

Subject:	Adoption of the revised Statement of Community Involvement (SCI) 2024	Status:	For Publication
Report to:	Council	Date:	20 March 2024
Report of:	Head of Planning	Lead Member:	Lead Member for Planning, Licensing and Enforcement
Key Decision:	<input checked="" type="checkbox"/> Forward Plan <input checked="" type="checkbox"/>	General Exception <input type="checkbox"/>	Special Urgency <input type="checkbox"/>
Equality Impact Assessment:	Required: <input type="checkbox"/>	Yes/No	Attached: <input type="checkbox"/> Yes/No
Biodiversity Impact Assessment:	Required: <input type="checkbox"/>	Yes/No	Attached: <input type="checkbox"/> Yes/No
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1. RECOMMENDATIONS

- 1.1 To adopt the revised Statement of Community Involvement (2024).
- 1.2 Any minor modifications to be delegated to the Head of Planning and Lead Member for Planning, Licensing and Enforcement.

2. EXECUTIVE SUMMARY

- 2.1 The Statement of Community Involvement (SCI) sets out how people can be involved in the planning process, both in preparing planning policies and in the determination of planning applications.
- 2.2 It is a legal requirement under the Planning and Compulsory Purchase Act of 2004 (as amended) to prepare an SCI and this now needs to be reviewed every five years. The last SCI was adopted in February 2019, and reviewed in light of the Town and Country Planning (Local Planning) (England) (Coronavirus) (amendment) Regulation 2020, and so it is necessary to review this to ensure we still comply with the relevant legislation and planning guidance and continue to consult effectively.
- 2.3 It is not a requirement to consult on the Statement of Community Involvement. Given that we expect to update the SCI in due course to take account of further legislative changes to local plan-making and the planning application process, and possible improvements to digital consultation methods, it is suggested that no consultation be undertaken in regard to the changes proposed in the 2024 SCI.
- 2.4 This Report also discusses related proposals such as the expected imminent changes to the plan-making system and related proposals such as the update of the Local Development Scheme and the recent submission of the Neighbourhood Plan for Edenfield.

3. BACKGROUND

- 3.1 Statements of Community Involvement (SCIs) are statutory documents. Under [Regulation 10A of The Town and Country Planning \(Local Planning\) \(England\) Regulations 2012 \(as amended\)](#) local planning authorities must review Statements of Community Involvement at

least once every 5 years from the date of adoption to ensure that policies remain relevant and effectively address the needs of the local community. The Council must legally comply with its adopted SCI.

- 3.2 The first SCI produced by Rossendale Borough Council was adopted in 2010, with the first review prepared in 2014. This was updated again in February 2019. A supplement to the 2019 SCI was published during the Examination of the Rossendale Local Plan in August 2020 to show compliance with the Coronavirus legislation in place at that time, which restricted in-person meetings. As a result of this communication by digital means increased and, although letters are still sent out where necessary to individuals who do not have access to the internet, the main means of communication is via email and the Council's website.

4. DETAILS

The Statement of Community Involvement

- 4.1 The current SCI, published in 2019, has been reviewed and a number of changes made.
- 4.2 The Levelling Up and Regeneration Act came into force in October 2023. This paves the way for a significant reform of the current planning system, particularly in respect of plan-making, and will require secondary legislation and to be accompanied with further updates to the National Planning Policy Framework (NPPF) and Planning Practice Guidance (NPPG).
- 4.3 It is expected that Local Plans under the new system will focus on strategic policies and site allocations with set timescales to ensure quicker preparation of Local Plans, taking no longer than 30 months including the examination. Another change is that National Development Management Policies will be introduced and imported into Local Plans. Supplementary Planning Documents will be replaced by Supplementary Plans and will require independent examination.
- 4.4 Other relevant changes expected relate to the replacement of environmental impact assessment and strategic environmental assessment with the new Environmental Outcome Reports. Changes to infrastructure funding and contributions is also expected, so too will be the introduction of mandatory Borough-wide Design Codes.
- 4.5 The Council has been awarded £100,000 funding from DLUHC's Digital Planning Improvement to support the adoption of modern planning practices within planning data, digital capabilities and development management software. This may highlight opportunities to communicate better using digital means.
- 4.6 As a result it is possible that this SCI will need to be updated ahead of the 5-year review when there is a clearer understanding of how the community can and should be involved in planning matters.
- 4.7 The Council is currently updating the Local Development Scheme. It is a statutory requirement to consider whether a Local Plan is in need of review within five years of its adoption. As the current Local Plan was adopted in December 2026 it will, therefore, be necessary to consider by December 2026 whether it is in need of review. The Authority Monitoring Report for 2022/23 incorporates the Local Development Scheme, reporting on progress of the Supplementary Planning Documents.

- 4.8 There appears to still be no firm date for when the new system will commence, possibly late 2024, and we await further legislation and associated guidance. It is likely there will be transitional arrangements put in place and the requirement to start work on a new Local Plan within five years of adoption of the previous plan to remain. Once work starts on the new Local Plan it will need to be adopted within 30 months. Plans which are less than 5-years old when the new system goes live are unlikely to be in need of replacement until they are five years old. For Rossendale it is noted that “Authorities that have prepared a local plan... which is less than 5 years old when the new system goes live will not be required to begin preparing a new-style plan until their existing plan is 5 years old. So, for example, if an authority last adopted a local plan on 31 March 2022, the preparation of a new plan must start by 1 April 2027... Authorities can begin preparing a new plan sooner if they wish”¹.
- 4.9 The Council received the formal submission of the Neighbourhood Plan for Edenfield on 15 February from the Edenfield Neighbourhood Community Form (ECNF). Responsibility now lies with the Council to check that the submitted plan and other required documents have followed the proper legal process, including appropriate designation and the legal requirements for consultation and publicity have been followed. We will then publicise the plan on the Council’s website for a period of 6-weeks and invite representations. Following this, the Neighbourhood Plan will be submitted to an agreed independent examiner to hold an examination as soon as possible, probably via written representations unless it thought necessary to hold a Hearing. The examiner will report with recommendations, the reasons for them, and a summary of findings. The Council must then decide if the Neighbourhood Plan should go to referendum, which it will have to organise in line with the legislation. If the referendum results in more than half of those voting (ie 50% plus one) being in favour the Council must make the Neighbourhood Development Plan as soon as practical. The Forward Planning team is currently considering the documents submitted and looking to arrange the appointment of an independent examiner in agreement with the Neighbourhood Forum. As the consultation needs to last for 6-weeks, it is considered that this should commence in May, immediately following the local elections.
- 4.10 The main changes to the amended SCI are shown in the attached track change version of the SCI and are outlined below:
- Update the section discussing changes to the planning system.
 - Explain that the SCI may need to be reviewed earlier than the statutory five years.
 - Emphasis placed on communicating digitally although, in line with legislation, we will ensure copies of all documents are available to view at the Council’s principal office – the Business Centre at Futures Park.
 - Planning policy documents will no longer be available for viewing at the Borough’s libraries.
 - Replace references to the Duty to Co-operate with maintaining effective co-operation, to take account of changes introduced by the Levelling Up and Regeneration Act of 2023.
- 4.11 As discussed above, changes brought about through the Levelling Up and Regeneration Act (LURA) may necessitate amendments to how and when we consult with the public and other stakeholders on planning matters. Also the Council has just received an award of £100,000 funding from DLUHC’s Digital Planning Improvement Fund to support the adoption of modern planning practices within planning data, digital capabilities and development management software. This may highlight opportunities to communicate better using digital means.

¹ [Levelling-up and Regeneration Bill: consultation on implementation of plan-making reforms - GOV.UK \(www.gov.uk\)](https://www.gov.uk/government/consultations/levelling-up-and-regeneration-bill-consultation-on-implementation-of-plan-making-reforms)

5. RISK

- 5.1 Not adopting the Statement of Community Involvement means that the Statement of Community Involvement will not have been reviewed thoroughly within 5 years of adoption and so contrary to the legislation with potential implications for the LPA's performance.

6. FINANCE

- 6.1 Adoption of the SCI will not incur any additional financial pressures.

7. LEGAL

- 7.1 All legal implications are addressed in the Report.

8. POLICY AND EQUALITIES IMPLICATIONS

- 8.1 Policy and equalities implications are included in the body of the report. An initial Equalities Impact Assessment is attached. It is not considered the updated SCI will disproportionately impact on any of the protected characteristics and so a full Equality Impact Assessment is not needed.

9. REASON FOR DECISION

- 9.1 To publish the Statement of Community Involvement Update as soon as possible on the Council's website and to keep a paper copy available for viewing at the Council's offices. This is to ensure compliance with the legislation, whilst agreeing that an early review may be needed to take account of expected forthcoming changes to plan-making and development management, and consider consultation with statutory consultees and other stakeholders.

Background Papers	
Document	Place of Inspection
Draft Statement of Community Involvement 2024	attached
Equality Impact Assessment	attached
Statement of Community Involvement 2019	Statement of Community Involvement More Rossendale Borough Council
Statement of Community Involvement 2019 and 2020 Update	Statement of Community Involvement More Rossendale Borough Council
Authority Monitoring Report 2022/23 incorporating the Local Development Scheme	Authority Monitoring Reports Rossendale Borough Council



Statement of Community Involvement 2024

Forward Planning Team

February 2024



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1. Introduction

1.1. What is the Statement of Community Involvement?

This Statement of Community Involvement (SCI) sets out how you can get involved in the planning process including the preparation of local planning policies and decisions on planning applications.

The Council produced its first Statement of Community Involvement in 2010 and this was updated in 2014 and again in February 2019. A further document was issued in August 2020 during the examination of the Local Plan to take into account The Town and Country Planning (Local Planning) (England) (Coronavirus) (Amendment) Regulations 2020. It was considered unnecessary to amend the 2019 SCI as the measures set out in the 2019 SCI meant that the community could still be involved and view key documents, including anyone without access to the internet, despite the restrictions in place and the closure of the libraries.

It is necessary to review the SCI every five years. This current review also reassesses our consultation practices to ensure we continue to consult effectively.

1.2. Changes to the planning system

The preparation of an SCI is a requirement of the Planning and Compulsory Purchase Act 2004 (as amended). An SCI must set out how the Council intends to achieve community involvement, public participation and cooperation in the preparation of their Local Plan, including any Supplementary Planning Documents (SPDs), as well as setting out how they intend to involve the public when consulting on planning applications. The Neighbourhood Planning Act 2017 also requires SCIs to be up to date and to set out how we will support groups undertaking neighbourhood planning.

This review is therefore vital to ensure that we continue to meet the latest statutory requirements and do all we reasonably can to encourage involvement in the planning process. Recent legislative changes include for example:

- Neighbourhood Planning Act 2017
- The Town and Country Planning (Local Planning) (England) Regulations 2012 (as amended)

A revised NPPF was published in December 2023. Planning Practice Guidance notes have also been added and updated. The NPPF encourages consultation at key stages as we prepare planning policy documents and before decisions are made on planning applications.

The Town and Country Planning (Local Planning) (England) Regulations 2012 as amended sets out how the Local Plan and other supporting documents must be prepared.

The introduction of Neighbourhood Planning through the Localism Act places a number of requirements on the Local Planning Authority which are set out in a range of Regulations, notably The Neighbourhood Planning (General) Regulations 2012 and subsequent amendments.

The Government is committed to the simplification of the Planning system. Many changes have been introduced to the General Permitted Development Order to facilitate this. A number of types of properties are now able to change to an alternative use without first obtaining planning permission while in other cases, such as larger house extensions, a system of “prior notification” has been introduced.

The introduction of the General Data Protection Regulation¹ (GDPR) in May 2018 means that the Council has to get your permission to store your data.

¹ General Data Protection Regulation (2016/679)

The update of the SCI reflects these legislative and policy changes.

The Levelling Up and Regeneration Act (LURA) came into force in October 2023 and was followed in December with an update of the National Planning Policy Framework (NPPF). The LURA paves the way for a significant reform of the current planning system, particularly in respect of plan-making, which will require secondary legislation and will be accompanied with further updates to the National Planning Policy Framework (NPPF) and Planning Practice Guidance (NPPG).

It is expected that Local Plans under the new system will focus on strategic policies and site allocations with set timescales to ensure quicker preparation of Local Plans, taking no longer than 30 months including the examination, and the introduction of three gateway assessments. Another change is that National Development Management Policies will be introduced and imported into Local Plans. Supplementary Planning Documents will be replaced by Supplementary Plans and will require independent examination.

Other changes expected relate to the replacement of environmental impact assessment and strategic environmental assessment with the new Environmental Outcome Reports. Changes to infrastructure funding and contributions is also expected, so too will be the introduction of mandatory Borough-wide Design Codes.

The Council has been awarded £100,000 funding from DLUHC's Digital Planning Improvement to support the adoption of modern planning practices within planning data, digital capabilities and development management software. This may highlight opportunities to communicate better using digital means.

As a result it is possible that this SCI will need to be updated ahead of the required 5-year review when there is a clearer understanding of how the community can and should be involved in planning matters.

1.3. The Council's approach to community involvement

The SCI sits within the Council's existing approaches to community involvement. It sets out the Council's position on consultation with respect to planning documents and this is only one element of the Council's approach to consultation. Active partnership working exists on a range of related topics such as public health.

The Council works in partnership with Community Partnerships across the Borough covering the areas of Whitworth, Bacup, Rawtenstall and Haslingden. Membership of the partnerships is made up of representatives of the local community, ward councillors and partners such as the police, health service and Lancashire County Council. The role of the Community Partnerships is to work together to jointly address issues of concern to our communities and they are involved in the preparation of the Local Plan and other supporting documents.

2. The Local Plan and supporting documents

2.1. What are the Local Plan and supporting documents?

Local Plan documents

Rosendale's Local Plan sets out the spatial vision and planning policies for Rosendale. The Rosendale Local Plan 2019 to 2036 is the current Local Plan for the borough. All Local Plan documents go through consultation and, if found sound by an Independent Inspector after a public examination, are adopted by the Council. Local Plan documents therefore have statutory weight and are the principal consideration against which planning applications will be determined.

The Council's **Local Plan** was adopted on 15th December 2021 and sets out the strategic priorities and development strategy for Rosendale for the next 15 years from adoption, up to 2036. The Local Plan identifies the general areas where development will take place, and how much there will be, as well as how Rosendale's built heritage and natural landscape will be protected and enhanced.

Supporting documents

A **Sustainability Appraisal** was undertaken and was an integral part of preparing the Local Plan to assess the environmental, economic and social effects of proposals. Its preparation was iterative with the Local Plan and informed the policies as they were prepared.

As required by the Conservation of Habitats and Species Regulations (2010/2017) the Council also commissioned a **Habitats Regulation Assessment** (HRA) of the Plan. The Sustainability Appraisal and the HRA form part of the supporting evidence for the Plan and were examined as part of the Examination in Public.

The preparation of the Local Plan was supported by a range of supporting “Evidence base” documents covering issues such as flood risk, highways and viability. These are all available on the Council’s website at www.rossendale.gov.uk/local-plan/evidence-base.

Additional planning policy documents that we can prepare and which are subject to public consultation but are not publicly examined include Supplementary Planning Documents (SPDs). As these documents are not tested by an Independent Inspector they do not have the same statutory weight as the Local Plan and essentially provide additional advice or guidance to support the Local Plan, and the plan-making process. It is up to the Council whether it wishes to consult on the Statement of Community Involvement.

The **Authority Monitoring Report** (AMR) is produced annually and monitors the implementation of the adopted policies, reporting on the targets set, for example, in the adopted Local Plan.

The **Local Development Scheme** (LDS) sets out the timetable for preparing the Local Plan documents and identifying dates for key milestones. The current LDS is incorporated into the Authority Monitoring Report (AMR) for 2022/2023 and

shows progress being made on the Supplementary Planning Documents (https://www.rossendale.gov.uk/downloads/download/10832/authority_monitoring_reports). Now that we have more certainty about the new Local Plan process this is under review and will be updated in due course and can be viewed at <https://www.rossendale.gov.uk/local-plan/emerging-local-plan/8>

The **Statement of Community Involvement** (SCI) sets out how we involve the community in the planning process including the preparation of local planning policies and decisions on planning applications.

Supplementary Planning Documents (SPDs) provide more detail about policies in the Local Plan and may take the form of design guides, development briefs or a master plan. We have produced SPDs on a range of topics such as Climate Change, the re-use and re-development of employment land and shop front design.

Neighbourhood Plans were introduced under the Localism Act of 2011 and are prepared by local communities for their neighbourhood area. The plans are taken forward by the neighbourhoods themselves although there are parts of the process where the Local Planning Authority provides assistance. Specific legislation² applies to the development of Neighbourhood Plans, including the composition and establishment of the Neighbourhood Forum (where there is no Parish) and designation of the area which the Plan will cover. Neighbourhood Plans are subject to an independent examination and referendum.

Under the Community Infrastructure Levy (Amendment) Regulations 2014, the Council may introduce a **Community Infrastructure Levy (CIL) Charging Schedule** which is a funding mechanism for Local Authorities to help deliver infrastructure to support the development of their area, however no final decision has yet been made on this.

² The Neighbourhood Planning (General) Regulations 2012 (2012 No. 637) and The Neighbourhood Planning (General) (Amendment) Regulations 2015 (2015 No. 20)

Other documents may be brought forward in time and will be identified in the Local Development Scheme as appropriate.

Further information on the Local Plan and other supporting documents is available on the Planning Policy pages of the Council's website at www.rossendale.gov.uk.

2.2. When can I get involved in the Local Plan and supporting documents?

You can get involved in the preparation and development of each of the planning policy documents we produce.

Table A (page 11) sets out the different stages in preparing our Local Plan documents and the opportunities to get involved.

Table B (page 12) sets out the stages in preparing the Supplementary Planning Documents.

The Authority Monitoring Report and the Local Development Scheme are not subject to formal consultation but are published and available for the public to view, they are also reported to Members.

2.3. Who will we consult?

We are committed to involving all stakeholders in developing planning policies for Rossendale. These groups include:

- statutory consultees including neighbouring authorities
- residents
- businesses
- developers, agents and landowners
- Community Partnerships
- Neighbourhood Forums
- Whitworth Town Council
- local interest groups
- local community and amenity groups

- 'hard-to-reach groups'
- central, and local government departments
- national and county bodies and organisations

Details of all the organisations and individuals that we consult are held in our consultation database which is kept up-to-date. Any individual or group can ask us to add their contact details to the database so they can be kept informed of progress and consulted on emerging documents. This is done through a form on the Council's website which requires anyone asking to be placed on the database to give their formal consent. This form can be found here: <https://www.rossendale.gov.uk/local-plan/emerging-local-plan/9>

By law, we must consult certain organisations through the Local Plan process. Appendix 1 sets out the list of organisations we are required to consult.

Alternative methods of communication may be required to engage with 'hard-to-reach' groups including elderly and young people, people with disabilities, rural and travelling communities and ethnic minority groups.

Table A: Stages in the preparation of Local Plan documents and opportunities to get involved

Stage	What is it?	Opportunities to get involved
1. Evidence Gathering (Regulation 18) ³	This includes surveys, informal discussions with relevant bodies and researching Government policy and advice to ensure our evidence base is robust and up-to-date. This will enable issues and options to be identified to address needs.	Not normally at this stage. Any consultation will be targeted to obtain factual and / or scientific data about certain topics and / or issues, or to test assumptions. Typical evidence base documents include the Strategic Housing Market Area Assessment (SHMAA), Local Plan Viability work etc.
2. Production (Regulation 18)	This stage includes consultation on draft documents. We will invite comments during a specified time period. Once consultation is completed, responses will be analysed and amendments made as appropriate during this 'pre-submission' stage.	Yes, consultations on draft documents are the main opportunities to comment on and influence the content of the plan.
3. Publication (Regulation 19)	A 'pre-submission publication' version of the document will be prepared and this will be made available for public consultation for six weeks. Comments at this stage should relate to legal and procedural matters. All comments will be sent to PINS at the time of submission for examination. Responses will be recorded. This is the start of the formal statutory consultation process, and the Publication version represents the document that the Council would wish to adopt.	This stage is more concerned with how we have used the evidence to inform the options and conclusions made. It focusses on legal and procedural matters rather than the content of the document. General comments and representations should have been made during the production stage.
4. Submission & Independent Examination (Regulation 22 & 24)	The 'Submission' version of the document will be sent to be independently examined by an appointed Independent Planning Inspector. At the Examination the Inspector will consider all representations received during the consultation stage. The Inspector will recommend changes to the document in a non-binding report issued to the Council. Only minor amendments, such as correcting typographical errors, can be made by the Council. If the Council proposes to make substantial changes which aren't in line with the Inspector's recommendations, further consultation will be required.	Yes. You can watch the Examination in Public and might be contacted by the Inspector to give evidence if you have previously made comments or asked to attend certain sessions to discuss your representation. No new / further representations can be made at this stage and the decision to discuss particular topics and call certain people to speak is up to the Inspector.
5. Adoption (Regulation 26)	We will take account of the recommendations in the Inspector's report, make the necessary amendments and adopt the document. The adopted document and the Inspector's report will be published and publicised.	No. All comments and representations will have already been received and taken into consideration.

³ The 'Regulations' refer to the Town and Country Planning (Local Planning) (England) Regulations 2012. (2012 No. 767) as amended

Table B: Stages in the preparation of other Planning Documents and opportunities to get involved

Stage	What is it?	Opportunities to get involved
1. Evidence Gathering	This includes surveys, informal discussions with relevant bodies and researching Government policy and advice to ensure our evidence base is robust and up-to-date. This will enable issues and options to be identified to address needs.	Not normally at this stage. Any consultation will be targeted to obtain factual and / or scientific data about certain topics and / or issues, or to test assumptions.
2. Production	This stage includes consultation on draft documents. We will invite comments over a minimum period of four weeks, or as prescribed in the appropriate Regulations.	Yes, consultations on draft documents are the main opportunities to comment on and influence the content of the plan. Please note that not all documents will necessarily be consulted on, unless required by legislation or good practice.
3. Adoption	Responses will be analysed and amendments made. The final document will be published and publicised.	No. All comments and representations will have already been received and taken into consideration.

Table C: Examples of methods to be used to consult on Local Plan documents

Method	Why Use it?	Benefits	Weaknesses	Resource Implications	Documents that we expect to consult on using this technique
Formal newspaper advertisement	<ul style="list-style-type: none"> • Good practice. • To publicise by formal notice that documents are available for inspection. 	To provide the public with formal notice of commencement of public participation.	May not be the most inclusive method for some hard to reach groups e.g. ethnic minorities. In addition a significant number of the population do not read papers.	Staff time and cost of placing the notices.	<ul style="list-style-type: none"> • Local Plan • Policies Map • Sustainability Appraisal • Supplementary Planning Documents
Letters or emails to statutory bodies and other general consultees	<ul style="list-style-type: none"> • Regulatory requirement. • Notify all relevant bodies and individuals on the consultation database. 	Good for targeting specific groups directly.	Implications on staff time.	Staff time and cost of postage for letters.	<ul style="list-style-type: none"> • Local Plan • Policies Map • Sustainability Appraisal • Statement of Community Involvement • Supplementary Planning Documents • Evidence base documents
Consultation documents available for inspection at LPA offices	<ul style="list-style-type: none"> • Regulatory requirement. • Making documents available for inspection at the Council's One Stop Shop 	To meet the minimum requirements by ensuring that documents are available for inspection.	This method does not actively reach out to certain sections of the community i.e. the housebound.	Cost of printing documents for inspection.	<ul style="list-style-type: none"> • Local Plan • Policies Map • Sustainability Appraisal • Authority Monitoring Report • Local Development Scheme • Statement of Community Involvement • Supplementary Planning Documents • Evidence base documents

Method	Why Use it?	Benefits	Weaknesses	Resource Implications	Documents that we expect to consult on using this technique
Web Site	<ul style="list-style-type: none"> Regulatory requirement. The webpage will be used to advertise the consultation on the Local Plan, and the opportunity to comment online and download all documents relevant to the specific consultation and Local Plan in general. 	Meets regulatory requirements. An excellent source of information for access at home and other locations. It is the preferred media of younger people. Frees up staff time.	Not all stakeholders will have access to the internet.	Staff time in training and then uploading document and keeping the webpage up-to-date.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Authority Monitoring Report Local Development Scheme Statement of Community Involvement Supplementary Planning Documents Evidence base documents
Electronic survey forms on Website	<ul style="list-style-type: none"> Allows efficient processing of responses 	Very efficient for translating comments into Analysis forms without having to re-type the data	Not all stakeholders have access to the internet	Staff time to set up the survey	<ul style="list-style-type: none"> Local Plan Policies Map Supplementary Planning Documents
Emails (including formal notification of consultations)	Provides opportunity for people to be informed and signposted to further information.	Quick way of keeping people up-to-date. Reduces the cost of postage. Promotes a two way flow of information.	Not all stakeholders have access to email.	Staff time.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Local Development Scheme Supplementary Planning Documents Authority Monitoring Report Statement of Community Involvement Evidence Base documents

Method	Why Use it?	Benefits	Weaknesses	Resource Implications	Documents that we expect to consult on using this technique
Other electronic media (e.g. X/Twitter, Facebook, LinkedIn)	Especially effective for engaging younger sectors of the population and those who don't engage in traditional consultations.	Can provide useful feedback and result in the discussion being passed onto wider contacts.	Can result in abusive tweets or comments and wider general criticisms of Council that are time consuming to answer. Potential for abusive / discriminatory language to be put in public domain, associated with the Council.	Needs staff time to post and monitor responses.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Supplementary Planning Documents
Mapping	It enables users to relate mapping to Policy content and is especially useful for younger sectors	It allows users to relate any plans / allocations to their local areas	Potential for people who are not familiar with IT and especially mapping elements	Staff time in producing high quality maps	<ul style="list-style-type: none"> Local Plan Supplementary Planning Documents
Local Media (i.e. newspaper articles, free papers and radio)	Effective method of reaching a wider community audience.	Could help to raise awareness of local events and opportunities to become involved.	Again, local newspapers may not be accessed by many stakeholders, especially hard to reach groups. Local radio covers whole of Lancashire.	Staff time and cost of advertisement.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Supplementary Planning Documents
Leaflets / Brochures	Useful for targeting specific areas and groups with summarised information and signposting.	Effective way of summarising information in a concise 'reader friendly' manner.	Can only provide a limited amount of information.	Staff time in preparation and distribution plus printing costs.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal

Method	Why Use it?	Benefits	Weaknesses	Resource Implications	Documents that we expect to consult on using this technique
Notices of consultations on lamp-posts	Useful for raising awareness in areas potentially impacted by development.	Is a useful supplementary method of raising awareness for interested members of the public.	Provides limited information. Can be damaged on site and only a limited number of people read such notices.	Staff time in putting up notices.	<ul style="list-style-type: none"> Local Plan Supplementary Planning Documents
Public Exhibitions	Provides further opportunity for targeting audiences with summarised information and signposting people to further information.	Provides a method of effectively out reaching to stakeholders.	Displays must be kept up to date in order to provide correct information. May be difficult to engage hard to reach groups. Staff time in preparing and presenting display. Need to identify appropriate space / location for exhibition.	Staff time and cost of exhibition material and potentially exhibition space.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Supplementary Planning Documents Evidence Base documents
Formal written consultation / community surveys	Responses can help identify key interests and groups with consultation structured around key issues.	A good way to introduce the main issues. Surveys can be measured on a statistical basis to provide a more accurate summary of comments and feedback. Can be important for specific consultations on individual topics.	Surveys can be time consuming and require proper planning and analysis in order to be effective. Some stakeholders can be 'put off' by these more formal processes.	Staff time and cost of materials; computer resources.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Supplementary Planning Documents

Method	Why Use it?	Benefits	Weaknesses	Resource Implications	Documents that we expect to consult on using this technique
One-to-One meetings with individual stakeholders, statutory consultees, community group representatives, developers and consultants	Provides opportunity for detailed discussions to be undertaken on general or specific issues.	Can help to clarify matters of concern or uncertainty and facilitate agreed consensus. More information can exchange between the Council and selected stakeholders and support obtained for delivery of key elements of the Plan.	Could be resource intensive in terms of staff time.	Staff time.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Authority Monitoring Report Local Development Scheme Statement of Community Involvement Supplementary Planning Documents Evidence base documents
Public meetings	Provides further opportunity for people to comment on issues that affect them.	Can help to clarify matters of concern or uncertainty in a direct way. More information can exchange between the Council and selected stakeholders.	Not all stakeholders will raise issues in a public forum. Vocal individuals can adversely dominate meetings. Generally need to identify local venues.	Staff time and cost of venue hire.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Supplementary Planning Documents Evidence Base documents
Working groups/ Focus groups and seminars	Effective way to involve community groups and other sectors such as elected members to become involved in the preparation of the Local Plan.	Can help to clarify matters of concern or uncertainty in a direct way. More information can exchange between the Council and selected stakeholders.	May need expert facilitation in order to obtain the best results. Can be difficult to recruit members as it requires time commitment.	Staff time and cost of venue hire.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal Supplementary Planning Documents Evidence base documents
Community Partnerships	Specific groups for presenting and receiving feedback on local issues.	Allows more detailed discussion to take place with regard to specific local areas.	Potential to address importance of strategic themes that affect local areas as well as local issues.	Staff time and cost of venue hire.	<ul style="list-style-type: none"> Local Plan Policies Map Sustainability Appraisal

Method	Why Use it?	Benefits	Weaknesses	Resource Implications	Documents that we expect to consult on using this technique
Planning Aid	Planning Aid provides free, independent and professional help, advice and support on planning issues to people and communities who cannot afford to hire a planning consultant. Planning Aid complements the work of local authorities but is wholly independent of them.	Will help provide access to planning advice which will assist vulnerable/ hard to reach groups.	Could be resource-intensive for Planning Aid.	None.	<ul style="list-style-type: none"> • Local Plan • Policies Map • Sustainability Appraisal • Supplementary Planning Documents

2.4. How will we consult?

A range of consultation methods will be used at different stages of the process. Some examples of how we will consult, the benefits and weaknesses of each method, the resource implications and the documents that we expect to consult on are set out in Table C (page 14). There may also be other methods that prove to be more appropriate over time for particular documents, or for particular sections of the community.

2.5. Feedback on your involvement

For Local Plan documents including the Policies Map and the Sustainability Appraisal, after each stage of consultation, we will produce a report, summarising the comments made, the Council's response and whether this has led to changes in the document. These reports will be made available on the Planning Policy pages of the Council's website at www.rossendale.gov.uk/LocalPlan and at the Council's main offices (the One Stop Shop at The Business Centre, Futures Park, Bacup).

For Supplementary Planning Documents, we will prepare a Consultation Document as set out above and copies of the document will be available on the Planning Policy pages of the Council's website www.rossendale.gov.uk and at the Council's main offices (the One Stop Shop at The Business Centre, Futures Park, Bacup).

2.6. Further information on Rossendale's Local Plan and supporting documents

For further information on planning policy in Rossendale, including the Local Plan, please visit the Planning Policy pages of the Council's website at www.rossendale.gov.uk. Alternatively please email us at forwardplanning@rossendalebc.gov.uk or contact the Council on 01706 217777 and ask to speak to a member of the Forward Planning Team.

2.7. Neighbourhood Plans

Neighbourhood Plans form part of the Development Plan for the area in question and are able to allocate land and set policies. They must be in general conformity with the adopted Local Plan for the area. Production of Neighbourhood plans is optional and can be undertaken by a Parish/Town Council or by a Community group which meets regulatory requirements to become a Neighbourhood Forum. More information can be found at: www.rossendale.gov.uk/local-plan/neighbourhood-plan

Neighbourhood Development Orders can also be proposed by Neighbourhood Forums/Town Councils. The same consultation process will be used for these as for Neighbourhood Plans.

The Council has a statutory responsibility to support Neighbourhood Planning. We will seek to do so in the following ways:

- Providing advice on the legal and administrative requirements of producing a Neighbourhood Plan
- Provide feedback on the appropriateness of proposed Neighbourhood Areas and the setting up of a Forum
- Highlight how the Neighbourhood Plan should relate to the Local Plan and national policy
- Directing groups to relevant sources of information; where to seek professional support and how to obtain Government funding
- Providing any clarifications needed on the Council's own evidence base
- Giving comments on draft Neighbourhood Plans
- Assessing submitted Plans for compliance with statutory requirements
- Consulting for a minimum of six weeks on the submitted Neighbourhood Plan
- Arranging for the appointment of a Neighbourhood Plan Examiner
- Making arrangements for the referendum and, if approved, subsequent approval of the Plan
- Developing appropriate internal procedures for processing Neighbourhood Plans.

Much of the consultation on Neighbourhood Plans is undertaken by the Neighbourhood Forum themselves. However there are a number of key stages where we will be involved. The Council will liaise with the relevant Group prior to submission to advise on whether the documentation is likely to meet legal requirements. The following Table illustrates how we will seek to engage with communities at each stage.

Neighbourhood Planning Stage	What is involved	Method of Consultation
Neighbourhood Area and/or Neighbourhood Forum designation	A minimum of a six week consultation is required We will consult on the proposed Area boundary and the make-up and Constitution of the Forum	Website Emails Letters Social media Press releases
Submission	A minimum of 6 weeks consultation is required. We will consult on the draft Neighbourhood Plan	Website Emails Letters Social media Press releases
Independent Examination	Appointment of the Independent Examiner and publication of their report	Website Emails Letters Social media Press releases
Referendum	The Council will organise a public ballot on the Plan and publish the result of the ballot	Ballot Website
Plan comes into force	Following formal adoption at Council the Plan will be made available	Website Emails Letters

2.8. Maintaining effective cooperation

The Council recognises the legal and practical importance of working together with partners to ensure effective delivery of housing and employment while addressing concerns about infrastructure and the natural environment. We will work with Statutory Consultees, neighbouring Local Authorities, and interested parties via a range of methods including emails; letters; phone calls; group discussions and individual meetings. The list of organisations that we will liaise with is listed in Appendix 1. The ultimate intention of the consultation will be to produce a Statement of Common Ground.

3. Consultations on Planning Applications

As well as being involved in preparing the Local Plan and other planning policies, you can also get involved in the planning applications we receive. This section briefly explains the consultation procedures that we follow for planning applications.

3.1. Pre-Application Planning Advice

If you're thinking about undertaking development and are unsure about whether you need planning permission and / or would like planning advice, information is available on the Planning pages of the Council's website at www.rossendale.gov.uk. It is possible to view and comment on planning applications, apply for pre-application advice and find out more about applying for planning permission on the Council's website.

We run a duty officer system for general planning queries. The duty officer will aim to answer general enquires relating to the planning process, although they are not able to offer advice on the acceptability of a proposed scheme, or to confirm whether or not planning permission is required. To contact the duty officer please ring 01706 217777 or email us at planning@rossendalebc.gov.uk.

Other sources of planning advice

The Planning Portal (www.planningportal.co.uk), which is the Government's online planning and building regulations resource for England and Wales, provides an excellent starting point to understanding planning requirements. It provides information on the types of development that require planning permission and how to apply for planning permission. Planning applications can be submitted online via the planning portal.

Assistance with planning issues is also available from Planning Aid. It provides free, independent and professional help, advice and support on planning issues to people

and communities who cannot afford to hire a planning consultant. Planning Aid complements the work of local authorities but is wholly independent of them. The website address is www.rtpi.org.uk/planning-aid or you can email the Planning Advisor for North West Planning Aid northwest@rtpi.org.uk or visit the RTPI North West website at <http://www.rtpi.org.uk/the-rtpi-near-you/rtpi-north-west/>.

3.2. Pre-application advice service and early community consultation

Pre-application Advice Service

To obtain formal planning advice on whether a development is likely to be acceptable in planning terms, we recommend that applicants take advantage of the Council's pre-application advice service. The aim of this process is to:

- identify key issues and planning policies that need to be taken into account;
- identify likely issues at an early stage, enabling amendments to be made to a scheme prior to submitting a planning application;
- enable us to process applications in a more timely way; and
- to help ensure that development is of a high quality.

Pre-application advice is issued on a confidential basis and any views or opinions given are informal and are not binding on any future decision we make. We would encourage you to prepare as much information as possible before applying for pre-application advice to allow officers to prepare appropriately and provide useful and relevant advice. More information on the pre-application advice service can be found here: [Pre-Application Advice \(https://www.rossendale.gov.uk/planning-building-control/planning/4\)](https://www.rossendale.gov.uk/planning-building-control/planning/4).

We have a schedule of charges for pre-application advice available on the Council's website here: [Fees and charges \(https://www.rossendale.gov.uk/budgets-finance/addtional-financial-information\)](https://www.rossendale.gov.uk/budgets-finance/addtional-financial-information).

Early community consultations

In addition to applying for pre-application advice, developers are encouraged to contact the owners and occupiers of neighbouring land and properties with draft plans and invite comments within a specified time period, prior to submitting any formal applications to the Council. This is the best time to discuss potential development ideas, and for those who live nearby to consider whether they might be affected by a proposal and to make their views known.

There is a regulatory requirement for applicants for larger or potentially contentious developments such as major housing sites or wind turbines of a certain scale to carry out their own pre-application consultation. This consultation should bring draft proposals to the attention of the public, Town Council and other affected parties and provide an opportunity for them to make comments on the proposals. This consultation will allow information about the proposal to be presented to the community, enable potential issues to be addressed and amendments to be made before an application is submitted.

Depending on the scale and likely interest in the proposals, such consultation may take a number of forms including:

- Circulation of leaflets with draft proposals;
- On-line and / or on-site information on draft proposals;
- Arranging public meetings or exhibitions; and
- Requesting feedback within a specified time-scale to allow changes to be made.

Those submitting major applications⁴ are expected to submit a Consultation Statement with their planning application, which describes the community consultation that has been undertaken, sets out the comments received and whether / how they have been taken on board.

⁴ Defined as schemes involving: residential development comprising the erection of 10 or more houses or development on a site of 0.5 hectares or more and non-residential development exceeding 1,000 square metres of floor space or on sites of 1 hectare or more or all onshore wind development of more than two turbines or where the hub height of any turbine exceeds 15 metres ("the PAC threshold").

Developers should also contact statutory undertakers and non-statutory bodies for technical advice where relevant.

3.3. Validation process

Submitted planning applications will be issued with an acknowledgement receipt. Applications will be checked to ensure we have received the necessary information and fee and we will send an acknowledgement letter with details of the relevant Planning Officer and the time limit by which the Council will aim to determine the application. If the application is not considered valid, we will issue a letter to the applicant or agent with a request for further information / details required. Further information on the Council's validation checklist are available on the Planning pages of the Council's website (www.rossendale.gov.uk).

The Validation process involves national requirements and in addition the Council can also set local requirements. It is expected that consultation will be taking place soon on an amended local list. Applicants should be aware that the introduction of mandatory Biodiversity Net Gain will have implications for the validation requirements of major applications currently and minor applications as of 2nd April 2024.

3.4. Planning applications

Publishing planning applications

Once a valid planning application is received, we follow statutory requirements to publish and consult as set out below:

It is possible to view planning applications and decisions and comment on current planning applications on the Council's website (www.rossendale.gov.uk). We also publish a weekly list of planning applications validated each week. The weekly list is published on the Council's website and distributed to Elected Members and local interest groups.

We either write to all neighbours adjoining a proposal site (or who we consider may be materially affected by a development), and / or post a notice in the vicinity of the site. The notice or letter contains a description of the development, where the plans can be viewed and how to make comments on the application.

Where statutory regulations require it, a newspaper notice will also appear in a local newspaper.

We consult with internal officers within the Council and various statutory and non-statutory bodies and interest groups for specialist advice.

Commenting on applications

Anyone can comment on a planning application whether they have been notified directly or not. When determining planning applications, the Council can only have regard to planning matters (material planning considerations). Representations can be made by letter or e-mail. Alternatively, they may be sent electronically through the on-line comments form on the Council's website. All comments made will be public and the contents of representations are summarised in the Planning Officer's report. In respect of those applications to be reported to and determined by the Development Control Committee, both the applicant and the public have rights to speak before the Committee, as do Ward Councillors.

Revised planning applications

Sometimes we need to recommend alterations to planning applications to make the proposal acceptable. Often, the amendments are minor and we do not need to re-consult people about them. For major amendments however, we normally consult all parties who were originally consulted and those that have commented with details of the amendments.

3.5. Prior notification and prior approval applications

The Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) enables certain types of development subject to various

conditions. For some types of development one of these conditions may be to submit a Prior Notification / Prior Approval application to the Local Planning Authority.

Under prior notification, applicants must provide the Council with advance notification of the proposals. The Council then has a statutory duty to notify adjoining neighbours or to post a site notice (depending on the type of prior notification). There are several possible outcomes of prior notifications:

- prior approval is not required (and the development can therefore go ahead in accordance with the legislative requirements);
- prior approval is required; an assessment then takes place as to whether the submitted details are acceptable, and the application is either approved or refused.
- In relation only to prior notifications under Class A, Part 1 of Schedule 2 (enlargement, improvement or other alteration of a dwelling house), where any owner or occupier of any adjoining premises objects to a proposed development, the prior approval of the Council is required as to the impact of the proposed development on the amenity of any adjoining premises. An assessment is made, and the application either approved or refused accordingly.

For prior approval applications, we will carry out notification/ consultation as required within legislation. More information on what forms of development require Prior Approval can be found here: [Prior Notification / Prior Approval \(https://www.planningportal.co.uk/planning/planning-applications/consent-types/prior-approval\)](https://www.planningportal.co.uk/planning/planning-applications/consent-types/prior-approval).

3.6. Permission in Principle

The permission in principle consent route is an alternative way of obtaining planning permission for housing-led development which separates the consideration of matters of principle for proposed development from the technical detail of the development. The permission in principle consent route has 2 stages: the first stage (or permission in principle / PiP stage) establishes whether a site is suitable in-principle and the

second (technical details consent / TDC) stage is when the detailed development proposals are assessed.

Local planning authorities can grant permission in principle to a site upon receipt of a valid application or by entering a site in Part 2 of its brownfield land register which will trigger a grant of permission in principle for that land providing the statutory requirements set out in Town and Country Planning (Permission in Principle) Order 2017 (as amended) and the Town and Country Planning (Brownfield Land Register) Regulations 2017 are met.

3.7. Planning decisions

Most planning applications are assessed by a designated Planning Officer and 'signed off' by a Principal Officer or the Planning Manager. When a decision has been made, we notify the applicant, or, if they have one, their Agent, in writing. The decision will also be posted on our website.

Where applications have a wider public interest and meet certain tests as set out in the Council's Constitution, for example, with respect to the number of objections received, applications will be decided at Development Control Committee meetings. The timetable for committee meetings is available on the Council's website here: https://www.rossendale.gov.uk/downloads/download/10721/committee_schedule.

Should an application need to go to committee, details of the procedure are set out in the initial neighbour notification letter.

The committee meetings are held in public at our offices at The Business Centre, Futures Park, Bacup, so that interested parties can hear the discussions on planning applications. It is also possible to register to speak at a meeting by contacting our Democratic Services team on 01706 217777.

Once the Development Control Committee has determined a planning application, a decision notice will be issued and the decision can be viewed on the Council's website.

3.8. Planning appeals

Applicants have the right to appeal against the Council's non-determination or refusal of planning permission. Appeals can be submitted via the Planning Portal (www.planningportal.co.uk). When an appeal is submitted, the Council will notify all those who were consulted originally or who made representations to the application. The Planning Inspectorate determines appeals and representations are normally sent to them directly. The decision will be published on the Council's website.

3.9. Enforcement

Where alleged breaches of planning control have taken place, please contact the Planning Enforcement Officer for advice. Complaints must be made in writing. Further details can be found on the [Planning Enforcement pages of the Council's website](https://www.rossendale.gov.uk/planning-building-control/planning-enforcement) (<https://www.rossendale.gov.uk/planning-building-control/planning-enforcement>) and in the document 'Planning Enforcement Policy'.

4. Monitoring and reviewing the SCI

Changing regulations, changing customer expectations and developments in technology mean that the effectiveness of consultation techniques need to be kept under review. Monitoring will help us to consider both the outcomes of consultation and the effectiveness of the process. A formal review of the SCI could be triggered if:

- Monitoring of consultation arrangements suggest the need for significant change;
- The number of responses to a consultation exercise is significantly below expectations, particularly from hard to reach groups; or if there are
- Significant relevant legislative changes.

It is expected that the government will make changes to how Local Plans are prepared. If a new Local Plan system is implemented before the review of this SCI is scheduled

to take place then the Council may need to amend the SCI to reflect any new Local Plan system. Further changes are also expected to the planning application system, for example, relating to permitted development. Where consultation is required the Council will consider the most appropriate mechanisms, subject to legislation. Technological improvements and new legal requirements may also have an impact on how we consult.

Appendix 1 – List of Local Plan Consultees

Government guidance sets out the consultees we must contact when preparing a Local Plan document. A full list of the consultees is held in the Council’s Local Plan consultation database. Please note, this list is not exhaustive and also relates to successor bodies where re-organisations occur.

Statutory Consultees

- Government Departments
- Neighbouring Local Planning Authorities
- The Environment Agency
- Natural England
- Office of Road and Rail Regulation
- Network Rail
- East Lancashire Clinical Commissioning Group
- relevant Integrated Transport Authority(s)
- relevant Highway authority
- National Highways
- relevant telecommunications companies
- relevant electricity and gas companies
- relevant sewerage undertaker
- relevant water undertaker
- Neighbouring Parish Councils
- Whitworth Town Council
- Designated Neighbourhood Forums
- The Historic Buildings and Monuments Commission for England (known as Historic England)
- Local Policing Body (Police and Crime Commissioner)
- The Coal Authority
- Civil Aviation Authority
- Homes England
- Active Travel England

General Consultees

General consultation bodies include voluntary groups and those which represent the interest of different racial, ethnic or national groups; disabled persons; different religious groups; and persons carrying on business in the Rossendale area.

Appendix 2: Glossary

Adopted Policies Map: this is a map of the Borough (on a registered scale) illustrating the policies and proposals in Local Plan Documents. The Adopted Policies Map must be revised as each new Local Plan Document is adopted.

Authority Monitoring Report (AMR): is produced annually and the policies in the adopted Local Plan.

Community Infrastructure Levy (CIL): is a planning charge, introduced by the Planning Act 2008 as a tool for local authorities in England and Wales to help deliver infrastructure to support the development of their area.

Community Partnership: is made up of representatives of the local community who work together to jointly address issues of concern.

Development Control Charter: sets out a Local Authority's current practice on dealing with planning applications.

Duty to Co-operate: introduced under the Localism Act 2011 which requires planning authorities to work with neighbouring authorities and bodies on strategic issues and empowers communities to have greater influence on how plans for their area are drawn up

Examination: the independent examination conducted by a Planning Inspector to test the soundness of a Local Plan Document or Sustainability Appraisal.

Local Development Scheme (LDS): sets out the 3-year programme for preparing Local Development Documents.

Localism Act 2011: is legislation covering a range of matters intended to shift power from Government back into the hands of individuals, communities and councils. The

planning provisions of the Act seek to make the planning system clearer, more democratic and more effective.

Local Plans: these are documents that set out the development requirements for the Borough for a 15 year period. This includes sites for housing and employment as well as policies setting out how planning applications will be considered.

National Planning Policy Framework (NPPF): was originally introduced in March 2012 and most recently (as of writing) updated in 2023. It sets out the Government's priorities for planning in England.

Neighbourhood Forum: is the body that lead on the production of a neighbourhood plan in neighbourhood areas that are not covered (either in part or in whole) by a town or parish council.

Neighbourhood Plans: introduced under the Localism Action 2011 and prepared by local communities for a particular neighbourhood area. The plans are taken forward by neighbourhoods themselves although there are parts of the process where the local authority provides assistance.

Planning Aid: provides a free, independent and professional planning advice service to individuals and groups who cannot afford professional fees.

Planning Committee: a committee (full title 'Development Control Committee') composed of ward councillors which is responsible for planning applications, Tree Preservation Orders, Masterplans & Design Codes and enforcement action for the whole Borough.

Planning Inspectorate (PINS): the body which provides an Inspector (appointed by the Secretary of State) to carry out an independent assessment of the soundness of a Local Plan Document or Sustainability Appraisal. The Inspectorate also processes planning, listed building consent, advertisement and enforcement appeals.

Planning Portal: is the Government's online planning and building regulations resource for England and Wales.

Planning Practice Guidance: this complements the NPPF and is electronic Government guidance that sets out in more technical detail how particular planning issues should be addressed.

Prior approval application: an application notifying the Council that an applicant intends to carry out development that does not require planning permission.

Soundness: a Local Plan Document will be sound if it meets certain tests at the Examination stage. These tests require that a document is prepared according to the correct procedures, that it conforms to other policies, and that its proposals are coherent, consistent and effective.

Submission: the stage in producing a Local Plan Document when it is given to the Secretary of State for independent examination.

Supplementary Planning Document (SPD): a Local Development Document which provides supplementary information to support the Local Plan. An SPD may be related to a topic or to a specific area.

Sustainability appraisal: a tool for appraising policies to ensure they reflect sustainable development objectives (that is social, environmental and economic factors) and required in the Act to be undertaken for all Local Plan Documents.

Validation: On receipt of a planning application, the Local Planning Authority will check the application to determine whether it's complete and verify that all the necessary information, including the planning fee, has been received. Once an application has been deemed valid, the determination process starts and notification is given to the applicant in writing.

Produced by

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Equality Impact Assessment

Appendix B

The council carry out Equality Impact Assessments (EIA) to analyse the effects of our decisions, policies or practices.

Throughout this document, policy refers to any policy, strategy, project, procedure, function, decision or delivery or service.

The EIA should be undertaken/started at the beginning of the policy development process before any decisions are made.

Policies are developed and reviewed using a consultative approach involving relevant internal and external stakeholders. Officers must consider what action needs to be taken to help overcome or minimise any disadvantages that people who share a protected characteristic will experience in compliance with the Equality Act 2010.

Name of policy:	Statement of Community Involvement 2024
Lead officer name	Anne Storah
Job title	Principal Planner (Forward Planning)
Service area	Planning
Telephone contact	01706 252418
Email contact	annestorah@rossendalebc.gov.uk
Date Assessment commenced	28/01/24
Date assessment completed	5/03/24

The main aims/objectives of this policy are:

The Statement of Community Involvement (2024) sets out how the community and other stakeholders can be involved in the planning process including the preparation of local planning policies, neighbourhood plans and decisions on planning applications

Indicate the status of the policy or decision

New/proposed Modified/adapted Existing

Indicate protected characteristics have been assessed

Age	<input checked="" type="checkbox"/>	Disability	<input checked="" type="checkbox"/>	Gender reassignment	<input checked="" type="checkbox"/>
Religion/belief	<input checked="" type="checkbox"/>	Sexual orientation	<input checked="" type="checkbox"/>	Sex	<input checked="" type="checkbox"/>
Pregnancy/maternity	<input checked="" type="checkbox"/>	Race	<input checked="" type="checkbox"/>	Marriage or civil partnership	<input checked="" type="checkbox"/>

1. State any positive or negative impact on the protected characteristic(s) (added additional rows if needed)

Protected characteristic	Positive/Negative	How does it impact?
Age	Neutral	The document has a greater emphasis on online consultation methods and removes libraries as deposit points; could disproportionately impact older people who are less likely to be online.
Disability	Neutral	
Religion/belief	Neutral	<p>However, a copy of all consultation documents will still be available for viewing at the council offices; site notices near proposed allocations will be used to publicise consultations within the direct locality; and the document makes a specific commitment to make reasonable adjustments for equalities purposes upon request. Overall this would maintain the advancement of equality of opportunity.</p> <p>Provision is made for consultation documents to be clear and easy to read and available for viewing at the Council's office and online. Where appropriate consultation events will be held at accessible locations in the Borough. We also aim to ensure documents are clear and easy to read.</p> <p>Consultations are open to members of the public with alternative formats available on request.</p>
Race	Neutral	The benefits of the document would be equal as they apply to the public generally.
Pregnancy/maternity	Neutral	The benefits of the document would be equal as they apply to the public generally.
Sexual orientation	Neutral	The benefits of the document would be equal as they apply to the public generally.
Gender reassignment	Neutral	The benefits of the document would be equal as they apply to the public generally.
Sex	Neutral	The benefits of the document would be equal as they apply to the public generally.
Marriage or civil partnership	Neutral	The benefits of the document would be equal as they apply to the public generally.

2. Explain and give examples of any evidence/data used (add additional rows if needed)

Evidence	How does this have an impact on the protected characteristic?
Local Plan consultation	Whilst the SCI has been updated, the consultation techniques have not been significantly amended. One key change has been to remove the viewing of documents at public libraries.

	These consultation techniques were used during the pandemic when the team undertook a number of consultations. During this time Lancashire County Council closed the libraries whilst the OSS remained open.. The response rate was high and no complaints were reported by stakeholders. For residents without access to the internet, either their own or someone else's (eg belonging to a neighbour or family member), we made alternative arrangements to ensure stakeholders remained informed.
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3. Outcome of EIA

What course of action does this EIA suggest you take?	Please indicate
Outcome 1- The EIA has not identified any potential for negative impact on the protected characteristics. Progress to EIA approval – section 5	<input checked="" type="checkbox"/>
Outcome 2- The EIA has identified a possibility for negative impact on the protected characteristics. An EIA Action Plan must be completed to mitigate the negative impact – section 4 before approval section 5	<input type="checkbox"/>

4. EIA action plan

Based on the above impact assessment, findings/evidence and outcomes identified, please complete the Action Plan below. The action plan should address:

- Any gaps in findings/evidence research including any consultation or engagement regarding the policy and its actual/potential impacts
- How you will address any gaps
- What practical changes/action that will help reduce any negative impacts identified
- What practical changes/action that will help enhance any positive contributions to equality

Negative impact identified	Action required	Lead officer	To be completed

Monitoring and reviewing the effect of the policy
Please state how you will monitor the impact and effect of this policy
It is mandatory to review the SCI within 5 years of being adopted and it may need to be revised earlier due to legislative changes expected to be made to planning in the near future and potential digital improvements.

5. EIA approval (to be completed by the relevant Head of Service/Director)

- Outcome of EIA agreed/approved by Management Team: 05/03/2024
- Published on council website: (date)

Signed: (Head of Service/Director) (date)