Maida Hill Neighbourhood Plan

2023-2040

Strategic Environment Assessment Screening Report and Habitats Regulations Assessment Screening Report

For consultation with Westminster City Council, Natural England, Historic England and The Environment Agency

March 2024

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1. Introduction

1.1. Legislative background

One of the basic conditions that will be tested by the independent examiner is whether the making of the neighbourhood plan is compatible with European Union obligations, including under the Habitats Directive and the Strategic Environmental Assessment (SEA) Directive.

The Habitats Directive is transposed into English law under the Conservation of Habitats and Species Regulations 2010 and seeks to avoid negative impacts on European protected sites.

The SEA Directive has been transposed into English law by the Assessment of Plans and Programmes Regulations 2004 (hereafter referred to as the SEA Regulations) and seeks to make sure that the environmental implications of a plan or programme are taken into account.

1.2. HRA requirements for neighbourhood plans

The purpose of a Habitats Regulations Assessment (HRA) is to identify whether a plan is likely to have a significant effect on a European site, either alone or in combination with other plans or projects. The first step of the appropriate assessment process is a screening assessment, which' purpose is to screen out if any significant effect is likely for any European site, based on objective information. Where there is a risk of a significant effect on a European site, either individually or in combination with other plans or projects, then there will be a requirement to progress to an Appropriate Assessment.

1.3. SEA requirements for neighbourhood plans

Draft neighbourhood plan proposals are required to be assessed to determine whether the plan is likely to have significant environmental effects, which is commonly referred to as a "screening" exercise. If likely significant environmental effects are identified, a strategic environmental assessment will be required in accordance with the SEA regulations.

The National Planning Practice Guidance provides examples of when a strategic environmental assessment may be required:

- 'a neighbourhood plan allocates sites for development
- the neighbourhood area contains sensitive natural or heritage assets that may be affected by the proposals in the plan
- the neighbourhood plan is likely to have significant environmental effects that have not already been considered and dealt with through a sustainability appraisal of the Local Plan.'

If the requirement for a Habitat Regulations Assessment is identified, then a plan will normally also require a strategic environmental assessment.

2. Summary of the neighbourhood plan

2. Summary of	the neighbourhood plan	
Name of the neighbourhood plan	Maida Hill Neighbourhood Plan	
Geographic coverage of the plan		
	The designated Maida Hill Neighbourhood Area is shown in Figure 1:	
	To Queen's Perf. Perf Land	
	Magazini Carlon Mile	
	Nacida States St	
	Consent's Park Constraint Constra	
	Coleron Backson Child Stations	
	St. Pater's CE. Printing School	
	For Westbourne Fire Station Grand Union Canel, Paddington Arm	
	Figure 1: The designated Maida Hill Neighbourhood Plan area. This is based upon the Harrow Road Ward as of 2015.	
Vision of the plan	The vision of the plan is as follows:	
	'Maida Hill has a distinctive history and urban character with a mix of Victorian terraces and 20 th century housing estates at a high but gentle density, and with a network of small but well used green spaces. It has good transport links, with Harrow Road functioning as a local high street and Maida Hill Square as its main public space.	

Maida Hill is known for its ethically mixed and socio-economically diverse community, founded on decades of community activism and trailblazing resident led housing action. The area played and important role in the history of 20th century music, and provided a home for a number of iconic, arts and cultural organisations.

This Plan seeks to retain and protect these positive features, while facilitating environmental improvements and responses to climate change, new jobs, renewed cultural vibrancy, an attractive and economically successful high street, and sustainable regeneration serving all sections of Maida Hill community, in the years ahead.'

Key issues/objectives

The plan policies seek to address the issues outlined within 6 key objectives:

- 1. Objective 1: Community
 - To maintain a strong sense of community, foster social inclusiveness and support opportunities for local businesses and SMEs.
- 2. Objective 2: Town centres

To support a network of local services and facilities that provide for the day-to-day needs of the local community.

- 3. Objective 3: Place quality
 - To deliver high quality design in development that is distinctively 'Maida Hill'.
- 4. Objective 4: Public space

To retain and deliver new areas of greenery, creating safe and attractive open space.

- 5. Objective 5: Movement
 - To create an environment where people can move about safely and easily on foot and by bike.
- Objective 6: Low carbon
 To support initiatives that make Maida Hill resilient to the effects of climate change.

Summary of policies

The pre-submission version of the plan that has been subject to this SEA screening includes 20 draft policies which are summarised below:

Policy MHC1: Social and community facilities

The policy seeks to protect, improve existing and encourage new community facilities as well as encourage the preparation of Community Use Agreement.

Policy MHC2: Affordable workspace

The policy encourages proposals which incorporate affordable workspace.

Policy MHC3: Affordable housing

The policy supports schemes that comprise entirely affordable homes and which remain affordable in perpetuity.

Policy MHLN1: Land uses in town centres

The policy seeks to direct Class E, F and drinking establishments ('sui generis') towards designated Town Centres whilst restricting hot food takeaways.

Policy MHLN2: Design principles for designated centres

The policy sets out design principles for new development within designated Town and Local Centres. This includes encouraging proposals to contribute to wider public realm improvements and improving the quality of the pedestrian environment.

Policy MHLN3: Shopfront design and conversion

The policy seeks to ensure that new or refurbished shopfronts and signage is in keeping with the character of Maida Hill by according with guidance within an appended 'Maida Hill Design guidance and code', which has regard to materiality and architectural detail.

Policy MHD1: Character and development

The policy encourages development to respond positively to design qualities within the designated character area by according with guidance within an appended 'Maida Hill Design guidance and code'.

Policy MHD2: Roof terraces and extensions

The policy includes criteria for proposals incorporating roof terraces and roof extensions by ensuring they accord with the appended 'Maida Hill Design quidance and code'.

Policy MHD3: Architectural details, materials and colours

The policy encourages proposals to complement the character of nearby buildings and landscape in accordance with the appended 'Maida Hill Design guidance and code', in terms or architectural details, materials and colour palette.

Policy MHD4: Locally Significant Buildings

The policy protects Locally Significant Buildings identified in Appendix 4 of the Plan.

Policy MHD5: Building heights

The policy encourages building heights to be consistent with the prevailing building heights (2-5 storeys) established across the area. The policy includes instances where additional height may be acceptable.

Policy MHD6: Safer places by design

The policy encourages new development to minimise opportunities for antisocial behaviour, crime and fear of crime. The policy resists gated developments and encourages existing gated development to be made accessible to all.

Policy MHP1: Protected spaces

The policy seeks to protect and support proposals that seek to enhance the quality of protected spaces identified in the area.

Policy MHP2: New green spaces

The policy supports the provision of new green and play spaces as part of major development schemes. This includes supporting proposals for rooftop gardens and green walls.

Policy MHP3: Sustainable drainage (SuDS)

The policy sets out design criteria where SuDS are proposed as part of development proposals.

Policy MHP4: Canal access

The policy sets out design principles for major development adjacent to the Grand Union Canal.

Policy MHS1: Active and healthy travel

The policy encourages active and healthy travel, requiring plans to support active travel for major residential and commercial developments.

Policy MHS2: Mobility hubs

The policy encourages and sets out design principles for the provision of mobility hubs.

<u>Policy MHS3: Car free development</u>
The policy encourages car free development that incorporates active travel measures and the provision of mobility hubs.

<u>Policy MHE1: Re-use and retrofit of buildings</u>
The policy supports the re-use and retrofit of existing buildings, including the responsible retrofit of heritage assets.

3. HRA Screening

3.1. European sites which may be affected by the neighbourhood plan

For this assessment two Special Areas of Conservation (SACs) have been identified which will be assessed in accordance with the requirements of the Habitats Directive. These are:

- Wimbledon Common SAC
- Richmond Park SAC
- Epping Forest SAC
- Essex Estuaries SAC
- Thames Estuary and Marshes Special Protection Area and Ramsar
- Lee Valley Special Protection Area and Ramsar

The site characteristics and conservation objectives of these sites can be found in Annex 1.

The closest protected European Sites to the Maida Hill Neighbourhood Area are the Wimbledon Common SAC and Richmond Park SAC which are approximately 8.5km from the Area respectively. These sites are considered too far from the plan area to be given further consideration. The only European Sites within 10km are the Wimbledon Common SAC and Richmond Park SAC.

Westminster City Council's has conducted a screening exercise for the whole of Westminster and states:

"There is a great deal of difficulty and uncertainty in predicting how every potential policy scenario might affect the conservation objectives of the European sites. However, taking Westminster as a single authority area, and even taking account of cumulative effects over a 10 to 15 year plan period, the effects of the Special Policy Areas and Policies Map Revision to Westminster's City Plan are considered negligible. Furthermore, establishing causal links would be extremely difficult, if not impossible."

Westminster City Council concludes:

"It is considered that the Special Policy Areas and Policies Map Revisions to Westminster's City Plan do not change the conclusions set out in Appropriate Assessment screening reports that have previously been submitted to Natural England for the Core Strategy (adopted January 2011) and more recently for the NPPF Revision to the Core Strategy (now referred to as Westminster's City Plan: Strategic Policies – adopted November 2013).

These alterations do not envisage any significant changes to growth levels and seek, in line with the NPPF, a more sustainable outcome for all development. A comprehensive Appropriate Assessment is therefore not considered necessary."

The Maida Hill Neighbourhood Plan does not contain any proposals that impose a potential impact pathway to any European sites. The area is outside of the recreational catchment of the sites identified above and it is unlikely that any policies, plans or projects in the plan will result in an impact on traffic movement to or from any of these sites. The conclusions of the screening for the City Plan 2019-2040 therefore also apply to the proposals in the Maida Hill Neighbourhood Plan.

The Maida Hill Neighbourhood Plan does not allocate any sites for development. Due to the scale and nature of the policies in the Maida Hill Neighbourhood Plan, which focus on protecting amenity, minimising construction impacts and encouraging sustainable design the responds to Maida Hill's character, it is unlikely that any proposals in the plan will result in any significant effects to European sites in combination with these projects.

3.2. In combination effects

Other plans that may impact upon the assessed European sites include the Mayor of London's London Plan, the Westminster City Plan, Local Plans of other London Borough's and other neighbourhood plans in London.

Westminster City Council states:

"It is neither practical or necessary to assess the 'in combination' effects of a draft neighbourhood plan within the context of all other plans and projects within London. It is, however, recognised that there are a number of interlocking and very complex factors constantly taking place in London as a whole – population change, travel patterns, larger-scale redevelopments, resource use and climate change, for example. The most obvious influences on the European sites, considering London as whole, will be changes to air quality, water resources, and increase in recreational use from growing visitor numbers as the population of the South-east grows further.

Air pollution associated with growth arising from Special Policy Area policies and Policies Map updates would be primarily be as a result of increases in traffic and construction activity and any associated plant and machinery associated with any new buildings. However, Westminster's Air Quality Action Plan 2013-2016 (published April 2013) seeks to redress these matters alongside emerging policies for sustainable development including those in later revisions to Westminster's City Plan. Westminster has limited opportunities for large scale growth and the majority of development is on sites with existing development and involves relatively small change. In addition, Westminster is well served by public transport and this is likely to improve with the arrival of Cross Rail.

It is considered that the Westminster's policies, in conjunction with those from other authorities and NPPF requirements for sustainable development will contribute to improving air quality over time in the South-East over time and that any changes arising from the Special Policy Areas and Policies Map Revision are not likely to affect the Natura 2000 sites."

It is unlikely that any proposals in the plan and programmes in the local area will result in any 'in combination' effects on European sites.

3.3. Screening outcome

It is concluded that no full HRA needs to be undertaken as there are no likely effects on European sites.

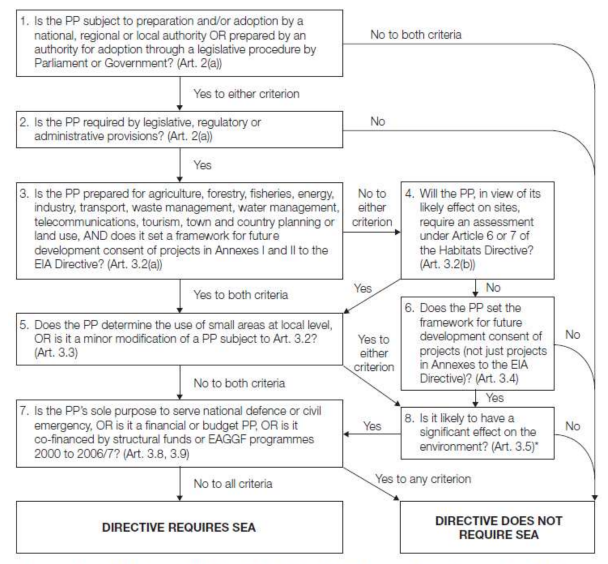
The views of Natural England will be sought in February 2024.

4. SEA Screening

4.1. Establishing the need for SEA

Practical guidance on the application of the SEA Directive published in 2005 by the predecessor of the Ministry of Housing, Communities, & Local Government sets out a flow chart to establish the need for SEA. This flow chart is duplicated below, after which the need for SEA for the Maida Hill Neighbourhood Plan is established.

Figure 1 SEA flowchart



^{*}The Directive requires Member States to determine whether plans or programmes in this category are likely to have significant environmental effects. These determinations may be made on a case by case basis and/or by specifying types of plan or programme.

Table 1 Establishing the need for SEA

Assessment criteria	Assessment	
Is the Plan subject to preparation and/or adoption by a national, regional or local authority OR prepared by an authority for adoption through a legislative procedure by parliament or government? (Art 2(a))	The Plan is being prepared by Maida Hill Neighbourhood Forum under the provisions of the Town and Country Planning Act 1990 as amended by the Localism Act 2011 and will be "made" by Westminster City Council under the Planning and Compulsory Purchase Act 2004.	Yes
Is the Plan required by legislative, regulatory or administrative provisions? (Art 2(a))	There is no requirement to produce a neighbourhood plan, however, they are subject to formal procedures and regulations laid down by Government.	Yes
Is the Plan prepared for agriculture, forestry, fisheries, energy, industry, transport, waste management, water management, telecommunications, tourism, town and country planning or land use, AND does it set a framework for future development consent of projects in Annexes I and II to the EIA Directive? (Art. 3.2(a))	The Maida Hill Neighbourhood Plan is prepared for town and country planning purposes. It does not explicitly set a framework for future development consent of projects in Annexes I or II of the EIA Directive.	No
Will the Plan in view of its likely effect on sites, require an assessment under Article 6 or 7 of the Habitats directive?	The Maida Hill Neighbourhood Plan could potentially an impact on any European protected sites protected by the Habitats Directive.	Yes
Does the Plan determine the use of small areas at local level OR is it a minor modification of a Plan subject to Art3.2? (Art 3.3)	The Maida Hill Neighbourhood Plan seeks to direct and shape future uses, building upon the City Plan and will provide a framework for future development consent of projects in the area.	Yes
Is it likely to have a significant effect on the environment? (Art 3.5)	See the results of table 2 'Determining the likely significant effects'	No

4.2. Determining the likely significant effects

The likely significant environmental; effects of a neighbourhood plan depend on the contents of the plan. The criteria for assessing any likely significant effects on the environment are specified in Schedule 1 of the SEA Regulations.

The table below sets out these criteria, along with a consideration of the likely impact of the neighbourhood plan against each of the criteria.

Table 2 Determining the likely significant effects

SEA Regulations Criteria	Comments	Likely Significant Effects?
1. The characteristics of the n	eighbourhood plan, having regard, in particular, to):
1a) The degree to which the neighbourhood plan sets a framework for projects and other activities, either with	Once 'made', the Maida Hill Neighbourhood Plan will set out a framework with which to manage development and change in the area including:	No
regard to the location, nature, size and operating conditions or by allocating resources	 Protecting, improving existing and encouraging new community facilities Encouraging affordable workspace. Support affordable homes. 	

	 Managing and minimising impacts from late-night and commercial uses. Setting design principles for new development within town centres. This includes shopfront design and retaining, as far as possible, the original retail facades where applicants are proposing conversion to residential use. Supporting sustainable design that positively responds to the existing character of the area. Conserving and enhancing Locally Significant Buildings. Encouraging provision of green open space and play spaces. Enhancing the public realm and streetscapes. Promoting active and healthy travel. Supporting re-use and retrofit of existing buildings. However, the Maida Hill Neighbourhood Plan does not allocate any new development sites in the plan. All the projects outlined above are of a local scale and link in with wider initiatives. 	
1b) The degree to which the neighbourhood plan influences other plans and programmes including those in a hierarchy	The Maida Hill Neighbourhood Plan will form part of the development plan for the City of Westminster, and will together with the City Plan and London Plan be used to determine planning applications. The Maida Hill Neighbourhood Plan is required to be in general conformity with the City Plan and does not influence any other plans.	No
1c) The relevance of the neighbourhood plan for the integration of environmental considerations in particular with a view to promoting sustainable development	Achieving sustainable development is at the heart of the National Planning Policy Framework, and is one of the basic conditions that Neighbourhood Plans must meet. The likelihood of significant effects on the environment is therefore minimised. The Maida Hill Neighbourhood Plan seeks to improve the local environment and policies encourage sustainable development, particularly relating to supporting energy efficiency within buildings and supporting cycle provision and other sustainable modes of transport.	No
1d) Environmental problems relevant to the neighbourhood plan	The majority of the Neighbourhood Area falls within a 'surface water flood risk hotspot' and is identified as being within an 'area of open space deficiency'. Although the Neighbourhood Area is not currently within an 'air quality focus area', the London Air website indicates that Nitrogen Dioxide emissions and particulate matter in the Neighbourhood Area exceed the maximum allowable benchmarks, with Harrow Road having the highest levels of pollution. The plan's ambitions to create new green and open spaces, high standards of sustainable design, and ambition to enhance sustainable travel seek to address these environmental problems.	No
1e) The relevance of the neighbourhood plan for the	The Maida Hill Neighbourhood Plan has to be in general conformity with the Westminster City Plan	No

		1
implementation of Community	2019-2040, which is already in conformity with such	
legislation on the environment	legislation.	
(for example, plans and	The Maida Hill Neighbourhood Plan does not	
programmes linked to waste	contain any proposals of relevance for the	
management or water	implementation of Community legislation on the	
protection).	environment.	
	ects and of the area likely to be affected, havir	ng regard, in
particular, to:	,,,,,	.gg,
2a) The probability, duration,	Policies that seek to encourage the provision of new	No
frequency and reversibility of	open and play space, biodiversity enhancements	110
the effects	and high quality sustainable design to increase	
the effects	energy efficiency are likely to be beneficial in the	
2h) The sumulative nature of	long-term and are permanent outcomes.	No
2b) The cumulative nature of	The Maida Hill Neighbourhood Plan will together	NO
the effects	with the City Plan and London Plan form part of the	
	development plan. Any cumulative effects of these	
	policies have been examined and tested and the	
	proposals in the Maida Hill Neighbourhood Plan are	
	therefore unlikely to have a significant effect on the	
	local environment.	
2c) The transboundary nature	The effects of the Maida Hill Neighbourhood Plan	No
of the effects	will be limited to the Maida Hill Neighbourhood Area.	
2d) The risks to human health	The Maida Hill Neighbourhood Plan is likely to have	No
or the environment (for	a positive or neutral effect on human health by	
example, due to accidents)	supporting the provision of additional open and play	
	space, encouraging biodiversity enhancements and	
	supporting more sustainable urban design whilst	
	improving energy efficiency of buildings.	
2e) The magnitude and spatial	There are approximately 13,000 people living in the	No
extent of the effects	Maida Hill Neighbourhood Area. The Maida Hill	
(geographical area and size of	Neighbourhood Plan is not considered to affect	
the population likely to be	areas beyond the neighbourhood planning area.	
affected)		
2f) The value and vulnerability	There are no sites of special scientific interest in the	No
of the area likely to be affected	Maida Hill Neighbourhood Area.	
due to	, and the second	
(i) special natural	The area has no listed buildings, other than three	
characteristics or cultural	'K2 Telephone Kiosks' (red phone boxes) in Elgin	
heritage;	Avenue, and a small part of the neighbourhood area	
(ii) exceeded environmental	falls within Maida Vale Conversation Area.	
quality standards or limit		
values; or	The Plan seeks to set a framework for protecting	
(iii) intensive land-use	and enhancing heritage characteristics therefore,	
(,	having a positive impact.	
2g) The effects on areas or	The Maida Hill Neighbourhood Area does not	No
landscapes which have a	intersect any strategic views, has no listed	. 10
recognised national,	buildings, other than three 'K2 Telephone Kiosks'	
Community or international	(red phone boxes) in Elgin Avenue, and a small part	
protection status	of the neighbourhood area falls within Maida Vale	
protection status	Conservation Area.	
	CONSCIVATION ALEA.	
	Droposolo in the plan are not expected to	
	Proposals in the plan are not expected to	
	significantly impact upon these areas and	
	designations as it does not propose or allocate large	
	scale developments that are incongruous with these	
	designations.	

4.3. Screening outcome

Having reviewed the Maida Hill Neighbourhood Plan against the requirements in the SEA Directive, it is concluded that the Plan is unlikely to have significant environmental effects and accordingly should not be subject to Strategic Environmental Assessment.

4.4. Next steps

The screening determination is subject to consultation with the statutory consultation bodies. The consultation bodies are specified in the Environmental Assessment of Plans and Programmes Regulations 2004 and are as follows:

- Historic England;
- Environment Agency; and
- Natural England.

Consultation responses from the consultation bodies will be included in Annex 2.

5. Conclusion

5.1. Habitats Regulations Assessment Screening

The HRA screening assessment concludes that there are no likely significant effects in respect of European sites. Further stages of Appropriate Assessment are therefore not required.

5.2. Strategic Environmental Assessment Screening

The SEA screening assessment concludes that the Maida Hill Neighbourhood Plan is unlikely to have significant environmental effects. The Maida Hill Neighbourhood Plan therefore does not need to be subject to a Strategic Environmental Assessment.

The outcomes of these screening exercises are subject to the views of Westminster City Council, Natural England, Historic England and the Environment Agency.

Annex 1 Site characteristics and conservation objectives

This information has been derived from the Joint Nature Conservation Committee and has been provided by Westminster City Council.

Wimbledon Common

Location of Wimbledon Common Special Areas of Conservation		
Country	England	
Unitary Authority	Merton; Wandsworth	
Grid Ref*	TQ227719	
Latitude	51 25 56 N	
Longitude	00 14 04 W	
SAC EU code	UK0030301	
Status	Designated Special Area of Conservation (SAC)	
Area (ha)	348.31	

^{*} This is the approximate central point of the SAC. In the case of large, linear or composite sites, this may not represent the location where a feature occurs within the SAC.

General site character

Inland water bodies (standing water, running water) (1%)

Bogs. Marshes. Water fringed vegetation. Fens (0.5%)

Heath. Scrub. Maquis and garrigue Phygrana (5%)

Dry grassland. Steppes (45%)

Improved grassland (3.5%)

Broad-leaved deciduous woodland (45%)

Annex I habitats that are a primary reason for selection of this site

Not applicable

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site

4010 Northern Atlantic wet heaths with Erica tetralix

4030 European dry heaths

Annex II species that are a primary reason for selection of this site

1083 Stag beetle *Lucanus cervus*

Wimbledon Common has a large number of old trees and much fallen decaying timber. It is at the heart of the south London centre of distribution for **stag beetle** *Lucanus cervus*, and a relatively large number of records were received from this site during a recent nationwide survey for the species (Percy *et al.* 2000). The site supports a number of other scarce invertebrate species associated with decaying timber.

Annex II species present as a qualifying feature, but not a primary reason for site selection

Not applicable.

Richmond Park

Location of Richmond Park Special Areas of Conservation	
Country	England
Unitary Authority	Richmond upon Thames

Grid Ref*	TQ199728
Latitude	51 26 27 N
Longitude	00 16 28 W
SAC EU code	UK0030246
Status	Designated Special Area of Conservation (SAC)
Area (ha)	846.68

^{*} This is the approximate central point of the SAC. In the case of large, linear or composite sites, this may not represent the location where a feature occurs within the SAC.

General site character

Inland water bodies (standing water, running water) (1.5%)

Bogs. Marshes. Water fringed vegetation. Fens (0.5%)

Heath. Scrub. Maquis and garrigue. Phygrana (25%)

Dry grassland. Steppes (18%)

Humid grassland. Mesophile grassland (5%)

Improved grassland (20%)

Broad-leaved deciduous woodland (25%)

Mixed woodland (5%)

Annex I habitats that are a primary reason for selection of this site

Not applicable

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site

Not applicable.

Annex II species that are a primary reason for selection of this site

1083 Stag beetle *Lucanus cervus*

Richmond Park has a large number of ancient trees with decaying timber. It is at the heart of the south London centre of distribution for **stag beetle** *Lucanus cervus*, and is a site of national importance for the conservation of the fauna of invertebrates associated with the decaying timber of ancient trees.

Annex II species present as a qualifying feature, but not a primary reason for site selection

Not applicable.

Epping Forest

Location of Epping Forest Special Areas of Conservation		
Country	England	
Unitary Authority	Essex	
Grid Ref*	TQ399959	
Latitude	51 38 39 N	
Longitude	00 01 21 E	
SAC EU code	UK0012720	
Status	Designated Special Area of Conservation (SAC)	
Area (ha)	1604.95	

^{*} This is the approximate central point of the SAC. In the case of large, linear or composite sites, this may not represent the location where a feature occurs within the SAC.

General site character

Inland water bodies (standing water, running water) (6%)

Bogs. Marshes. Water fringed vegetation. Fens (0.2%)

Heath. Scrub. Maquis and garrigue. Phygrana (3.8%)

Dry grassland. Steppes (20%)

Broad-leaved deciduous woodland (70%)

Annex I habitats that are a primary reason for selection of this site

9120 Atlantic acidophilous beech forests with Ilex and sometimes also Taxus in the shrublayer (Quercion robori-petraeae or Ilici-Fagenion)

Epping Forest represents Atlantic acidophilous beech forests in the north-eastern part of the habitat's UK range. Although the epiphytes at this site have declined, largely as a result of air pollution, it remains important for a range of rare species, including the moss *Zygodon forsteri*. The long history of pollarding, and resultant large number of veteran trees, ensures that the site is also rich in fungi and deadwood invertebrates.

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site

4010 Northern Atlantic wet heaths with Erica tetralix

4030 European dry heaths

Annex II species that are a primary reason for selection of this site

1083 Stag beetle Lucanus cervus

Epping Forest is a large woodland area in which records of **stag beetle** *Lucanus cervus* are widespread and frequent; the site straddles the Essex and east London population centres. Epping Forest is a very important site for fauna associated with decaying timber, and supports many Red Data Book and Nationally Scarce invertebrate species.

Annex II species present as a qualifying feature, but not a primary reason for site selection

Not applicable.

Essex Estuaries

Location of Essex Estuaries Special Areas of Conservation		
Country	England	
Unitary Authority	Essex	
Grid Ref*	TM103048	
Latitude	51 42 06 N 51.70166667	
Longitude	01 02 37 E 1.043611111	
SAC EU code	UK0013690	
Status	Designated Special Area of Conservation (SAC)	
Area (ha)	46140.82	

^{*} This is the approximate central point of the SAC. In the case of large, linear or composite sites, this may not represent the location where a feature occurs within the SAC.

General site character

Marine areas. Sea inlets (30%)

Tidal rivers. Estuaries. Mud flats. Sand flats. Lagoons (including saltwork basins) (56.5%)

Salt marshes. Salt pastures. Salt steppes (11%)

Shingle. Sea cliffs. Islets (0.5%)

Improved grassland (2%)

Annex I habitats that are a primary reason for selection of this site

1130 Estuaries

This is a large estuarine site in south-east England, and is a typical, undeveloped, coastal plain estuarine system with associated open coast mudflats and sandbanks. The site comprises the major estuaries of the Colne, Blackwater, Crouch and Roach rivers and is important as an extensive area of contiguous estuarine habitat. Essex Estuaries contains a very wide range of characteristic marine and estuarine sediment communities and some diverse and unusual marine communities in the lower reaches, including rich sponge communities on mixed, tide-swept substrates. Sublittoral areas have a very rich invertebrate fauna, including the reefbuilding worm *Sabellaria spinulosa*, the brittlestar *Ophiothrix fragilis*, crustaceans and ascidians. The site also has large areas of saltmarsh and other important coastal habitats.

1140 Mudflats and sandflats not covered by seawater at low tide

Essex Estuaries represents the range of variation of this habitat type found in south-east England and includes the extensive intertidal **mudflats and sandflats** of the Colne, Blackwater, Roach and Crouch estuaries, Dengie Flats and Maplin Sands. The area includes a wide range of sediment flat communities, from estuarine muds, sands and muddy sands to fully saline, sandy mudflats with extensive growths of eelgrass *Zostera* spp. on the open coast. The open coast areas of Maplin Sands and Dengie Flats have very extensive mudflats and an unusually undisturbed nature. Maplin Sands is particularly important for its large, nationally-important beds of dwarf eelgrass *Zostera noltei* and associated animal communities.

1310 Salicornia and other annuals colonising mud and sand

Glasswort *Salicornia* spp. saltmarsh in the Essex estuaries on the east coast of England forms an integral part of the transition from the extensive and varied intertidal mud and sandflats through to upper saltmeadows. Although the saltmarshes in this area are generally eroding, secondary pioneer communities appear as a precursor to erosion on the seaward edge of degraded mid-marsh communities. The area of pioneer marsh includes gradation into extensive cordgrass *Spartina* spp. swards.

1320 Spartina swards (Spartinion maritimae)

The most extensive remaining stand of the native small cord-grass *Spartina maritima* in the UK and possibly in Europe is found in the Essex Estuaries. The stand is located at Foulness Point and covers approximately 0.17 ha. Other smaller stands are found elsewhere in the estuary complex, notably in the Colne estuary, where it forms a major component of the upper marsh areas.

1330 Atlantic salt meadows (Glauco-Puccinellietalia maritimae)

Although the saltmarshes in this area are generally eroding, extensive salt meadows remain and Essex Estuaries represents **Atlantic salt meadows** in southeast England, with floristic features typical of this part of the UK. Golden samphire *Inula crithmoides* is a characteristic species of these marshes, occurring both on the lower marsh and on the drift-line. It represents a community of south-east England also found to the south in mainland Europe.

1420 Mediterranean and thermo-Atlantic halophilous scrubs (Sarcocornetea fruticosi)

In this complex of estuarine marshes on the east coast of England the occurrence of **Mediterranean and thermo-Atlantic halophilous scrubs** is currently artificially restricted by sea-walls. It now occurs principally as a strandline community or at the foot of sea-walls. Recent managed retreat schemes offer the prospect of future expansion of the habitat type. The local variant of this vegetation, which features sea-lavenders *Limonium* spp. and sea-heath *Frankenia laevis*, occurs at one location, Colne Point.

Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site

1110 Sandbanks which are slightly covered by sea water all the time

Annex II species that are a primary reason for selection of this site

Not applicable.

Annex II species present as a qualifying feature, but not a primary reason for site selection

Not applicable.

Thames Estuary and Marshes

Location Thames Estuary and Marshes Special Protection Area and Ramsar		
Country	England	
Linitary Authority	Essex (10%)	
Unitary Authority	Kent (90%)	
Latitude	51 29 08 N	
Longitude	00 35 47 E	
Special Protection Area EU code	UK9012021	

Ramsar EU code	UK11069
Status	Special Protection Area
	Wetland of international importance (Ramsar)
Area (ha)	4838.94

General site character

Tidal rivers. Estuaries. Mud flats. Sand flats. Lagoons (including saltwork basins) (57.3%)

Salt marshes. Salt pastures. Salt steppes (1.5%)

Shingle. Sea cliffs. Islets (0.9%)

Inland water bodies (standing water, running water) (5.6%)

Bogs. Marshes. Water fringed vegetation. Fens (3.7%)

Dry grassland. Steppes (1.9%)

Humid grassland. Mesophile grassland (29.1%)

Article 4.1 qualification under the Birds Directive (79/409/EEC)

Over winter the area regularly supports

Circus cyaneus 1% of the population in Great Britain, Five year peak mean for 1993/94 to 1997/98,

Recurvirostra avosetta (Western Europe/Western Mediterranean -breeding) 28.3% of the population in Great Britain

Five year peak mean for 1993/93 to 1997/98

Article 4.2 qualification under the Birds Directive (79/409/EEC)

Over winter the area regularly supports

Calidris alpina alpina, (Northern Siberia/Europe/Western Africa) 2.1% of the population

Five year peak mean for 1993/94 to 1997/98

Calidris canutus, (North-eastern Canada/Greenland/Iceland/Northwestern Europe) 1.4% of the population

Five year peak mean for 1993/94 to 1997/98

Limosa limosa islandica (Iceland - breeding) 2.4% of the population Five year peak mean for 1993/94 to 1997/98

Pluvialis squatarola, (Eastern Atlantic - wintering) 1.7% of the population Five year peak mean for 1993/94 to 1997/98

Tringa totanus

(Eastern Atlantic - wintering) 2.2% of the population Five year peak mean for 1993/94 to 1997/98

On passage the area regularly supports waterfowl including

Charadrius hiaticula,

(Europe/Northern Africa - wintering) 2.6% of the population

Five year peak mean for 1993/94 to 1997/98,

Circus cyaneus,

Recurvirostra avosetta,

Conservation Objectives

With regard to the Special Protection Area and the individual species and/or assemblage of species for which the site has been classified (the 'Qualifying Features' listed below), and subject to natural change;

Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the aims of the Wild Birds Directive, by maintaining or restoring;

- The extent and distribution of the habitats of the qualifying features
- The structure and function of the habitats of the qualifying features
- The supporting processes on which the habitats of the qualifying features rely
- The population of each of the qualifying features, and,
- The distribution of the qualifying features within the site.

Lee Valley

Location Lee Valley Special Protection Area	
Country	England
Unitary Authority	Hertfordshire (51%), Greater London (44%),
	Essex (5%)
Latitude	51 34 51 N
Longitude	00 02 58 W
Special Protection Area EU code	UK9012111
UK Ramsar Code	UK11034
Status	Special Protection Area
	Wetland of international importance (Ramsar)
Area (ha)	447.87

General site character

Inland water bodies (standing water, running water) (97%)

Bogs. Marshes. Water fringed vegetation. Fens (4%)

Humid grassland. Mesophile grassland (8%)

Improved grassland (10%)

Broad-leaved deciduous woodland (10%)

Other land (including towns, villages, roads, waste places, mines, industrial sites) (1%)

Article 4.1 qualification under the Birds Directive (79/409/EEC)

This site qualifies under **Article 4.1** of the Directive (79/409/EEC) by supporting populations of European importance of the following species listed on Annex I of the Directive:

Over winter;

Bittern *Botaurus stellaris*, 6 individuals representing at least 6.0% of the wintering population in Great Britain (5 year peak mean, 1992/3-1995/6)

Article 4.2 qualification under the Birds Directive (79/409/EEC)

This site also qualifies under **Article 4.2** of the Directive (79/409/EEC) by supporting populations of European importance of the following migratory species:

Over winter;

Gadwall *Anas strepera*, 515 individuals representing at least 1.7% of the wintering Northwestern Europe population (5 year peak mean 1991/2 - 1995/6)

Shoveler *Anas clypeata*, 748 individuals representing at least 1.9% of the wintering Northwestern/Central Europe population (5 year peak mean 1991/2 - 1995/6)

Conservation Objectives

With regard to the Special Protection Area and the individual species and/or assemblage of species for which the site has been classified (the 'Qualifying Features' listed below), and subject to natural change;

Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the aims of the Wild Birds Directive, by maintaining or restoring;

- The extent and distribution of the habitats of the qualifying features
- The structure and function of the habitats of the qualifying features
- The supporting processes on which the habitats of the qualifying features rely
- The population of each of the qualifying features, and,
- The distribution of the qualifying features within the site.

Annex 2 Consultation responses

Environment Agency received 29th February 2024

Thank you for consulting us on the Maida Hill Neighbourhood Plan.

We have had to prioritise our limited resource and focus on strategic plans where the environmental risks and opportunities are highest. We attach our advice note which sets out our substantive response to Neighbourhood Plan consultations including Strategic Environmental Assessment screening and scoping.

We recognise that Neighbourhood Plans provide a unique opportunity to deliver enhancements to the natural environment at the local level. This advice note sets out the key environmental issues, within our remit, which should be considered. It also references sources of data you can use to check environmental features.

We hope this is helpful as you prepare evidence and the Neighbourhood Plan itself.

Contents of Advice Note:

Neighbourhood Plans provide a unique opportunity to deliver enhancements to the natural environment at the local level. This document sets out the key environmental issues, within our remit, which should be considered. We have had to prioritise our limited resource and focus on strategic plans where the environmental risks and opportunities are highest. This advice note sets out our substantive response to Neighbourhood Plan consultations including Strategic Environmental Assessment screening and scoping. Together with Natural England, English Heritage and Forestry Commission we have published joint advice on neighbourhood planning which sets out sources of environmental information and ideas on incorporating the environment into plans. This is available at: https://neighbourhoodplanning.org/toolkits-and-guidance/consider-environment-neighbourhood-plans/

Drawing up a neighbourhood plan is a fantastic opportunity to build community resilience to climate change and make the local natural environment better. Opportunities include:

- New green spaces and improvements to public space through new development. This could include planting trees, creating rainwater gardens or enhancing local waterways for water quality and biodiversity.
- Recognising the value of certain environmental features within a plan area, e.g. a floodplain, wetland habitat or rivers. Identify these features and outline how you intend to protect them and improve them.
- Helping a community to manage and adapt to the risk of flooding and climate change by incorporating natural features and green space to manage and store water, and supporting the use of sustainable drainage systems (SuDS).
- Promoting energy and water efficiency measures for new builds. These measures will reduce the cost of construction for developers and help to reduce utility bills for future occupiers. This will also help reduce unsustainable water consumption and carbon emissions.

We also recommend your Plan takes account of relevant Local Planning Authority's policies, plans and strategies including Local Planning Authority's Strategic Flood Risk Assessment, flood risk strategies (https://www.gov.uk/government/collections/flood-risk-management-current-schemes-and-strategies), and the Thames River Basin Management Plan (https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/289937/geth0910bswa-e-e.pdf) as appropriate.

The information below explains the key issues we would consider in reviewing your Plan. We aim to reduce flood risk, while protecting and enhancing the water environment.

Infrastructure Delivery

We recommend that environmental infrastructure, including habitat enhancements, water storage areas, and green space, is taken into account if the Plan looks to fund local infrastructure.

Flood risk

Development must be safe and should not increase the risk of flooding.

Neighbourhood Plans should conform to national and local policies on flood risk:

If a Neighbourhood Plan is proposing sites for development please check whether there are any areas of Flood Zones 2 or 3 within the proposed site allocations. You can view a site's flood zone on the Flood Map for Planning on our website: https://flood-map-for-planning.service.gov.uk/

If the proposed allocation is located within Flood Zone 2 or 3 you should consult the Flood Risk and Coastal Change pages of the National Planning Policy Guidance (NPPG): http://planningguidance.communities.gov.uk/blog/guidance/flood-risk-and-coastal-change/

Here you can determine whether the flood risk vulnerability of the proposed development and the flood zone are compatible. In accordance with national planning policy the Sequential Test should be undertaken to ensure development is directed to the areas of lowest flood risk taking into account climate change. This should be informed by the Environment Agency's Flood Map for Planning and the Local Planning Authority's Strategic Flood Risk Assessment (SFRA), if they have one. We recommend you contact the Local Planning Authority to discuss this requirement further.

If the Neighbourhood Plan proposes development in flood risk areas, the Strategic Environmental Assessment should include baseline information about the flood risks, and include it as a key sustainability issue and as an objective.

We would have concerns if development is allocated in this high risk flood zone without the Sequential Test being undertaken. It is important that your Plan also considers whether the flood risk issues associated with these sites can be safely managed to ensure development can come forward.

We can provide any flooding information which we have available – such as predicted flood levels and historical flood data. Please note that there may be a charge for this information. Please contact our Customers and Engagement Team at https://hww.nument-agency.gov.uk for further details. In addition to the above you should also check with the Local Planning Authority's Neighbourhood Planning team with regards to other sources of flooding (such as surface water, groundwater, sewers and historic flooding) as detailed in their Strategic Flood Risk Assessment (SFRA). The Lead Local Flood Authority (LLFA), now has responsibility for local flood risk management and may hold flooding information that is not identified on our Flood Map.

Climate Change Allowances

The Local Authority's Strategic Flood Risk Assessment should indicate the extent of flood zones with likely climate change. On 19 February 2016, we published new guidance for planners and developers on how to use climate change allowances: https://www.gov.uk/guidance/flood-risk-assessments-climate-change-allowances

Flood Defences

Areas of your Neighbourhood Plan area, or proposed sites, may be given protection by a flood defence/alleviation scheme. Where this is the case the Plan should acknowledge this and identify the level of protection provided (including any climate change allowance). It should be noted that flood defences are intended to protect existing properties and are not to facilitate new development in areas that would otherwise be impacted by flooding. Any assessment of development behind flood defences should consider the impacts of a breach or overtopping. Where it is determined that new development should be behind a flood defence financial contributions may be sought to maintain or improve the structure.

Thames Estuary 2100 (Tidal Defences)

In line with requirements set out in the Thames Estuary 2100 (TE2100) plan, developments in this location will need to demonstrate how the flood defence could be raised in the future to meet the demands of climate change.

No activities on site should preclude access to the flood defence from maintenance or prevent the future raising of flood defences. In some cases we hold technical drawings of flood defence structures which may be of use. To request these you should contact our Customers and Engagement Team at hnlenguiries@environment-agency.gov.uk

Ecology and Water Management Proximity to watercourse/ Ecology

Main rivers can be viewed on the Environment Agency's map: https://environment.maps.arcgis.com/apps/webappviewer/index.html?id=17cd53dfc52443398 Occ333726a56386

The neighbourhood plan should draw upon evidence of designated or non-designated sites of nature conservation sites of international, national or local importance, and seek to ensure these sites are safeguarded and there is no degradation to these sites. The mitigation hierarchy of avoid mitigate and compensate should be followed to ensure this.

In accordance with national policy, any development proposal should avoid significant harm to biodiversity and seek to protect and enhance it; delivering biodiversity net gain. The forthcoming Environment Bill will mandate when enacted the demonstration of a minimum 10% biodiversity net gain using the Defra Biodiversity Metric 2.0 (or subsequent version), even where development proposals do not result in biodiversity loss. The Neighbourhood Plan could identify opportunities to incorporate requirements for achieving biodiversity and wider environmental net gains.

The provision of green infrastructure, particularly along rivers, can bring about benefits for people and wildlife. Creating networks of green space and habitats can also ensure wildlife are able to migrate and move across sites more easily enabling recovery and resilience of different wildlife species. The Neighbourhood Plan could play a role in helping to preserve, safeguard and establish green buffer zones along rivers by including policies or design guidance for their area. Even where buffer zones do not currently exist it is becoming more vital that we create them not just for the benefit of biodiversity but to reduce flood risk and increase our resilience to climate change.

This is a key way in which we can carry out our legal duty to further and promote the ecological and landscape value of rivers and land associated with them. In urban areas, in particular, rivers have often been degraded by past development, and we expect that any new development should go some way to redress the balance.

Neighbourhood Plans provide an opportunity to promote river restoration and enhancements helping us all to achieve the targets to improve waterbodies as part of the Water Framework Directive (WFD). There should be no deterioration in water quality and development should bring about improvements to the ecological status of any water body. Local WFD catchment data for the rivers in your area can be obtained from: http://environment.data.gov.uk/catchment-planning/RiverBasinDistrict/. We have identified WFD action measures for specific locations or whole reaches of watercourse (e.g. river bank restoration, improving fish passage, etc) and can be obtained from hnlenguiries@environment-agency.go.uk on request.

Objectives to achieve WFD improvements across all sectors are outlined in the Thames River Basin Management Plan (RBMP) (https://www.gov.uk/search?q=River+Basin+Management+Plans).

An assessment of the potential impacts of the Neighbourhood Plan on watercourses under WFD should be included within the SEA/SA appraisal, making use of the datasets available above.

Groundwater Quality

Development must not cause pollution to the water environment. Aquifers and Source Protection Zones

Some of your local area, and specific potential site allocations, may be located upon or within aquifers and Source Protection Zones (link below). SPZ 1 is especially sensitive. You might

consider these within your Plan and when allocating sites. The relevance of the designation and the potential implication upon development proposals should be seen with reference to our Groundwater Protection guidance: https://www.gov.uk/government/collections/groundwater-protection

To see if a proposed development is located within a Source Protection Zone, please use our online map: https://www.gov.uk/guidance/groundwater-source-protection-zones-spzs

Land Contamination

You must consider land contamination when preparing your plan. Managing it during development is key to addressing past contamination and preventing further impacts during development.

You can establish if a site may be contaminated in several ways. Your Local Authority may hold a register of sites it knows to be contaminated. A list of potentially contaminated sites can be accessed on the following link: https://www.claire.co.uk/useful-government-legislation-and-guidance-by-country/76-key-documents/198-doe-industry-profiles

We recommend you contact your Local Authority's Environmental Health team who may hold records on known/potential land contamination. Please note our primary concern is with regards to water quality. Your Local Authority's Environmental Health team will advise you on issues related to human health.

Your plan may include areas which are located on aquifers and Source Protection Zones. These areas represent the most sensitive and highest risk in terms of potential pollution to protected groundwater supplies, some of which are used for drinking water. These should be considered within your plan if growth or development is proposed here. Further information can be accessed on the following links:

Guiding principles for the Land Contamination

https://www.claire.co.uk/useful-government-legislation-and-guidance-by-country/192-guiding-principles-for-land-contamination-gplc

Approach to Groundwater Protection:

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/692989/Envirnment-Agency-approach-to-groundwater-protection.pdf

Water supply and foul drainage

When allocating sites in you Plan, you will need to consider if the water supply and foul drainage infrastructure can accommodate the development. Your local water company can provide further information about water supply and sewerage capacity. Our 'Water Stressed Areas – final classification' 2013 explains that our area is seriously water stressed. This is particularly significant as population numbers rise and there are increased impacts from climate change on water resource availability and reliability. The Neighbourhood Plan should consider what further measures could help the local area achieve water sustainability that are not already in the Local Plan, water efficiency standards and measures including the retrofitting of existing buildings.

Surface water drainage

The inclusion of Sustainable Drainage Systems (SUDS) should always be a consideration within any development to reduce the risk of surface water flooding on and off site. The Lead Local Flood Authority, is the main contact for SUDS issues. However, we have interest in SUDS from a groundwater protection perspective and improving water quality.

The collection and dispersal of clean surface water to ground to recharge aquifer units and prevent localised drainage or surface systems flooding in heavy rainfall is encouraged. However, dispersal into the ground through soakaways or other infiltration systems requires a site-specific investigation and risk assessment. Generally, we would accept roof drainage going to soakaway (or other systems), but other surface drainage may need to go through treatment systems or to foul main, for instance vehicle parking. Infiltrating water has the potential to cause mobilisation of contaminants present in shallow soil/made ground which could ultimately cause

pollution of underlying groundwater resources. Where contamination is known or suspected, remedial or other mitigating measures will likely be required so that it can be demonstrated that there is no resultant unacceptable risk to Controlled Waters.

We advise applicants to follow our guidance – Groundwater Protection. This is a report that highlights the importance of groundwater and encourages industry and other organisations to act responsibly and improve their practices. This can be found at: https://www.gov.uk/government/collections/groundwater-protection

The design of the drainage systems should be in line with G1, G9, G12 and G13 position statements:

https://www.gov.uk/government/publications/groundwater-protection-position-statements

Please note

This document is a response to a Neighbourhood Plan consultation and does not represent our final view in relation to any future planning application made in relation to any site. You should seek your own expert advice in relation to technical matters relevant to your neighbourhood plan before submission.

If you have any questions please contact the Hertfordshire and North London Sustainable Places team: HNLSustainablePlaces@environment-agency.gov.uk

Historic England received 14th March 2024

Thank you for consulting Historic England in respect of the SEA Screening Opinion for the Maida Hill NDP.

As the Government's adviser on all matters pertaining to the historic environment and a consultation body for the purposes of Regulation 10(4) of the Town and Country (Environmental Impact Assessment) (England and Wales) Regulations 1999 ("the EIA Regulations"), Historic England writes to inform the City of Westminster's Scoping Opinion for the proposed neighbourhood plan for Maida Hill.

On the basis of this information provided we agree with the Council's assessment that strategic environmental assessment is <u>not</u> required, as set out under the criteria specified in Schedule 1 of the SEA regulations.

It must be noted that this advice does not affect our obligation to advise you on, and potentially object to any specific development proposal which may subsequently arise from this request and which may have adverse effects on the environment. We trust this advice is of assistance in the preparation of your scoping opinion.

Natural England received 28th March 2024

Thank you for your consultation on the above dated and received by Natural England on 29 February 2024.

Natural England is a non-departmental public body. Our statutory purpose is to ensure that the natural environment is conserved, enhanced, and managed for the benefit of present and future generations, thereby contributing to sustainable development.

Screening Request: Strategic Environmental Assessment (SEA) and Habitats Regulations Assessment (HRA)

It is Natural England's advice, on the basis of the material supplied with the consultation, that:

- significant effects on statutorily designated nature conservation sites or landscapes are unlikely; and,
- significant effects on Habitats sites¹, either alone or in combination, are unlikely.

The proposed neighbourhood plan is unlikely to significantly affect any Site of Special Scientific Interest (SSSI), Marine Conservation Zone (MCZ), Special Areas of Conservation (SAC),

¹ Habitats sites are those referred to in the <u>National Planning Policy Framework</u> (Annex 2 - glossary) as "any site which would be included within the definition at regulation 8 of the Conservation of Habitats and Species Regulations 2017 for the purpose of those regulations, including candidate Special Areas of Conservation, Sites of Community Importance, Special Areas of Conservation, Special Protection Areas and any relevant Marine Sites".

Special Protection areas (SPA), Ramsar wetland or sites in the process of becoming SACs or SPAs ('candidate SACs', 'possible SACs', 'potential SPAs') or a Ramsar wetland. The plan area is unlikely to have a significant effect on a National Park, Area of Outstanding Natural Beauty or Heritage Coast, and is unlikely to impact upon the purposes for which these areas are designated or defined.

Guidance on the assessment of Neighbourhood Plans, in line with the Environmental Assessment of Plans and Programmes Regulations 2004 is contained within the <u>Planning Practice Guidance</u>. This identifies three triggers that may require the production of an SEA:

- a neighbourhood plan allocates sites for development
- the neighbourhood area contains sensitive natural or heritage assets that may be affected by the proposals in the plan
- the neighbourhood plan may have significant environmental effects that have not already been considered and dealt with through a sustainability appraisal of the Local Plan.

Natural England does not hold information on the location of significant populations of protected species, so is unable to advise whether this plan is likely to affect protected species to such an extent as to require an SEA. Further information is included in Natural England's <u>standing</u> advice on protected species.

Furthermore, Natural England does not routinely maintain locally specific data on all environmental assets. The plan may have environmental impacts on priority species and/or habitats, local wildlife sites, soils and best and most versatile agricultural land, or on local landscape character that may be sufficient to warrant an SEA. Information on ancient woodland, ancient and veteran trees is set out in Natural England/Forestry Commission standing advice.

We therefore recommend that advice is sought from your ecological, landscape and soils advisers, local record centre, recording society or wildlife body on the local soils, best and most versatile agricultural land, landscape, geodiversity and biodiversity receptors that may be affected by the plan before determining whether a SEA is necessary. Natural England reserves the right to provide further advice on the environmental assessment of the plan. This includes any third party appeal against any screening decision you may make. If a SEA is required,

Natural England must be consulted at the scoping and environmental report stages. Please send any new consultations, or further information on this consultation to consultations@naturalengland.org.uk