lists are held in the local plan database and can be easily updated. The database entries record the categories of consultee identified at Appendix 1: 'Consultee list'. Any individual or group can ask us to add their contact details to the database, which will result in them being consulted on future planning documents.

6.10 When consulting organisations and groups from both the statutory and non-statutory lists, we can provide copies of the documents in a variety of formats, including electronically. We hope that by consulting voluntary organisations and groups, information will be passed down to a wider area of the community.
7 Public participation in other policy documents and Neighbourhood Plans.

7.1 We will also prepare other policy documents such as Supplementary Planning Documents and development briefs.

Supplementary Planning Documents (SPDs) including Development Briefs

7.2 SPDs provide more detail to development plan policies. They cover specific subjects that need more in-depth guidance, and can be updated relatively quickly to respond to changing needs. They do not contain any new policies. The council has six SPDs in current use.

7.3 In producing any further SPDs we will consult key stakeholders, existing forums and the wider community. SPDs are not Development Plan documents and as such are typically subject to only one period of public consultation.

7.4 We may also choose to prepare a development brief for some sites. This will set out the main issues affecting the site and the surrounding area, the relevant policies from the development plan, and what we hope to achieve from any future development on the site. The aim of development briefs is to provide developers with a clear picture of what we believe is appropriate development for the site, which should help them to provide an application that considers all the matters raised in the brief, speeding up the decision and delivery of any proposals. Development Briefs will normally have the status of a Supplementary Planning Document.

7.5 We currently have two adopted development briefs which have SPD status for the following locations:

- Radlett Key Locations. This brief, adopted in March 2011, sets out the forms of development that are generally acceptable on a number of key sites in the centre of Radlett.
- Bhaktivedanta Manor, Letchmore Heath. Bhaktivedanta Manor is a site of major religious significance centred on a listed building. The brief, adopted December 2012, was prepared in consultation with stakeholders and the local community, and sets out parameters within which the development of new buildings on the site is likely to be acceptable.

Neighbourhood Planning

7.6 Neighbourhood planning was introduced by the Localism Act 2011. There are two main mechanisms for neighbourhood planning – Neighbourhood Plans and Neighbourhood Development Orders.
7.7 A Neighbourhood Plan is a way of helping local communities to influence the planning of the area they live and work in. If a plan is prepared and agreed by the community in a referendum it will become part of the development plan for the area and be used in the determination of planning applications.

7.8 A Neighbourhood Development Order can grant planning permission for certain types of development without the need to submit a planning application to the Council. The regulations for Neighbourhood Planning came into force on 6th April 2012. The Localism Act 2011, together with these regulations, places various duties and responsibilities upon the Council.

7.9 It is the responsibility of the relevant body (a parish/town council or designated neighbourhood forum in an unparished area) to prepare the neighbourhood plan and to undertake an inclusive consultation, although the borough council has a duty to assist. Conducting a wide-reaching consultation procedure is in the interest of the relevant body as the plan or order can only be adopted after a referendum in which over 50% of voters support the plan or order. Neighbourhood plans must also conform to national planning policy, the development plan for the area and other “basic conditions”.

7.10 Where the Council has a duty to publicise a neighbourhood plan or referendum (including the original application to designated a Neighbourhood Area), we will do so in line with the Localism Act 2011, the Neighbourhood Planning (General) Regulations 2012 (as amended) and the principles in this SCI.

7.11 There are currently two neighbourhood plans being prepared covering Radlett and Shenley. We will support other parishes and groups wishing to prepare Neighbourhood Plans or Neighbourhood Development Orders. This support will extend to providing mapping information, statistical data and acting as critical friend in reviewing/testing emerging policies.
8 How do I get involved if I want to comment on development proposals or planning applications?

8.1 As well as being involved in preparing our Local Plan, the community can also get involved in the planning applications we receive. The Planning Practice Guidance provides guidance and expectations in terms of the formal consultation process for planning applications. This section briefly explains the consultation procedures that we must follow for the three types of planning applications – ‘major’, ‘minor’ and ‘other’.

**Major**

Residential development - 10 or more new homes or a site of more than 0.5 hectares

- Offices, research and development, light industry
- Retail, distribution and servicing
- Agricultural, leisure, clinics, parking, education

*Any development on a site with an area exceeding 1 hectare

Where the floorspace created is 1,000m² or more (including any change of use)

**Minor**

Residential development - less than 10 new homes

- Offices, research and development, light industry
- Heavy industry, storage and
- Retail, distribution and servicing
- Agriculture, leisure, clinics, parking, education

Where the floorspace created is less than 1,000m² (including any change of use)

**Other**

- Minerals and waste
- Change of use
- Householder developments
- Advertisements
- Alterations and extensions to listed buildings
- Demolition of listed buildings
- Conservation area consent

**Pre-application discussions**

8.2 Pre-application discussions help us make sure that our approach to deciding
planning applications is clear and open to everyone. We welcome pre-application discussions between officers, applicants and interested groups including, wherever possible, the local community. These discussions may vary from a short chat with the duty officer, to a series of meetings with various council departments for a large-scale development scheme. Any views or opinions given during pre-application discussions are informal and are not binding on any future decision we make. If appropriate, officers will advise that discussions are held with advisory bodies such as the Herts and Middlesex Wildlife Trust or the Environment Agency prior to the submission of planning applications.

8.3 Pre-applications discussions are useful because they:

- identify problems and public concerns at an early stage, potentially avoiding objections later on;
- encourage openness when we decide on planning applications; and allow us to process applications in a more timely way, when development; and
- proposals are in line with planning policies, and to make sure there is high-quality development.

8.4 We encourage developers and applicants to prepare as much information as possible before a pre-application discussion takes place to allow officers to prepare for these meetings and provide useful advice.

8.5 We encourage developers to enter into early discussions with us through our formal, chargeable, pre-application process. At this stage, planning officers can advise developers whether an application is likely to be ‘sensitive’, such as one that is likely to attract a large amount of public interest, and whether they need to carry out further consultation with the community. In any case, we will strongly urge developers to undertake early engagement with the local community in developments that are likely to have a significant effect on the local area.

The role of the applicant, the council and councillors in pre-application discussions

8.6 In some cases which have a wider public interest and for major applications, prior to their formal submission, we will encourage the applicant to consult the community through area forums or public exhibitions with developers, council representatives (where appropriate) and interested groups or members of the local community. Where this involves sites which have been allocated in a Neighbourhood Plan, this should specifically involve the relevant Parish or Town Council. It is important that as many people as possible have the opportunity to discuss the scheme with the developers. These events must be organised by the applicant and should be held in a suitable place near to the development site or in a neutral area. The applicant must pay all costs associated with any pre-application events undertaken and we will ask applicants to provide a summary of any pre-application consultation they have undertaken, when they submit their planning application. Although we will encourage these sorts of events, developers and applicants are not obliged to carry out pre-application
discussions with the community and the Council does not itself (nor is statutorily required to) undertake consultation on pre-application proposals. However, developers and applicants are strongly encouraged to notify local Councillors when holding a local consultation events, as well as making the planning department aware that an event is taking place, including parish and town councils.

8.7 We will encourage developers to hold the consultations at a stage in the design process where they can change their decisions and alter the schemes if necessary. The results of these discussions should be presented with the planning application as a supporting consultation statement. The supporting statement should identify where possible how problems and public objections have been dealt with in the proposed development scheme, and how the applicant has involved the community in line with the SCI.

8.8 We will have a ‘without prejudice’ position in all pre-application discussions, and will only play a watching brief-role. This is to prevent the informal opinions of individual officers being taken as a definite decision on a scheme and the information submitted as part of the pre-application process is not routinely open to public inspection due to its confidential and potentially commercially sensitive nature. However, Ward Councillors will (subject to the agreement of the applicant) be consulted on pre-application proposals and may attend pre-application meetings. Councillors involved in pre-application discussions need to be aware of their activities and opinions at this stage, particularly where their opinions may prevent them becoming involved in making a decision on the application at planning committee. Our code of conduct for officers and councillors dealing with planning matters provides detailed advice.

Development team approach

8.9 We are committed to developing a development team approach between council departments to provide pre-application advice for large-scale development schemes. These will be made up of representatives from a number of council teams who will be able to provide advice on specific aspects of a development scheme. This may contain officers from development management, planning policy, building control, housing and environmental health departments, along with a highway engineer and any other relevant officers from Hertfordshire County Council. Where necessary, officers will invite representatives from other advisory bodies to make sure all issues are taken into account at an early stage in the application process. The development team would be able to give an informal opinion on more aspects of a scheme, reducing the need for long consultations during the application process.
Local validation lists

8.10 We will publish a Local Validation List shortly for all development types which sets the scope for the amount and type of information we require over and above what is compulsorily required by the national list. The Local Validation List will set out what will be required to be able to register, assess and determine planning applications within Hertsmere Borough Council's jurisdiction. The Local Validation List will speed up the registration and planning application determination process by getting the right amount of information at the validation stage. We are obliged to review this list every two years.

Neighbour and other local notifications

8.11 For all Householder and Minor applications, we will write to all the neighbours who share a boundary with or live opposite the planning application site. The letter or email notification will contain details of the plans, where the plans can be viewed (including online) and how to make comments on the applications. For all Major applications above 50 new dwellings or 5,000 sq m of new non-residential floorspace, we will continue to exceed the minimum requirements set out in the Town and Country Planning (Development Management Procedure) (England) Order 2015 and will notify all addresses within a particular radius of the application site. That radius will be determined according to the number of homes proposed/amount of non-residential floorspace, the size of the development site and the height of the development and will be agreed by the relevant Development Team Manager. For all Major applications above 50 new dwellings or 5,000 sq m of new non-residential floorspace and which are part of a Planning Performance Agreement (where timescales are agreed in advance with the applicant), details of the application will also be announced in Hertsmere News, where this can be accommodated within the timescales set out in the Planning Performance Agreement. We will also publish information of such schemes on our website.

8.12 Our online planning software system contains a range of enhanced online search facilities including the ability to search for proposals by area and by development size. Search criteria can be saved enabling quick searches to be undertaken on a regular basis. We also publish a weekly list of planning applications received which is circulated to local organisations and other interested parties, and advertised on our Facebook and Twitter pages. Residents with an interest in development in their local area are urged to engage with local residents’ associations, amenity societies and Parish/Town Councils. Our online ‘News for You’ service allows people to enter their email address to sign up to receive a link to the weekly list by email, as well as registering to find out about other council news and services.

8.13 The online software also enables neighbours and other interested parties to
make comments online and to track the progress of the application. The letter or
email which notifies neighbours and other parties will also contain details of the
case officer, when they can be contacted and a deadline for returning any
comments on the application. Other neighbours who do not live directly next to
the site but who have shown an interest in the application and then contact us
will be invited to comment on planning applications too. The results of any such
consultation will be reported and taken into account in decisions made by, and on
behalf of the council.

8.14 We will also display at least one site notice in all of the following cases: where
neighbours on at least one boundary cannot be identified; sites in conservation
areas; developments affecting listed buildings; sites with a high public profile
where it is important to tell the wider public; and major applications. This notice
will contain details of where the plans can be viewed, when we must receive
comments on the scheme and the relevant council contact details. We may need
to display more than one notice for large sites and for applications of more than
50 new dwellings or 5,000 sq m of new non-residential floorspace.

8.15 Notwithstanding our obligations set out in this SCI, for all Major applications and
proposals within designated Conservation Areas or relating to statutorily listed
buildings, the Council also has a duty under The Town and Country Planning
(Development Management Procedure) (England) Order 2015 to place notices in
the local press, erect site notices, and notify a wider number and spread of
neighbouring properties and land owners, along with statutory consultees such
as the local electricity, gas and water providers, the Environment Agency and
other Council and County Council departments. The same process is undertaken
where proposals are in conflict with the strategic principles and policies of the
Local Plan.

8.16 For Minor applications we will not issue a press notice and will consult a smaller
spread of neighbouring properties, land owners and statutory consultees. For
Other applications, normally just the immediate neighbouring properties and land
owners would be notified, unless the planning history of the site suggests that the
application would be of a wider local interest.

8.17 The following table indicates the length of time from the date of the notification
that people have to respond to a notification or consultation. These time limits are
essential as they enable officers to consider the responses early in the process
of the application to enable further enquiries or revised plans to be sought from
the applicant, within the overall time constraints of each individual application.
8.18 Bodies such as Natural England will be allowed a longer period of time to comment on applications where this is prescribed by legislation.

8.19 Where an application is located close to a property(ies) which happen to be located within a neighbouring local authority, we will also write to that neighbouring property(ies), using the same criteria as those set out above. This will include the use of a larger radius for major applications above 50 new dwellings or 5,000 sq m of new non-residential floorspace.

Advertisements

8.20 The process of placing notices in local newspapers may be reviewed by the Government and it may be that the necessity to advertise in newspapers will no longer be required in the future. Currently the cost of advertising in newspapers is very expensive and the benefits limited, given the other ways in which the local community can be informed of the applications. At present we need to put adverts in local newspapers for:

- planning applications where the neighbours are not known;
- planning applications that have previously caused wide concern;
- any planning applications that would, in the opinion of the Local Planning Authority, affect the special character or appearance of a Conservation Area
- all planning applications on or next to a listed building; and
- an application which is conflicting with the development plan (for example, a new house in the Green Belt).

Duty planning officer advice

8.21 The planning department runs a duty officer system on Monday and Friday mornings. We will continue this service where resources allow us to do so although our website contains an increasing amount of useful advice, as well as
information about the status of current and historic planning applications. The duty officer is usually a planner who will aim to answer all general planning enquiries although any advice provided is not binding on any future planning decision we may make and is often based on the information available at the time and without the benefit of a site visit. The duty officer will also be able to provide updates on the progress of applications or take a message for the case officer if people want to know more about a particular planning application.

Planning committees

8.22 Most planning applications are decided by planning officers of the Council under ‘delegated powers’. The scheme of delegation can be obtained by contacting us or from our website. Where applications have a wider public interest, both officers and councillors can decide whether an application should be discussed at a planning committee. Local ward councillors have the ability to ‘call in’ applications to the Planning Committee within 4 weeks of a valid application being received, where they consider this to be necessary (for example where a local resident has referred the matter to them). These are often applications that we consider raise major issues of public interest. The timetable for committee meetings is available on our website (www.hertsmere.gov.uk) or by phoning our Democratic Services Department on 020 8207 2277. When an application is being presented to the Planning Committee, we will will inform people who have commented on the proposal using the address or email supplied by the contributor telling them the time and place of the meeting.

8.23 The committee meetings are held in public so that members of the public can hear the discussions on planning applications. One person can also register to speak for or against each application, normally for three minutes, in addition to a local ward councillor (who does not sit on the planning committee) who can speak as a community ‘advocate’. We will send information about this to all interested groups. If you wish to know more about the Council structure or individual councillors, please contact the Democratic Services Department.

Revised applications

8.24 Sometimes we have to recommend alterations to planning applications to make the proposal acceptable. Often, the amendments are minor and we would not need to consult people about them (for example, changes to window designs). For more major amendments (for example, a change to the layout of a road within a residential development, or when a scheme is amended to overcome neighbours’ concerns), we will consult everyone we originally consulted with details of the amendments. New plans will be made available to view. People normally have seven to 14 days to respond to these amendments. There is no statutory requirement to consult people on amendments to applications. However, where changes (either individually or cumulatively) made to an
application are so significant that the proposals are fundamentally different to the original scheme, the Council may request that the application is withdrawn and a fresh planning application is made.

**Permitted development applications**

8.25 Permitted development rights allow for certain forms of development without the need to apply for planning permission. Certificates of Lawful Development or use are issued when a proposal meets the regulations.

8.26 Where a householder would like to build a larger extension under the newer permitted development rules under the Town and Country Planning The Town and Country Planning (General Permitted Development) (England) Order 2015, they must provide the Council with 42 days’ advance notification. The Council then has a statutory duty to notify adjoining neighbours of the proposals only as outlined in the regulations. There are several outcomes of prior notifications:

- prior approval is not required;
- prior approval is required when an objection has been received from a neighbor;
- an assessment takes places and then granted approval; or
- prior approval is required when an objection is received, an assessment takes place, and
- refused approval.

8.27 A full planning application will only then be required to be submitted where the prior notification application is refused where it would harm the amenity of neighbouring residents, or where the proposal falls outside of what permitted development regulations allow.

8.28 Where it is proposed to change the use of a building to residential use under any of the various provisions of The Town and Country Planning General Permitted Development Order 2015 (as amended) (also known as the GPDO) or any successor legislation (e.g. change of use from B1a (office) to C3 (residential), the applicant must provide the Council with 56 days’ advance notification. The Council has a statutory duty to consult relevant statutory bodies on the proposals only as outlined in Part 3, Paragraph W of the GPDO (in relation to highways impacts and flood risk). We also have to display a site notice on or near the land for not less than 21 days, and serve a notice on any adjoining owner or occupier. Adjoining parties will be made aware that the Council can only assess those elements of the scheme covered under the provisions of the GPDO (transport and highways, contamination risks, flooding risks and noise impacts from commercial premises).
8.29 Where insufficient information is provided in relation to the elements of the scheme that the Council can assess under the provisions of the GDPO, the application for prior approval will be refused and a full planning application would be required. The timescale for these 56 day notifications can only be extended by mutual agreement in writing between the parties.
9 How will we manage community involvement?

9.1 There are a number of documents that will be open to community involvement and public participation, in addition to formal consultation on draft policy documents. Each document has a number of stages. As a result, we will need to use the methods of community involvement which are most suitable for that specific stage and audience. The pre-production stage of Local Plan documents allows us to involve the local community and stakeholders at an early stage in the process. However, we recognise that the extent to which the community is involved depends largely on how the issues and processes are communicated so that people understand how the issues affect their quality of life and how they can get involved in shaping the future planning of their area.

9.2 We have set out basic communication standards in our communication strategy.

- Openness and accessibility – provide information and services to meet customers’ needs.
- Approachable and personable – break down barriers.
- Clarity – use plain English and avoid jargon. When this is not possible, we will provide a glossary.
- Integrity and honesty – provide appropriate information while respecting confidentiality.
- Impartiality – avoid leading people to a preferred response.
- Consistent – provide a consistent message and style.
- Targeted – provide information that is relevant and accessible to the specific audience.
- Timely – early and planned communication is an important part of managing change well.
- Inclusive – involve everyone who needs to receive information or wants to feedback information
- Effective listening – listen to people to support the two-way process.

9.3 We will develop a programme of involvement using various methods relevant to the types of documents and specific groups concerned. We will continue to develop our consultation database to make sure that the views and opinions are effectively recorded and monitored. We have introduced a new consultation system which will allow us to more effectively integrate document production with the consultation database, and will allow people to respond online directly to documents or parts of documents that they are most interested in. Standardised forms and questionnaires will help us to record people’s responses. All consultation periods will last for at least six weeks. See Section 6 ‘Who will we consult?’ for more information on how we will involve the community in producing local development documents.

9.4 All the methods of consultation we use will be in line with the Equality Act 2010,

Standards for acknowledging and reporting back on representations

9.5 We will normally acknowledge all the responses we receive within 10 working days of receiving them.

9.6 Anyone making comments on any Local Plan documents or SPDs will be included on an electronic consultation database and will be kept informed at all stages of the process where they indicate a wish to be.

9.7 At the end of each consultation period, we will analyse the responses and prepare a summary report which will normally be within the Statement of Consultation, which will be considered by the Council’s Executive. We will make the comments and reports publicly available. The reports will consider what has changed as a result of any community involvement. These reports will be available at the locations listed in Appendix 4:'Document inspection points' of this document and on the Council’s website www.hertsmere.gov.uk.

9.8 We will monitor the success of community involvement techniques to decide whether we have achieved a representative level of public involvement. We will use the results to review future methods of consultation.

9.9 The Council’s Authority Monitoring Report will contain a summary of the progress of the documents that are contained within the Local Development Scheme. This will include information about the consultation exercises that have been conducted on each document.

Resources

9.10 Our Planning Policy team will lead on most of the community involvement work, other than consultations relating to individual planning applications. The Local Development Scheme sets out the resources needed for the community involvement stages and methods of involvement used. Costs will include:

- promotional material and publicity;
- publishing public notices, other advertising and mailshots;
- consultation methods, including producing documents;
- room hire;
- display equipment and transport costs; and
- continuing investment in consultation databases and reporting systems.

9.11 In order to make sure that resources are kept manageable many of the areas covered in this SCI will be undertaken in-house. Where documents or leaflets need to be published we will obtain competitive quotes for printing and production. In order to achieve comprehensive and unbiased research results,
external companies may be employed to conduct some of the evidence gathering studies. This would also free up staff to focus on other projects.

**Planning Aid England**

9.12 Planning Aid is a free, voluntary service run by the Royal Town Planning Institute offering independent, professional advice and help on town planning matters. It is aimed at individuals, community groups and other voluntary groups who cannot afford to pay for private consultants. It aims to give people the confidence to help themselves become involved in planning issues. Planning Aid currently advises community groups in negotiations with the council and, if necessary, represents groups at public examinations.

9.13 We support this valuable resource and encourage members of the public to take advantage of the advice and services available through Planning Aid.

**Links with our Community Strategy and Corporate Plan**

9.14 The Local Strategic Partnership (LSP), known as Hertsmere Together, is made up of various public-sector agencies and their partners in the voluntary and private sectors. The Community Strategy (2017) is the product of a comprehensive process carried out to develop a set of aims that Hertsmere Together will work to achieve, with the long-term aim of shaping a better future for the communities of Hertsmere through partnership working.

9.15 There are benefits in linking the Community Strategy and the Local Plan. The Local Plan will help us to deliver a revised Community Strategy, and Local Plan documents should express those parts of the Community Strategy that relate to developing and using land. To help achieve this, we will:

- work with the LSP when preparing Local Plan documents;
- develop links between the process for preparing and reviewing the Local Plan and Community Strategy, including sharing and linking public consultation processes;
- use resources more efficiently, in terms of research, consultation and monitoring; and
- where possible, tackle ‘sensitive’ planning issues by discussing them as part of the Community Strategy process.

9.16 Hertsmere Together has been meeting since the beginning of 2002 and is made up of organisations involved with delivering services to residents of the borough. Members of the partnership include: Hertsmere Borough Council, Hertfordshire County Council, HCC Public Health, Fire and Rescue, Community Action Hertsmere, Herts Constabulary, Herts Valleys Clinical Commissioning Group, Forum of Faiths, Job Centre Plus, WENTA, Oaklands College, Citizens Advice Bureau (CAB), and Hertsmere Leisure, Housing Associations, Town and Parish
The different theme groups of the LSP will be kept informed of changes to the planning system and draft copies of relevant Local Plan documents. Meetings are organised to discuss Local Plan documents as they will affect these groups. Planning officers have also attended various LSP meetings to provide general information on the planning system. There are also a number of networks underneath the LSP including the Forum of Faiths.

When preparing documents for public consultation, the LSP contributes by providing mailing lists of its members and component groups to ensure that these groups are engaged in the planning process at the public consultation stages.

2020 Vision is the collective name for a suite of documents which make up the Council’s Corporate Plan. It includes a high level vision which is shown below as well as an Action Plan and a Performance Management Framework which includes performance indicators for the determination of planning applications in a timely manner.
Hertsmere’s 2020 Vision

WORKING WITH YOU, FOR YOU, IMPROVING OUR COMMUNITIES, OUR PLACES

WE WILL RESPOND BY:

Being an enterprising council
- Maintain financial resilience and work towards self-sufficiency
- Explore innovative ways to deliver services, particularly through collaborative working
- Optimize use of our assets: land, property, staff and financial

Planning for the future
- Ensure future growth meets the needs of the borough and its residents
- Support a thriving local economy
- Help increase the supply of affordable housing to meet local need
- Seek to protect and enhance the natural environment

Supporting our communities
- Support our residents to be healthier and live longer
- Work in partnership to build a safe, strong and cohesive community
- Provide opportunities to enable all the people of Hertsmere to lead fulfilling lives

Abiding by our values:
- Being of service
- Investing in employees
- Integrity and openness
- Ensuring equality in all we do

Continuing to deliver services to our communities

What are our challenges?

Increasing financial pressures
Changing population
Changing legislation

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10. Joint Strategic Plan

Introduction

10.1 This part of the SCI sets out a consistent approach for consultation and involvement on preparing a South-West Hertfordshire Joint Strategic Plan (JSP). It will provide an addendum to each of the existing SCI’s for the five South-West Hertfordshire authorities working in partnership on the JSP: Dacorum Borough, Hertsmere Borough, St Albans’s City, Three Rivers District and Watford Borough Council.

10.2 This part of the SCI sets out the consultation approach for the JSP only and not on other planning documents or on planning applications. All five authorities’ existing Statements of Community Involvement will continue to set out the approach to consultation and involvement for other planning policy documents and planning applications, and these are not affected by this document. Please refer to each authority’s website for details.

What is the South-West Herts Joint Strategic Plan (JSP)?

10.3 In Spring 2018, Dacorum, Hertsmere, St Albans, Three Rivers, and Watford Councils gave formal endorsement to begin work on a Joint Strategic Plan (JSP) for South-West Hertfordshire (see Figure 2 below).

Figure 2: Extent of South-West Hertfordshire Joint Strategic Plan Area
10.4 The South-West Herts JSP will be a formal statutory Development Plan Document, providing the overarching strategic planning framework for the five Local Planning Authority areas. Hertfordshire County Council will also assist with preparing the JSP. The South-West Herts JSP will contain strategic allocations and policies, including an overall spatial strategy and amount of housing, employment and supporting infrastructure to be provided. It will cover the period up to 2050.

10.5 The key stages to be undertaken in preparing the South-West Herts JSP are set out in Figure 3. Consultation is required at various stages during JSP preparation, including “Publication” stage, after which it will be submitted to Government. An independent Planning Inspector then carries out an Examination into the document, considering the views of interested people. The final decision on the soundness of the Plan will be made by that Inspector, after which the plan will be adopted by the five councils. You can find government guidance on preparing local plans here: www.gov.uk/guidance/local-plans.

Figure 3: Key stages in preparing the South-West Herts Joint Strategic Plan (JSP)
Each council will continue to be responsible for preparing its own Local Plan, but the JSP will also provide the platform to consider how the challenges of growth in the wider South-West Hertfordshire area can be addressed longer term (i.e. to 2050). Figure 4 below illustrates how these two key planning documents will fit together.

Figure 4: Relationship between the South West Herts JSP and Local Plans

By working together, the South-West Hertfordshire local authorities will also be in a stronger position to deliver and better fund essential local transport links, health services and educational facilities that local people want to see alongside new homes and jobs.

General Principles for Consultation on the South-West Herts JSP

We will apply some general principles to our JSP consultation.

- Involvement will be open to all regardless of gender, faith, race, ethnicity, disability, sexuality, age and social deprivation.
- We will undertake consultation as the plan is prepared.
- We will choose consultation processes by balancing available resources, cost and time constraints, and our level of discretion on the outcome.
- Consultation publications will be clear and concise and avoid unnecessary jargon, without understating the complexities of any decision.
- Enough time (minimum of 6 weeks) will be given for responses.
- We will inform those who respond to a consultation of later stages in the process, where required.

Who will we Consult on the Joint Strategic Plan?

We will consult with the following as we jointly prepare the JSP:
Statutory organisations including councils, infrastructure providers and government bodies as legally required or otherwise appropriate.

The general public.

Groups representing place or interest communities.

Local business, voluntary and other organisations.

Planning and development industry and consultants.

Others who have expressed an interest in the subject matter.

**How we will Consult on the Joint Strategic Plan?**

10.10 We will consult in the following ways as we prepare the JSP:

- We will contact appropriate organisations and individuals directly.
- We will publicise consultations by a combination of methods, as appropriate, such as: website, press release, displays, social media, community groups, community events.
- We will make consultation documents available at council offices and public libraries where appropriate.
- Consultation documents will be made available for download via each Council’s website.
- We will consider organising consultation events such as public exhibitions and stakeholder workshops.
- We will publish comments received or a summary as soon as feasible. We will explain how these comments have been taken into account when decisions are made.

**When we will Consult on the Joint Strategic Plan?**

10.11 The new South-West Hertfordshire Joint Strategic Plan is in the initial stages of preparation. It is envisaged that an Issues and Options consultation on a draft JSP will take place in spring 2020.

10.12 In preparing the Issues and Options consultation, we will undertake targeted engagement with organisations and key stakeholders to help us develop the draft Plan option for consultation.

10.13 After considering the responses to the Issues & Options consultation we will formally publish the Pre-Submission Plan in August 2020. Following consultation on that Plan, we will formally consult on the ‘Publication Version’ of Plan for representations in accordance with the relevant regulations before submission to Government and independent examination.
Appendix 1: Consultee list

Consultation groups List One

Specific statutory consultation organisations (in line with the Planning and Compulsory Purchase Act 2004 (as amended) and the Town and Country Planning (Local Planning) (England) Regulations 2012

Natural England
The Environment Agency
Highways England
The Historic Buildings and Monument Commission for England (Historic England)
Natural England – Essex, Hertfordshire and London Team
Local clinical commissioning groups (Herts Valleys CCG) and the National Health Service Commissioning Board
Network Rail Infrastructure Limited
Homes and Communities Agency
Relevant Electricity Undertakers
Relevant Gas Companies
Relevant Sewerage Undertakers
Relevant Telecommunications Companies
Relevant Water Undertakers
British Waterways Board
The Coal Authority
The Marine Management Organisation
Transport for London

Government Departments

Department for Communities and Local Government Department for Environment, Food and Rural Affairs Department for Transport
Department of Health (through relevant Regional Public Health Group)
Department of Trade and Industry
Ministry of Defence
Department of Work and Pensions
Department for Culture, Media and Sport

Neighbouring and other local authorities Dacorum Borough Council
Three Rivers District Council
Watford Borough Council
Welwyn Hatfield Borough Council
St Albans City and District Council
London Borough of Barnet
London Borough of Enfield
London Borough of Harrow
Hertfordshire County Council
Broxbourne Borough Council
East Hertfordshire District Council
North Hertfordshire District Council
Stevenage Borough Council
Adjoining Parish Councils
Mayor of London (GLA)

Parish and town councils of Hertsmere

Aldenham Parish Council
Elstree and Borehamwood Town Council Shenley Parish Council
South Mimms Parish Council
Ridge Parish Council
List Two

General consultation organisations

- Hertsmere Together: Local Strategic Partnership
- Hertfordshire Police and Crime Commissioner
- Voluntary organisations, some or all of whose activities benefit any part of the authority’s area
- Organisations which represent the interests of different racial, ethnic or national groups in the authority’s area
- Organisations which represent the interests of different religious or humanist groups in the authority’s area
- Organisations which represent the interests of disabled people in the authority’s area
- Organisations which represent the interests of businesses, housing associations, landowners and developers in the authority’s area
- Local amenity groups and organisations in the authority’s area.
Appendix 2: Document inspection points

Hertsmere Borough Council
Civic Offices
Elstree Way
Borehamwood
Hertfordshire
WD6 1WA

Parish council offices

Aldenham Parish Council Radlett Centre
1 Aldenham Avenue
Radlett
Herts
WD7 8HL

Elstree and Borehamwood Town Council
Fairway Hall Brook Close
Borehamwood
Herts
WD6 5BT

Local libraries

Borehamwood Library
96 Shenley Road
Borehamwood
Herts
WD6 1EB

Potters Bar Library (Oakmere) The Elms
High Street
Potters Bar
Herts
EN6 5BZ

Bushey Library
Sparrows Herne
Bushey
Herts
WD23 1FA
Radlett Library
Radlett Centre
1 Aldenham Avenue
Radlett
Herts
WD7 8HL

Neighbourhood information centres

Bushey Information Office
Bushey Centre
High Street
Bushey
Herts
WD23 1TT

Radlett Centre
1 Aldenham Avenue
Radlett
Herts
WD7 8HL

Potters Bar Information Office
Wyllyots Centre
Wyllyots Place
Darkes Lane
Potters Bar
EN6 2HN
Appendix 3: Background documents


Localism Act 2011


The Neighbourhood Planning (General Regulations) 2012 (as amended)

The Localism Act 2011

The Planning Act 2008

Neighbourhood Planning Act 2017

The Town and Country Planning Act 1990 (as amended)

Housing and Planning Act 2016

The Town and Country Planning (Permission in Principle) Order 2017

The Town and Country Planning (Brownfield Land Register) Regulations 2017

Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended)


Planning Practice Guidance (first published 2014)
