

PLANNING AND ENVIRONMENTAL PROTECTION COMMITTEE

**TUESDAY 6 MARCH 2012
1.30 PM**

Bourges/Viersen Rooms - Town Hall

AGENDA

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| 1. Apologies for Absence | |
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| 5. Development Control and Enforcement Matters | |
| 5.1 Routine Health and Condition Works, Removal of Crossing Branches and Deadwood and to Provide Legal Clearances Over Road and Footpath at 494 Oundle Road - 1 Lime Tree TPO Ref: 1991_01 | 17 - 20 |
| 6. Peterborough 'Statement of Community Involvement', Neighbourhood Planning and Community Action Plans | 21 - 108 |

Committee Members:

Councillors: North (Chairman), Serluca (Vice Chairman), Casey, Hiller, Simons, Stokes, Todd, Lane, Harrington and Martin

Substitutes: Councillors: Winslade, Ash and Shabbir

Further information about this meeting can be obtained from Gemma George on telephone 01733 452268 or by email – gemma.george@peterborough.gov.uk



There is an induction hearing loop system available in all meeting rooms. Some of the systems are infra-red operated, if you wish to use this system then please contact Gemma George on 01733 452268 as soon as possible.

CASE OFFICERS:

Planning and Development Team: Nicholas Harding, Lee Collins, Andrew Cundy, Paul Smith, Mike Roberts, Louise Lewis, Janet MacLennan, Astrid Hawley, David Jolley, Louise Lovegrove, Vicky Hurrell, Amanda McSherry, Sam Falco, Matt Thomson, Chris Edwards, Michael Freeman

Minerals and Waste: Theresa Nicholl, Alan Jones

Compliance: Nigel Barnes, Anthony Whittle, Karen Cole, Julie Robshaw

NOTES:

1. Any queries on completeness or accuracy of reports should be raised with the Case Officer or Head of Planning, Transport and Engineering Services as soon as possible.
2. The purpose of location plans is to assist Members in identifying the location of the site. Location plans may not be up-to-date, and may not always show the proposed development.
3. These reports take into account the Council's equal opportunities policy but have no implications for that policy, except where expressly stated.
4. The background papers for planning applications are the application file plus any documents specifically referred to in the report itself.
5. These reports may be updated orally at the meeting if additional relevant information is received after their preparation.

Minutes of a Meeting of the Planning and Environmental Protection Committee
held at the Town Hall, Peterborough on 7 February 2012

Members Present:

Councillors – North (Chairman), Serluca (Vice Chairman), Casey, Hiller, Simons, Stokes, Todd, Lane and Ash

Officers Present:

Nick Harding, Group Manager, Development Management
Jez Tuttle, Senior Engineer (Development)
Theresa Nicholl, Development Management Support Manager (Item 5.5)
Carrie Denness, Principal Solicitor
Gemma George, Senior Governance Officer

1. Apologies for Absence

Apologies for absence were received from Councillors Harrington and Martin.

Councillor Ash was in attendance as a substitute from item 5.4 onwards.

2. Declarations of Interest

- 5.1 Councillor Lane declared that he had a personal, non-prejudicial interest in the item, in that he had a family friend who lived in the flats in Cubbitt Way.
- 5.2 Councillor Lane declared that he had a personal, non-prejudicial interest in the item, in that he knew of the Applicant, Mr Moore.
- 5.2 Councillor Hiller declared a personal interest in that he was a member of a housing sub-group of which Mr David Shaw, the Agent for the application, was also a member. This would in no way affect his decision.
- 5.4 Councillor Lane declared that he had received correspondence from an objector in relation to the application, but this would in no way affect his decision.
- 5.4 Councillor Simons declared that he had a personal, non-prejudicial interest in the item, in that he knew one of the speakers due to address the Committee.

3. Members' Declaration of intention to make representation as Ward Councillor

Councillor Serluca declared that she would be making representation as Ward Councillor, on behalf of her constituents, on item 5.1, Railworld, Land North of Cubbitt Way, Woodston, Peterborough.

4. Minutes of the Meeting held on 10 January 2012

The minutes of the meeting held on 10 January 2012 were approved as a true and accurate record.

5. Development Control and Enforcement Matters

5.1 11/01740/FUL – Use of car park for car boot market at Railworld Exhibition Centre Car Park, at Land North of Cubbitt Way, Woodston, Peterborough

The application originally sought full planning permission for the use of the Railworld exhibition car parks (Land north of Cubitt Way, approximately 1.998ha/4.94 acres) for car boot sales on Thursdays 5.00pm – 9.00pm (April to September) and Sundays and Bank Holidays 6.00am – 4.00pm (all year round).

Following consultation feedback the proposal had been amended. The amendments proposed were as follows:

- The revised opening hours to be 7.30am – 4.00pm Sundays and Bank Holidays, with opening to public at 9.00am (all year round), and Thursdays 4.00pm – 9.00pm, with opening to public at 5.00pm (April to September);
- The means of access to the site from Oundle Road via the Railway arches only, apart from high sided trading vehicles which are unable to pass under the railway arches.
- The introduction of buffer zones within the site where no activities would take place on the southern and western boundaries, which were adjacent to residential sites;
- The marking out of the Public Right of Way route on site, to ensure it remained unobstructed and available for use when markets were being held; and
- No pedestrian access to the site from Cubitt Way when markets were taking place.

The Planning Officer addressed the Committee and gave an overview of the proposal. Members were advised that the main issues for consideration were the impact on the neighbouring sites, access to the site and highways issues and the impact on the public right of way. The recommendation was one of approval.

The Chairman addressed the Committee and advised that an extension to the speaking times had been requested. The Committee agreed to extend the speaking times to allow 2 ½ minutes per objector, with those speaking in support of the application receiving the same total amount of time, this equating to 7 ½ minutes.

Councillor Lucia Serluca, Ward Councillor, addressed the Committee on behalf of her constituents. In summary the concerns highlighted to the Committee included:

- The original concept of car boot sales had over recent years transformed into more commercial open air markets, attracting antique dealers and eBay traders looking for bargains to sell on for profit;
- People sold new goods as well as old and tended to use large vans;
- The traders often outnumbered the genuine car booters;
- Car boot sales had become a tourist destination in their own right, with bouncy castles and food outlets;
- The boot sales attract significant numbers of visitors travelling by car;
- Traders often set up in the early hours of the morning;

- The existing car boot sale at the football ground had caused issues in the past for local residents in terms of noise, general disturbance and indiscriminate parking in surrounding streets;
- Local residents had questioned why a car boot sale was needed in this area. many of the items offered for sale could be purchased at the permanent market, where those traders had to pay rent and business rates;
- It was in the opinion of local residents that the proposal was for a retail use outside the city centre and should be assessed against Policy CS15 of the Core Strategy and Planning Policy Statement four;
- There had been many objections against the proposal, particularly from the residents of Cubbitt Way;
- The application would offer no benefit to the local residents and would only compound the issues they faced with regards to indiscriminate parking;
- They propose that the application should be rejected on the grounds of Policy CS15, Policy PP2 of the Draft Planning Policies DPD and Policy DA2 of the Local Plan.

Mr Jonathan Radway, a local resident, addressed the Committee in objection to the application. In summary the concerns highlighted to the Committee included:

- The car park was directly visible from Mr Radway's balcony;
- The proposal was a professional market being disguised as a car boot sale;
- The current car boot sale at the football ground had small lorries, large vans, green grocers, electrical stalls, clothes stall etc.
- People made a lot of noise, banging doors, shouting and playing loud music;
- In the Committee papers Transport and Engineering stated that all vehicles must go in through the car park, and Condition C2 in the recommendations said otherwise;
- This large market would not be conducive for such a residential area, it would destroy the peace and quiet of the local residents, and those peoples homes yet to be built;
- Why was there a need for bank holidays and Thursdays? This did not currently happen at the football ground;
- The buffer zones proposed would not be adequate, it wouldn't stop the noise or the unsightliness of the market;
- The proposal was against the Core Strategy and would not enhance the city in anyway.

Mr David Motley, a local resident, addressed the Committee in objection to the application. In summary the concerns highlighted to the Committee included:

- Residents did not think that the proposed buffer zone would be adequate;
- Whilst a 20 metre exclusion zone may be effective at Glebe Road, it would do little to mitigate against the noise and disturbance on Cubbitt Way;
- The cumulative impact on the residents of Cubbitt Way needed to be taken into consideration, the residents already had to suffer the noise and disruption of a fair three times a year on the site and the redevelopment of the Posh ground had led to supporters parking on this site on match days, the proposal as it stood would mean that the site would be utilised for 168 days of the year, 46% of the year;
- The local residents had suffered enough already due to the profit making of others.

Mr Brian Turner was present, as per the speaking list, but did not wish to address the Committee.

Mr Simon Smith, a Chartered Town Planner and representative of Railworld, addressed the Committee in support of the application and responded to questions from Members. In summary the issues highlighted to the Committee included:

- At no time had it been suggested that traffic would use the Cubbitt Way entrance. The pedestrian access at Cubbitt Way was to be gated to discourage on street car parking along Cubbitt Way and shoppers would be encouraged to use the Council's Meadow Fair Car Park;
- The majority of the objections contained within the objection letters were in relation to the use of Cubbitt Way, as mentioned, this was not proposed;
- There was a lack of sufficient off street parking along Cubbitt Way and the application had caused residents to express their frustrations with regards to this. Railworld shared the residents' frustrations;
- Resident's objections also related to noise and disturbance issues, litter and food smells. All of these objections had been addressed by the seven Conditions proposed by Officers;
- The opening hours had been cut down and the market in practice, started closing down at 12 noon;
- The market would be laid out in a sequential way and the area of land near to residents would only be used on days of peak demand;
- There would be no refrigerated lorries permitted on the site;
- There would be no amplified, or other music, played on the site;
- Generators would not be permitted on the site;
- The food stall would be located at the furthest possible distance away from the flats, next to the entrance of Railworld;
- People didn't tend to go to car boot sales to make a noise or cause disturbance;
- The petition signed in support of the car boot was signed by 25 people for whom the market provided a source of regular income, the remainder were infrequent traders from across the city;
- No material planning considerations of any weight had been reported that would justify a refusal of the planning application;
- The new market would be for the continuity of the existing market, there would not be two competing markets;
- There would be a robust gate in place for the duration of the car boot market, and there would be stewards present to ensure that people would not be able to access Cubbitt Way. Mr Smith was permitted by the Committee to circulate a diagram outlining the gate and fence;
- With regards to litter, there would be five stewards employed by the operator as well as a team of volunteers;
- There would be 90 – 150 pitches occupied depending on the time of year.

Following questions to the speakers, Members expressed concern with regards to possible traffic congestion in the area and the discrepancies highlighted in the committee report. In response the Highways Officer advised that there would be no vehicles accessing through Cubbitt Way, bar a small number of high sided vehicles. With regards to the volume of traffic Members were advised that the car park had originally been built to take a lot of traffic and therefore the use of the site for the market would not increase issues in the area.

The Planning Officer addressed the Committee in response to issues raised by the speakers. It was advised that there was no policy requirement for the applicant to demonstrate a need for this facility and a car boot sale could not be compared to normal city centre retailing. The Planning Officer further advised that the applicant had stated that he would be happy to delete the Thursday night market if Members saw this as being an issue.

Members discussed the application and comments were made in support of the application, namely that the area of land was already a car park and there was activity on the site on a regular basis therefore the provision of a boot fair would not alter the scene to a detrimental degree. Subsequent concerns were expressed in relation to the nature of the market and the impact its imposition would have on the local residents.

A motion was put forward and seconded to approve the application, subject to the following amendments; the deletion of the Thursday market trading, for the opening hours on a Sunday to be 9.00am to 3.00pm with no vehicular access of any kind until 9.00am, to ensure no pedestrian or vehicular access to be allowed along Cubbitt Way and that any fast food vehicles are conditioned to be placed on the far right corner of the site away from residents. The motion was defeated by 5 votes, with 4 voting for, with the Chairman exercising his casting vote against the motion.

After further debate, it was commented that the imposition of a boot fair on the site would have a detrimental impact on the local residents. It would be intrusive and it would not be practical for a boot fair to commence trading at around 10.30am, as per the previously defeated motion. A second motion was put forward and seconded to refuse the application citing Policies CS15, CS16 and PP2. The motion was carried by 5 votes, with 4 voting against, with the Chairman exercising his casting vote in favour of the motion.

RESOLVED: (4 for, 4 against with the Chairman exercising his casting vote in favour) to refuse the application, against Officer recommendation.

Reasons for decision:

The proposed car boot sale would result in a significant degree of noise and disturbance at unsocial hours to the detriment of the residents that live immediately adjacent to the site. The proposal was therefore contrary to the provisions of Policy CS16 in the Adopted Peterborough Core Strategy (2011) and Policy PP2 of the emerging Peterborough Planning Policies DPD (2012). Both these policies sought to protect existing development from new development that would have an unacceptable impact on the amenity currently enjoyed.

The proposal was essentially a retail activity and such uses are directed to the City Centre Primary Shopping Area, District Centre or Local Centre by the retail hierarchy set by Policy CS15 of the adopted Peterborough Core Strategy. The site was positioned outside of these locations and as: PPS4 sequential assessment had been undertaken by the applicant, it had not been demonstrated that the proposal would not have a detrimental impact on the City Centre Primary Shopping Area or that it would not conflict with proposals in any Council Plans or Strategies for expanding the City Centre retail Offer. The proposal was therefore contrary to Policy CS15 of the adopted Peterborough Core Strategy.

The meeting was adjourned for ten minutes.

There had been a late speaking request received from a member of Bretton Parish Council. The Committee voted on the request and it was denied.

5.2 11/01572/FUL – Construction of permanent rugby clubhouse with car parking and tennis courts, to replace temporary facilities. Land at former Bretton Woods Community School, Flaxland, Bretton, Peterborough

The proposal was to redevelop the area currently occupied by the parking, tennis courts and marquee, and incorporate a further 2800 square metres or so of adjacent land into the developed area. The proposal included:

- Provision of 100 car parking spaces as well as 11 disabled parking spaces, parking for 3 coaches and allowance for cycles and motorcycles;
- A new, solid construction, club house set slightly further away from the dwellings, to include changing rooms and support offices, a kitchen, bar and function room, and upstairs a further bar area and lounge;
- Banked seating along the north elevation of the club house, overlooking the pitches;
- Floodlighting around the main pitch (the one closest to the clubhouse);
- A new foul drainage connection;
- A small grounds maintenance store;
- A new security fence around the site perimeter; and
- Reinstatement of four tennis courts (these are currently underneath the temporary marquee club house).

The site was close to the Bretton Centre, and was accessed from Bretton Way along Flaxland to the north of the Local Centre, and then along a narrow unadopted road which led to the park, a scout hut, and the former Bretton Woods School site. This access road was about 5.5 metres wide.

The area used by the rugby club was the southern part of Bretton Park. It was leased out by the City Council (although it was understood that there was currently no lease in place) and has been used by the rugby club for several years. The site currently included a car park with about 64 spaces, an unused area which was laid out as four tennis courts, and a temporary structure, effectively a large marquee, which was laid out over a further four tennis courts and which was used as a club house and for holding functions. Together these areas covered about 5730 square metres. The pitches were beyond this. The area was immediately adjacent to a County Wildlife Site and the park was surrounded by a wooded area known as Highlees Spinney. There were dwellings within 50 metres of the site.

The Planning Officer addressed the Committee and gave an overview of the proposal. Members were advised that the main issues for consideration were the principles of development, highways impacts, parking, the design, neighbour amenity, landscaping, ecology and the re-instatement of the tennis courts. The recommendation was one of approval.

Members were advised that the application also included improvements to the junction accessing the site where it met Flaxland. It was currently a very tight corner and could not be easily accessed by buses.

There had been an error in the application, in that consultation had not been undertaken with the Forestry Commission and the Woodland Trust, there was therefore a change to the recommendation contained within the update report stating

that 'The Head of Planning, Transport and Engineering be authorised to grant permission subject to; there being no objection from either the Woodland Trust or the Forestry Commission and the conditions as per the printed committee report'.

Comments from Councillor Nick Sandford, in objection to the application, had also been received and were outlined in the update report.

Mr David Shaw, the Agent, addressed the Committee on behalf of the Applicant and responded to questions from Members. In summary the issues highlighted to the Committee included:

- It had taken over five years to find somewhere to locate the rugby club;
- The Council's Sports Strategy fully supported new and growing sports clubs;
- The club provided an important social community facility for the people of Bretton;
- The Bretton Festival was held at the club and it attracted over 3000 people;
- The club was a voluntary club and it needed to finance its activities, the clubhouse therefore needed to be utilised and it needed to be successful;
- The club had been at the location for three and a half years;
- It was requested that Condition C3 be amended with regards to access. Coaches already utilised the access point and had done for sometime, it was therefore proposed that markings on some of the existing parking bays be implemented along the side of the road as an access passing bay;
- Conditions C11, C18 and C20 were all in relation to noise. C11 was in relation to a noise management plan and this was perceived as a good way forward, C18 was in relation to the total noise being generated from the site and the limits to that noise. It was therefore felt that C20, which was in relation to the hours during which functions would be allowed to be held, would become defunct if Conditions C11 and C18 were implemented;
- Limitations on the opening hours would be sensible and could be identified through a Management Agreement, this would offer flexibility;
- The club was currently licensed until 12.00pm, with no music to be played after 11.00pm;
- It was hoped that the clubhouse would be utilised by all members of the community, therefore it was requested that Condition C21 be amended to read 'the site shall not be used for any non-sport related activity during the hours of 7.00am to 9.30am and 4.00pm to 6.00pm, Monday to Friday'. This would avoid peak hour traffic.

The Planning Officer addressed the Committee in response to comments made by the speaker and advised that in his opinion, he was unsure whether the implementation of a Management Plan would be effective and operating times should be outlined.

The Highways Officer addressed the Committee and advised that the only issue was the access. The width of the access was acceptable, however the radius was tight. In order to remedy this situation the radius could be 'shaved' and this could be achieved within highways land.

Following debate, Members commented that the facility was greatly needed in the city and the revenue generation for the club was important, therefore Condition C20, in relation to the operating hours, was very restrictive as it stood. A motion was put forward and seconded to approve the application subject to the removal of condition C20 and no objections being received by the Woodland Trust or Forestry Commission. The motion was carried unanimously.

RESOLVED: (Unanimously) to approve the application, as per Officer recommendation, subject to:

1. There being no objection from either the Woodland Trust or the Forestry Commission;
2. The conditions numbered C1 to C24 as detailed in the committee report, with the removal of Condition C20.

Reasons for decision:

Subject to the imposition of the conditions and there being no objections received from either the Woodland Trust or the Forestry Commission, the proposal was acceptable having been assessed in the light of all material considerations, including weighting against relevant policies of the development plan and specifically:

- The principle of having a rugby club on part of the Park was acceptable as it was a use that was compatible with the open space/recreational use of the park;
- Adequate access and parking could be provided;
- The design of the building was appropriate to the use and location;
- Impact on the amenity of nearby residents could be adequately controlled by conditions relating to noise, lighting and hours of use;
- It had no significant impact on the adjacent County Wildlife Site; and
- There was no significant impact on important trees

The proposal is therefore in accordance with Policies CS14, CS16, CS18 and CS21 of the adopted Peterborough Core Strategy DPD and Saved Policies T8, T9, T10, LNE10 and U1 of the Peterborough Local Plan 2005 (First Replacement).

5.3 11/01676/FUL – Construction of three affordable dwellings for rent, including associated external works, parking and access improvements at garages to rear of 287 Welland Road, Dogsthorpe, Peterborough

The Applicant sought consent to demolish the existing 17 garages in a parking court and erect three two-storey terraced affordable dwellings for rent with associated parking. Part of the proposal included the formation of a rear access to No.8 Furze Ride and the removal of an existing access from the garage court to the East-West footpath that runs along the North of the site. A new 1.8 metre metal railing fence would be installed along the Northern boundary.

The dwellings stood at 4.8 metres to eaves and 7.5 metres to ridge. Each dwelling would have its own dedicated rear garden space, two off street parking spaces, garden shed and bin store.

The application site was a garage court consisting of 17 flat roof garages with metal doors, accessed from the South-East and was surrounded by residential gardens to the East, South and West, with a non-adopted footpath running East-West to the immediate North. The site was covered in hard standing; there were no trees within the site however a number surrounded the site. The site boundary was formed by a combination of a 2 metre high brick walling or the rear wall of the garages themselves.

The Planning Officer addressed the Committee and gave an overview of the proposal. Members were advised that the main issues for consideration were the policy context and the principle of development, the design and visual amenity, the impact to

neighbouring residents, the amenity of future occupiers and highway implications. The recommendation was one of approval.

Members' attention was drawn to additional information contained within the update report. Additional representations had been received from Mr Chris Brammall, a local resident and from Councillor Adrian Miners, Ward Councillor, both in objection to the application.

Councillor Chris Ash, Ward Councillor, addressed the Committee on behalf of local residents and responded to questions from Members. In summary the concerns highlighted to the Committee included:

- There had been extensive comments received from residents in relation to the application;
- The boundary wall was well established and if it was to change, this would have an adverse effect on neighbours amenity;
- The proposed dwellings were to be slightly angled from the properties on Welland Road, however the nearest point was still very close and would make the gardens claustrophobic;
- There would be light loss to the neighbours;
- The garages were reasonably well looked after and a lot of them were in use;
- It was a heavy residential area and there were concerns with regards to construction, this needed to be monitored carefully and there should be no building during unsocial hours namely not on a Sunday or a Saturday afternoon and 8.00am to 6.00pm on weekdays and 8.00pm to 2.00pm on a Saturday.

Mr Chris Brammall, a local resident, addressed the Committee in objection to the application and responded to questions from Members. In summary the concerns highlighted to the Committee included:

- Mr Brammall was permitted by the Committee to circulate a photograph highlighting the view from the back of his house on the ground floor;
- Mr Brammall lived at 287 Welland Road and the view from the back of his house currently included the back of the garage walls, this was no intrusive. The side elevation of the proposal would however impact dramatically on Mr Brammall's outlook and would overshadow his view;
- The side elevation would be 8.5 metres away, this was very close;
- Mr Brammall had concerns with regards to the service trench proposed to run along the side of the property, this would be very close to his property;
- Mr Brammall had concerns with regards to his garage wall, his gas central heating boiler was situated on that wall;
- He did not object to the houses in principle, but if it was two houses rather than three it may be less overbearing;
- The garages were currently over 50% in use.

Mr Ian Irwin, a local resident, addressed the Committee in objection to the application and responded to questions from Members. In summary the concerns highlighted to the Committee included:

- Mr Irwin lived at 285 Welland Road and the third house would also overshadow his property;
- Mr Irwin did not object to the houses in principle, but he believed there were too many proposed for the site;
- The existing gardens were 18 inches higher than the proposed gardens;

- If the houses were turned around, four houses could be accommodated on the site;
- If you created a proper road, this would prevent Travellers from parking on the site;
- The houses should be built out of the same material as the rest of Dogsthorpe.

The Planning Officer addressed the Committee in response to comments made by the speakers and advised that in order to ease the relationship between the existing properties and the block proposed nearest to them, the proposed block could be moved at least a metre to the right and the end elevation roof could be hipped.

Following debate, Members commented that affordable housing was required and the proposal would represent an improvement to the area. A motion was put forward and seconded to approve the application subject to amended plans being received showing a hipped roof and the terrace block being move one metre to the right further away from the Welland Road properties and an amendment to condition C13 to outline the construction hours, those being 8.00am to 6.00pm Monday to Friday and 8.00am to 2.00pm Saturdays, with no working on Sundays or Bank Holidays. The motion was carried unanimously.

RESOLVED: (Unanimously) to approve the application, as per Officer recommendation, subject to:

1. The prior satisfactory completion of an obligation under the provisions of Section 106 of the Town and Country Planning Act 1990 (as amended) for a financial contribution to meet the neighbourhood infrastructure needs of the area;
2. Amended plans being received to show a hipped roof and the terrace block moved one metre to the right further away from the Welland Road properties;
3. The conditions numbered C1 to C20 as detailed in the committee report, with an amendment to condition C13 to read 'a scheme of working hours for construction & delivery that restricts such activity to 8.00am to 6.00pm Monday to Friday (excluding Bank Holidays), 8.00am to 2.00pm on Saturdays. There shall be no construction or deliveries on Sundays or Bank Holidays;
4. If the S106 had not been completed within two months of the date of the resolution without good cause the Head of Planning Services be authorised to refuse planning permission for the reason R1 as detailed in the committee report.

Reasons for decision:

Subject to the imposition of the conditions, the proposal was acceptable having been assessed in the light of all material considerations, including weighting against relevant policies of the development plan and specifically:

- The principle of the development on the site is considered acceptable in accordance with Planning Policy Statement 3 and Policy H7 of the Adopted Peterborough Local Plan (First Replacement);
- The development would provide three affordable dwellings which would contribute towards the provision and range of housing available to meet housing needs in accordance with Policy CS8 of the Adopted Peterborough Core Strategy DPD;
- The proposed layout would afford the future occupiers with an appropriate level of residential amenity in accordance with Policy H16 of the Adopted Peterborough Local Plan (First Replacement) (2005);

- The development by reason of its design, layout, scale and height would not result in a sufficiently detrimental impact on the residential character of the area or the amenities of the occupiers of existing neighbouring dwellings;
- Sufficient access, parking and turning provision will be provided within the development in accordance with Policy CS14 of the Adopted Peterborough Core Strategy DPD and Policy T10 of the Adopted Peterborough Local Plan (First Replacement) (2005).

Councillor Ash was in attendance and joined the Committee as substitute for Councillor Harrington.

The meeting was adjourned for ten minutes.

5.4 11/01752/FUL – Demolition of four blocks of garages and construction of four affordable dwellings for rent including associated external works, parking and access improvements at garages to the rear of 90 Hallfields Lane, Gunthorpe, Peterborough

Permission was sought to demolish the existing four blocks of 22 garages located on the site and to construct four two storey dwellings. It is proposed that the dwellings are constructed as one pair of two bedroom semi detached dwellings and one pair of three bedroom semi detached dwellings. The dwellings were offered for affordable rent by Cross key Homes.

It was proposed that the dwellings were constructed of brick and tile with a gable roof occupying a footprint of approximately 10.5 metres (w) x 8 metres (l) and rising to a height of approximately 7.9 metres. Two tandem style on plot parking spaces were proposed to serve each dwelling. Each dwelling would be provided with an enclosed area of rear amenity space. A bin collection point to serve all four dwellings would be provided adjacent to the north side of the access road.

The application site was presently occupied by four blocks of 22 garages. The site was hard surfaced and level. Existing vehicular access was off Hallfields Lane.

The character to the north, south and west of the site was residential and was comprised of a two storey semi detached development of a uniform pattern and scale. Gunthorpe Primary School and associated playing fields were located to the north east of the site. There was an existing tree located to the south east corner of the site.

The Planning Officer addressed the Committee and gave an overview of the proposal. Members were advised that the main issues for consideration were the principle of development, the design and impact of the development on the character of the area, residential amenity, the impact of the development on neighbour amenity, highway implications and a number of other issues. The recommendation was one of approval.

Members' attention was drawn to additional information contained within the update report. Additional representations had been received from Councillor Sue Day, Ward Councillor, and Ms Barbara King on behalf of her mother, a local resident, both in objection to the application.

Mr Michael Beeken and Mrs Susan Heffron, local residents, addressed the Committee jointly in objection to the application. In summary the concerns highlighted to the Committee included:

- Mr Beeken had lived in his home for some 46 years without being overlooked;

- The property had been improved to the rear and it had been enjoyed over the years, especially the garden area;
- The proposed houses would overlook Mr Beeken's property;
- The committee report stated that the properties would be 22 metres away at the nearest point, this was still far too close;
- Mr Beeken and his wife were both retired and their house had given them a lot of pleasure over the years. They did not have the funds to move, or wish to move;
- Bungalows would provide a good option as there were older single people living on the estate who could move into these, in turn freeing up their three bedroom properties for families;
- If the Committee were minded to approve the application, could the gable ends be placed to face Mr Beeken's property to ensure their privacy remained?
- The proposal would significantly impact the area;
- The emergency services had expressed concerns with regards to the entrance to the properties.

Following debate, Members expressed concern with regards to the proposal and commented that although affordable housing was required, and the site was a prime location for such a development, the proposal's design layout was sub-standard for the location. The proposal would also result in an unacceptable loss of residential amenity to the local residents by way of overlooking and was therefore contrary to Policy CS16. A motion was put forward and seconded to refuse the application. The motion was carried by 7 votes, with 1 voting against and 1 abstaining.

RESOLVED: (7 for, 1 against, 1 abstention) to refuse the application, against Officer recommendation.

Reasons for decision:

The proposal would result in an unacceptable loss of residential amenity to the occupiers of number 6 and number 8 Cleveland Court by way of overlooking from the first floor windows of the proposed dwellings. The proposal was therefore contrary to Policy CS16 in the Adopted Peterborough Core Strategy (2011). This policy sought to protect existing development from new development that would have an unacceptable impact on the amenity currently enjoyed.

5.5. Consultation by Augean PLC regarding its intention to submit applications to the Infrastructure Planning Commission for an extension of time for the existing landfill operation for disposal of hazardous and low level radioactive waste, new facility for the disposal of such wastes, extension of time and capacity for the existing soil treatment facility and associated development.

The City Council had been consulted by Augean PLC with regard to applications they intended to submit to the Infrastructure Planning Commission (IPC) in respect of East Northants Resource Management Facility (ENRMF) at Kings Cliffe, Northamptonshire. The proposals were at a pre-application stage but all of the information about the proposals was in the public realm and was available for inspection on the Augean website at www.augeanplc.com. The proposals were to be determined by the IPC because they would constitute national significant infrastructure projects for hazardous waste facilities.

The site currently had permission to landfill with hazardous waste and low level radioactive waste. Both waste streams were strictly controlled through permits issued

by the Environment Agency. The permit for the low level waste allowed acceptance of solid wastes of not more than 200Bq/g. This meant that the waste contained very small levels of radioactivity and in this case it was the bottom 5% of the range of low level radioactive wastes. The waste that would be disposed of would come from the clean up of decommissioned nuclear industry sites such as building rubble and from non-nuclear sources such as hospitals. There was also permission for a soil recycling facility which could take 100,000 tonnes per annum of imported contaminated soil enabling the clean up of this soil on site through washing or treating with chemicals. This facility was not for low level radioactive waste (LLW). The cleaned up soil would be put into the landfill area. The total current permitted imports to the site were 250,000 tonnes of waste per annum.

On 20 January 2012, a meeting organised by the IPC was held and attended by the Local Authorities directly affected by the proposal (named 'B' authorities), namely Northamptonshire County Council and East Northamptonshire, and representatives of neighbouring authorities (named 'A' authorities) including Peterborough. Officers together with Councillor Peter Hiller and Councillor John Holdich attended on behalf of Peterborough. The purpose of the meeting was to explain the application process and not to discuss the merits of the scheme.

In summary, Augean intended to submit applications for the following development:

- A time extension of approximately 3 years to complete landfilling of the consented landfill by the end of December 2016 with an associated time extension to the end of December 2016 for the life of the soil treatment and recycling facility and an increase in the throughput of the soil treatment and recycling facility to 150,000tpa;
- The extension of the life of the soil treatment and recycling facility located in the north west of the site to December 2026;
- The construction of a new landfill void to the west of the current landfill which would provide approximately 10 years of life for a period up to 2026. The new void was to be within the boundary of the extant planning consent. This would be created by removing top and sub soil, overburden and clays, storing some of this for re-use in restoration of the site, exporting some to Thornhaugh 1 for use there and selling any surplus;
- Filling of the landfill void with hazardous waste and low level radioactive waste (LLW) with an activity up to 200Bq/g at a direct input rate up to 150,000tpa;
- A limit on the total waste input to the East Northants RMF site of 250,000tpa. (as existing);
- The extraction and stockpiling of clay and overburden to provide material for use in the construction and operation of an engineered containment system at the site, the exportation of clay for use in engineering the nearby Augean Thornhaugh Landfill Site and for general sale;
- The continuation of the operation of the gas flare and pumping station present at the site; and
- The restoration of the site to woodland and grassland following the completion of landfilling.

The site had a history of mineral and waste development, the most recent and relevant of which being:

- EN/05/1264C. Planning permission granted for hazardous waste landfill and associated operations. This permitted the importation of up to 249,999 tonnes of hazardous and inert waste to the site per annum. July 2006;
- EN/06/01517/CRA. Installation and operation of gas flare and a surface water pumping station in the north west of the site. September 2006;
- 07/00048/WAS and 07/01838/NCC. Installation and operation of soil treatment facility. The consented throughput was 100,000 tonnes per annum; and
- 09/00053/WAS. Landfill disposal of low level radioactive waste in phases 4B, 5A and 5B of the permitted hazardous waste landfill. This proposal was allowed on appeal by the Secretary of State who recovered the appeal from the Planning Inspector who held a Public Inquiry into the appeal. A legal challenge through the Court by opponents of the scheme was not successful. The permission was recently implemented with the first consignment of Low Level Waste being brought into the site for disposal.

Mr Gene Wilson, Augean PLC, was present to respond to any questions raised by Members. Responses to these questions included:

- Low level radioactive waste could be anything that was slightly contaminated. For example outbuildings waste, following demolitions, and waste from hospitals, schools etc;
- The risks associated with low level waste were extremely low;
- There were only a couple of other sites in the country able to take this kind of material;
- In terms of volumes, the low level waste made up around 10% of the waste taken on site. This would equate to about two to three deliveries per day;
- Principally the waste would come from the nearest sites, which could be anywhere in the south;
- Only the waste which could not be disposed of by any other manner would come to the site;
- The Environment Agency had to confirm they were happy for the waste to come to the site;
- An overview of the lining system and soil washing system were given to the Committee.

Following questions to the representative from Augean PLC, Members positively commented on the way Augean had conducted their consultations. A motion was put forward and seconded to accept the Officer recommendations as outlined in the committee report. The motion was carried unanimously.

RESOLVED: (Unanimously) to approve the Officer recommendations as outlined in the committee report, those being:

1. That no objections to the proposed application were raised in principle, because this had already been tested on appeal and in the Courts with regard the existing planning permission, the facility complemented the facilities provided in Peterborough which was recognised in the Cambridgeshire and Peterborough Minerals and Waste Core Strategy and the government had indicated that need for such a facility should be taken as accepted;
2. That PCC reserved the right to comment further on the detail once the complete applications were viewable and accepted by the IPC (although it was recognised that substantive changes would not be able to be made);

3. That concern was raised over the variance of terminology used in the technical reports and that the methodology contained within the Environmental Statement should set uniformity in terms of how scale of impact and possibly mitigation was expressed within the document. This aspect should be clear enough for the majority of interested persons to understand;
4. With regard to the 14 day window to comments on whether the application should be valid, that Members delegate this response to the Head of Service for Planning and Transportation;
5. With regard to the submission of other comments to the IPC or attendance of any meetings, Members decided that they wished to delegate further responses to the Head of Service, in consultation with the Portfolio Holder (Councillor Hiller) and the nearest ward Members to Kings Cliffe (Councillors Holdich and Lamb)
6. That Members endorsed the dissemination of information on this proposal to the public via Officers creating a web page giving updates and information on the procedure, and that local Members might disseminate information verbally to their Parishes and constituents.

13.30 – 17.45
Chairman

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PROPOSED: CARRY OUT ROUTINE HEALTH AND CONDITION WORKS, REMOVAL OF CROSSING BRANCHES AND DEADWOOD AND TO PROVIDE LEGAL CLEARANCES OVER ROAD AND FOOTPATH AT 494 OUNDLE ROAD - 1 LIME TREE TPO REF 1991_01

REFERRED BY: HEAD OF PLANNING, TRANSPORTATION & ENGINEERING.

REASON: APPLICANT IS EMPLOYED BY PCC AND MANAGES PCC TREE WORKS VIA ENTERPRISE PETERBOROUGH.

CASE OFFICER: JOHN WILCOCKSON

TELEPHONE: 01733 453465

E-MAIL: john.wilcockson@peterborough.gov.uk

1 SUMMARY/OUTLINE OF THE MAIN ISSUES

Application to carry out works to a Lime Tree protected by a Tree Preservation Order.

2 DESCRIPTION OF SITE AND SURROUNDINGS

Detached property with gardens fronting onto Oundle Road.

3 CONSULTATIONS/REPRESENTATIONS

INTERNAL

No internal consultations required

EXTERNAL

No comments received

NEIGHBOURS

No comments received

COUNCILLORS

No comments received

4 REASONING

Applicant is concerned for his liability with regards to the tree and wishes to carry out standard maintenance works as advised by the Planning Service.

5 CONCLUSIONS

It is the opinion of the Case Officer that the works should be granted consent for the following reasons:-

- The applicant sought advice from the Case Officer as to what works were required and appropriate.
- The works are deemed to be appropriate, will not affect the health of the tree nor detract from the visual amenity value that the tree currently provides. The works also demonstrate that the applicant is addressing his Duty of Care under Common law.
- The removal of deadwood is considered an exemption under the regulations and the provision of the legal clearances over the road (5.2m) and footpath (2.4m) cannot be reasonably be denied as these are a legal requirement.

The following 2 Conditions would be applied to any consent granted:-

- *The above treework, to which this permission relates, must be completed no later than the expiration of two years beginning with the date of this decision notice.*
- *All works shall be carried out to conform to British Standard 3998:2010, Recommendations for Tree Works.*

6 RECOMMENDATION

The Head of Planning, Transport & Engineering recommends that this application be granted consent in terms of the above works.

PLANNING AND ENVIRONMENTAL PROTECTION COMMITTEE	AGENDA ITEM No. 6
6 MARCH 2012	PUBLIC REPORT

Cabinet Member(s) responsible:	Councillor Hiller, Cabinet Member for Housing, Neighbourhoods and Planning	
Contact Officer(s):	Simon Machen – Head of Planning, Transportation and Engineering Richard Kay – Group Manager – Strategic Planning, Housing and Environment Adrian Chapman – Head of Neighbourhoods	Tel. 01733 453475 01733 863795 01733 863887

PETERBOROUGH ‘STATEMENT OF COMMUNITY INVOLVEMENT’, NEIGHBOURHOOD PLANNING AND COMMUNITY ACTION PLANS

R E C O M M E N D A T I O N S	
FROM : Simon Machen, Head of Planning, Transport and Engineering	Deadline date: Report to Cabinet 26 March 2012.
<p>The Committee is requested to offer any comments on the draft Statement of Community Involvement (SCI) (Appendix A), in accordance with the committee’s delegations under paragraph 2.5.1.5 of the Council’s Constitution, before it is presented to Cabinet on 26 March 2012 for approval for the purposes of public consultation.</p>	

1. ORIGIN OF REPORT

1.1 This report is submitted to the Committee following recent new and amended Acts of Parliament (in particular the Localism Act 2011 and the amended Town and Country Planning Acts), and recent and forthcoming changes to regulations governing matters such as plan making, planning applications and consultation with communities.

2. PURPOSE AND REASON FOR REPORT

2.1 The purpose of this report is to obtain the Committee’s views and comments on a review of the Statement of Community Involvement (Appendix A) which is being presented to Cabinet on 26 March 2012 for approval for the purposes of public consultation. The Committee’s views and comments will be taken into account and reported to the Cabinet meeting.

2.2 If it is approved by Cabinet, officers propose to consult with the public and stakeholders on a draft of the Statement of Community Involvement in April and May 2012.

2.3 This report is for the Committee to consider under its Terms of Reference No. 2.5.1.5.

3. TIMESCALE

Is this a Major Policy Item/Statutory Plan?	YES	If Yes, date for relevant Cabinet Meeting	26 March 2012 (draft SCI) Later in 2012 (final SCI)
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4. PETERBOROUGH STATEMENT OF COMMUNITY INVOLVEMENT, NEIGHBOURHOOD PLANNING AND COMMUNITY ACTION PLANS

Introduction

4.1 Planning is a high profile and contentious issue, whether that be plan-making (such as allocating sites for new development), determining planning applications or preparing 'action plans' for specific communities.

4.2 How we plan, and how people can get involved in planning decisions, is also under a period of significant change as a result of the Localism Act 2011.

4.3 It is, therefore, essential that the council sets out the 'rules' for all these matters, in order to ensure that:

- the public has full knowledge of the process and know exactly when best to get involved;
- officers prepare plans and deal with planning applications, in the knowledge that they are being prepared in accordance with Members' wishes with respect to public engagement and consultation; and
- Members have confidence that a robust and consistent process is in place.

4.4 As such, from time to time, it is important the council refreshes its consultation framework, and helps people get the most out of the planning system.

Statutory document setting out consultation arrangements

4.5 It is a statutory requirement for the council to set out how it will consult the public on planning matters, in a document entitled '**Statement of Community Involvement**' (SCI). The council adopted its first (and current) SCI in February 2008¹.

4.6 However, there have been considerable changes in the past four years, especially since the Localism Act 2011 was given royal assent in November 2011, such as:

- Changes to the local plan making Regulations (likely to come into force in Spring 2012);
- Revised guidance from Government, mostly in the form of a new National Planning Policy Framework (NPPF) which will replace all previous government guidance notes such as Planning Policy Guidance/Statements and Circulars (the final version of the NPPF is due in Spring 2012);
- The introduction of 'Neighbourhood Planning', which includes matters such as Neighbourhood Development Plans, Neighbourhood Development Orders, and the setting up of Neighbourhood Areas and associated Neighbourhood Forums (likely to come into force from 1 April 2012);
- The introduction of 'referendums' to approve matters prepared under Neighbourhood Planning powers;
- Proposed abolition of regional planning (likely to come into force later in 2012);
- New duties on developers to undertake pre-application consultation with communities which will be potentially affected by their proposals (and a duty to demonstrate how comments raised have been taken into account by the developer);
- Possible changes to planning application fee setting (though this now seems less likely than was previously thought);
- A general 'raised expectation' from the public, since the new coalition government has been in place, that planning decisions will be taken with greater involvement of the community; and
- The introduction in Peterborough of Neighbourhood Committees with devolved powers and delegated decision making.

¹ For the current adopted Peterborough SCI (2008), see: http://www.peterborough.gov.uk/planning_and_building/planning_policy/draft_development_plans/statement_of_community_involve.aspx

4.7 Thus, officers are recommending that a refresh of the SCI be prepared and have drafted the attached. If Cabinet agree at its meeting on 26 March 2012, the draft will be issued for public consultation. Subsequently, a final version, taking into account any comments made, will be taken to Cabinet for adoption.

Principal changes to the SCI since the 2008 version

4.8 Some parts of the SCI are simply in need of updating from the 2008 version, to ensure that updated government guidance is properly reflected and any best practice taken advantage of. However, two new significant sections to the SCI have been added relating to a 'Pre-application Advice Note' and 'Neighbourhood Planning'.

Pre - Application Advice Note

4.9 The Localism Act has put in place much stronger requirements for developers to undertake consultation with communities before submitting a formal planning application to the city council. The Act also enables local planning authorities to prepare a local 'advice note' on this matter which a developer must have regard to when undertaking pre-application consultation.

4.10 To ensure the city council is well prepared in this regard, we set out in the SCI a draft 'advice note' and are seeking views on it. A final version will then be prepared, taking account of both the consultation response and any other national guidance issued in the meantime.

4.11 We anticipate developers will welcome this local advice note, because it ensures that there is a fair, transparent, level playing field for such pre-application work. Without the advice note, developers could only rely on the rather sketchy details published by Government to date, with the risk that a developer either undertakes too little or too detailed pre-application consultation, the outcome of which would be delay and an impact on our growth aspirations.

Neighbourhood Planning

4.12 A second significant new section in the SCI is entitled 'Neighbourhood Planning in Peterborough'. This section sets out how the council intends to take forward the wide range of issues which come under the 'Neighbourhood Planning' section of the Localism Act.

4.13 In short, 'Neighbourhood Planning' has two principal elements:

- A '**neighbourhood development plan**', which is defined in the Localism Act as 'a plan which sets out policies (however expressed) in relation to the development and use of land in the whole or any part of a particular neighbourhood area specified in the plan'.
- A '**neighbourhood development order**', which is defined as 'an order which grants planning permission in relation to a particular neighbourhood area...for development specified in the order, or for development of any class specified in the order'.

4.14 In simple terms, a 'neighbourhood area' is either a parish council area (or part thereof) or, where a parish does not exist, an area as defined by a neighbourhood forum. The setting up of such 'areas' and 'forums' have their own set of procedures in the Localism Act, and must be complete before any neighbourhood plan or order is embarked upon.

4.15 Whilst not statutorily required, it is considered sensible and helpful to the public that the SCI sets out how the city council will fulfil its statutory functions under the Localism Act in terms of how the council will deal with any applications to become (a) a **Neighbourhood Area**; and (b) a **Neighbourhood Forum**, and against what criteria the council will approve or reject such applications together with the decision making process.

4.16 It is important to note that the Localism Act and the associated (currently draft) neighbourhood planning Regulations make it very clear that unitary, district or county councils do not prepare, or even lead preparation of, either neighbourhood plans or orders.

They can only be initiated by the community themselves. The costs associated with their preparation fall partly on the local planning authority (i.e. Peterborough City Council), and partly on the Parish Council or Forum which has initiated the process.

- 4.17 The purpose, in part, of the Peterborough SCI is **not** to set the rules as to what a neighbourhood plan or order should contain, but rather what assistance the council will give a parish or neighbourhood forum to help them prepare such a plan or order. Clearly, it is important that the council is very clear in these matters so as to appropriately give confidence to neighbourhood areas as to what help they will get with preparing their plans or orders. Similarly, being clear will ensure that there are no false expectations as to the amount of resources the council is able to offer and the number of Neighbourhood Plans and Orders it can process in any given time period (especially in the current difficult financial climate). It is a very careful balance to be made, and officers feel the SCI is the right and proper place to agree this (following, of course, public consultation on the draft SCI).
- 4.18 In short, it is essentially saying that the council will support any neighbourhood wanting to prepare a 'plan' or 'order', but confirming that the lead on their preparation must come from the community; and the resources available from the council to help on individual cases will be limited and proportionate.
- 4.19 The SCI also sets out how the city council will manage the independent examination and referendum processes at the end of the Neighbourhood Plan or Order preparation and approval process.
- 4.20 It may be that the council gets very limited interest in neighbourhood plans and orders, partly due to the cost burden on communities, partly because we have just gone through a successful joint-working arrangement with parish councils in respect of the Design and Development in Villages SPD; or partly because communities have no real desire to pursue their own development opportunities or set their own planning 'rules' for their area. Nevertheless, where communities do want to take advantage of the new legislation, the city council should support communities, ensuring they understand what they are and what help they might get in preparing them. To date, we have had some interest from a few parish councils. Whilst mostly this has been limited to '*what is neighbourhood planning?*' one (Newborough Parish Council) has formally declared its intention, from 1 April 2012, to prepare a Neighbourhood Development Plan.

Alternative options, instead of neighbourhood planning

- 4.21 The SCI also touches upon what alternative options a local neighbourhood has if it does not want to undergo the somewhat lengthy (and potentially costly) formal neighbourhood planning process. This includes taking advantage of Supplementary Planning Documents (which Planning Committee will be familiar with, as a number have been adopted over the past two years) or Community Action Plans. This latter option is discussed in more detail below.

Community Action Plans

- 4.22 Alongside the planning system, the council's Neighbourhood Managers are preparing 'Community Action Plans' (CAP) for the city council's neighbourhood committee areas. A CAP should not be confused with the new Neighbourhood Planning as established by the Localism Act and described above – they are two very different documents. A Neighbourhood Plan is about land use matters, such as saying what development should go where. A CAP is about setting out what service providers (including the council, but also other providers such as the police and the health authorities) are to prioritise in a particular area, such as street cleaning, education facilities, maintenance and regeneration of play facilities, health facilities etc. i.e. they are about what the public, private and not-for-profit sector partners can or will do in a particular area, excluding anything to do with new development which would require (significant) planning permission, albeit the CAPs may inform planning decisions.

- 4.23 The Neighbourhoods Team will be initiating a series of CAPs, geographically modelled on the Neighbourhood Committee areas. Developed through the Neighbourhood Managers, they will require commitments and input from a wide range of council and other public, private and not-for-profit sector partners to be fully effective (e.g. police, health, voluntary sector, faith communities etc).
- 4.24 Each CAP (there will be seven in total) will follow a similar format, which will be modelled on the same content as the overarching citywide Single Delivery Plan. The Single Delivery Plan is the emerging plan that will address Peterborough's most challenging issues in a fully joined-up way. Seven priority themes have been identified in the Single Delivery Plan by partners, beneath which sit a series of more tangible projects. The seven priority theme headings will be used as the framework for the CAPs, with detail sitting beneath each heading which is specific to that locality whilst supporting the overall priorities for the city.
- 4.25 The seven priority themes are:
- Creating jobs through growth and improved skills and education
 - Supporting the most vulnerable families and tackling the causes of poverty
 - Safeguarding adults and children
 - Helping people and organisations live more healthy and sustainable lives and reducing energy consumption
 - Empowering people and creating cohesive communities
 - Reducing crime and tackling anti-social behaviour
 - Using our resources more efficiently, effectively and innovatively
- 4.26 Additionally, each CAP will contain an introductory section which paints a picture of the area, including population and demographic detail, information about facilities and services, and information about existing community groups and associations.
- 4.27 Once completed, each CAP will need to be approved through the normal routes – Neighbourhood Committee, Scrutiny and Cabinet. Where any decisions are required or any spend needed that originate from the CAPs then that will be subject to the usual corporate processes.
- 4.28 Members are asked to endorse the principle of preparing a CAP for each of the Neighbourhood Council areas.

5. CONSULTATION

- 5.1 Consultation will take place on the attached SCI document during April and May 2012, assuming it is approved by Cabinet on 26 March 2012.

6. ANTICIPATED OUTCOMES

- 6.1 It is anticipated that the Committee will comment on the SPD before it goes to Cabinet on 26 March 2012 to be approved for public consultation.

7. REASONS FOR RECOMMENDATIONS

- 7.1 It is a statutory duty to prepare an SCI. While the council already has an SCI in place, it is considered somewhat out of date and in need of a refresh. This will ensure communities are fully aware of how and when best to get involved in planning matters, whether that be plan making, planning applications or Neighbourhood Planning.
- 7.2 With respect to Community Action Plans, whilst they are not a statutory duty, it is considered important that a clear and concise 'action plan' is prepared for each neighbourhood which cuts across a wide range of service providers. This will make it easier for residents to understand what is being provided (and prioritised) in their area, in a single easy to use guide. It will also help ensure service providers are coordinated in the way they deliver services, which should deliver efficiency savings and a better overall outcome.

8. ALTERNATIVE OPTIONS CONSIDERED

- 8.1 The council could decide not to issue a refreshed SCI, but this would mean the existing SCI would remain in force which has out of date commitments and expectations. Refreshing the SCI is a relatively quick process and only requires a relatively small amount of officer time. The benefits, therefore, are high compared with the costs of its production, especially considering the substantial amount of change to the planning system over the past few months.
- 8.2 The council could decide not to prepare CAPs, but this would not fill an identified gap, at the local community level, of having a coordinated approach to service delivery, supported by a full spectrum of partners. In the current times of austerity, it is essential to enable smarter decision making through a process which will ensure maximum benefit from the Single Delivery Plan.

9. IMPLICATIONS

- 9.1 **Financial:** Preparation of an SCI has minimal costs, and can be met within existing budgets. Indirectly, the SCI commits the council to undertaking certain consultation tasks in the future. Most of these are of very low cost, and fall within existing established budgets. However, the Neighbourhood Planning requirements, which are new for 2012 onwards, will result in additional costs. The council has a statutory duty to support and facilitate Neighbourhood Planning and the 'service standards' set out in the draft SCI do not significantly increase our financial expenditure requirements compared with the statutory minimum service we must provide. Government has acknowledged that Neighbourhood Planning will incur an additional burden on councils (city council officers estimate the costs on the city council could be somewhere in the region of £20,000 per plan), and had previously indicated in 2011 to financially support councils accordingly in due course. However, to date, we are not aware of the level of that support, if any at all, and therefore this can not currently be relied upon, therefore costs will need to be absorbed from within existing budgets, primarily planning policy, until Government funding is forthcoming.
- 9.2 It should be noted that the draft SCI explicitly sets deadlines for receipt of various applications for receiving neighbourhood planning related matters from communities, as well as limiting the number of plans and orders the council is capable of facilitating in any given year (with waiting lists being put in place, if demand exceeds the council's ability to process proposals). This will ensure that a robust, fair and financially prudent process is in place to deal with Neighbourhood Planning, and explained in advance to communities. To not set such deadlines and thresholds could result in unlimited neighbourhood planning matters being fed through the council, each one with associated costs on the council which the council would be obliged to meet i.e. an unlimited financial liability on the council.
- 9.3 The preparation of CAPs will have a relatively low cost and can be met within existing budgets. The CAPs, themselves, will help steer investment at the neighbourhood level, but not necessarily commit the council to expenditure directly, except by influencing existing budgets.
- 9.4 **Legal Implications:** The SCI, once adopted, must be adhered to by the council in the way it conducts its planning business. Failure to do so could result in legal challenges. However, the committee is being asked to comment on a draft for consultation, so there are no direct legal implications of this agenda report.
- 9.5 **Environmental:** there are no direct implications

10. BACKGROUND DOCUMENTS

- Used to prepare this report, in accordance with the Local Government (Access to Information) Act 1985)
- 10.1 None

Appendix A

Peterborough City Council's Statement of Community Involvement (Draft for Consultation)

Including new advice, neighbourhood planning options and city council commitments
which arise following the Localism Act 2011



**Growing the right way for
a bigger, better Peterborough**

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Have your say on this draft document

Peterborough City Council adopted its first Statement of Community Involvement (SCI) in 2008. This document is the consultation version of a revised SCI.

The term 'community' refers to everyone who lives, works, visits, operates or has a stake in Peterborough, and may therefore be affected by, or have the potential to influence, planning decision making. This SCI (draft version for consultation – April 2012) sets out how the community can get involved in planning for the future of the city, and takes into account all the new options arising from the Localism Act 2011. Never before has the community had the ability to lead the planning process, and this SCI explains all of the options. The city council encourages you to read this draft SCI and let us know if you think there is more that we can do to help you get involved and influence how the city grows.

The secondary legislation to the Localism Act 2011 referred to in this document is still currently in draft and may be subject to change. Any changes will be taken into account in the final SCI.

The city council would like to hear your views on this revised SCI, and the following explains how you can do so.

Printed versions of the SCI can be found at the city council's Customer Service Centre, Bayard Place, Broadway, Peterborough, PE1 1FZ and at the Peterborough Central Library, Broadway, Peterborough, PE1 1RX. We have also sent two copies to every parish council, so please ask at your local parish council to see if you can view a copy there.

How to submit your comments

You can submit your comments directly on line, which is our favoured method as we get your views quickly and easily and it saves paper.

Email: email us your views to planningpolicy@peterborough.gov.uk

By post, send your comments to:

Planning Policy
Peterborough City Council
Stuart House (East Wing)
St John's Street
Peterborough, PE1 5DD

Responses must be received no later than 5pm on xxxxxx.

Who prepared this SCI?

This document has been drafted by the city council as the Local Planning Authority.

Web links in this SCI

There are links to some websites in this document. If you would like to follow the links but do not have access to the internet, computers with internet access are available at the Customer Service Centre at Bayard Place and at libraries across Peterborough.

Executive Summary

What is a statement of community involvement?

The first Statement of Community Involvement (SCI) was adopted by the city council in February 2008. It is now time for a refresh of the document, to amend certain sections, and to provide a brand new section on neighbourhood planning.

This SCI (draft version for consultation – April 2012) sets out how the city council will involve the community in planning for the future of the city. This includes the planning application process, planning how much and where new development will take place through the Local Development Framework and neighbourhood planning. Whilst neighbourhood planning is not lead by the city council, we will assist those involved in the process and publicise when the community can be involved in shaping neighbourhood planning in their neighbourhood.

The term 'community' refers to everyone who lives, works, visits or operates in Peterborough, and may therefore be affected by, or have the potential to influence decision making.

We will try our best to 'keep things simple' for the benefit of people new to the planning system, but there are some long phrases that cannot be avoided. A glossary of these terms and acronyms is available towards the end of the document.

What is 'Planning'?

Most new buildings, major changes to existing buildings or significant changes to the local environment, need consent – known as planning permission. Without a planning system everyone could construct buildings or use land in any way they wanted, which could negatively impact on other people who live and work in their area, or the environment.

Peterborough City Council, as your local planning authority, is responsible for deciding whether a development (anything from an extension on a house to a new shopping centre) should go ahead.

There is a legal framework set by Government that underpins the planning system in England. The system requires each local planning authority to prepare a Local Development Framework - a folder of documents outlining how planning will be managed for that area, such as a 'Core Strategy'.

In determining planning applications, local planning authorities must have regard to their Local Development Framework.

How you can be involved in planning in Peterborough

The chapters in the SCI set out how you can get involved, including how, what and when we consult with the community:

- Chapter two – This chapter explains how you can have your say on planning applications affecting your community; reporting planning control breaches (such as a neighbour building a large extension to their home without planning consent); and commenting on appeals relating to applications that have been refused by the city council.
- Chapter three – This chapter explains how you can have your say during public consultation periods for the Local Development Framework documents.
- Chapter four – This chapter explains how you can prepare your own plans and policies for your local area, under the new Neighbourhood Planning rules.

The SCI describes in more detail how you can be involved in each of the above processes. Please take this opportunity to get involved in planning. Your say is vitally important to ensure Peterborough remains a great place to live.

What are the main changes since the 2008 SCI?

Pre-application consultation with the community - The new SCI provides information on the new requirement in the Localism Act for developers to undertake consultation with the community before submitting a planning application. An advice note is provided (in Appendix A) that sets out what the city council expects from developers.

Neighbourhood planning - The Localism Act sets out the framework for a new system of neighbourhood planning in England. It creates new planning tools to help communities to shape and manage development in their local area.

The SCI sets out the full process for preparing neighbourhood plans and orders, including how the city council will help, based on the following nine steps:

Neighbourhood planning – the key steps	
Step one	Process initiated by parish council or neighbourhood forum
Step two	Neighbourhood area designated
Step three	Neighbourhood forum agreed, if needed
Step four	Plan or order prepared with the city council's support
Step five	Extensive community involvement
Step six	Plan or order checked by city council
Step seven	Independent examination
Step eight	Referendum
Step nine	Neighbourhood plan or order adopted by the city council

The SCI contains useful things such as application forms, guidance notes and the city council's service standards to make the process as simple as possible.

However, if a neighbourhood plan is not what a local community wants to do, then the SCI also sets out guidance on alternative options available to help shape local communities, such as the preparation of Community Action Plans.

Have your say

Please take this opportunity to provide comments on this draft Statement of Community Involvement. Later in 2012, it will be finalised by the city council, and become the city council's formal policy on how we will consult and get communities involved in the planning process.

1. Introduction

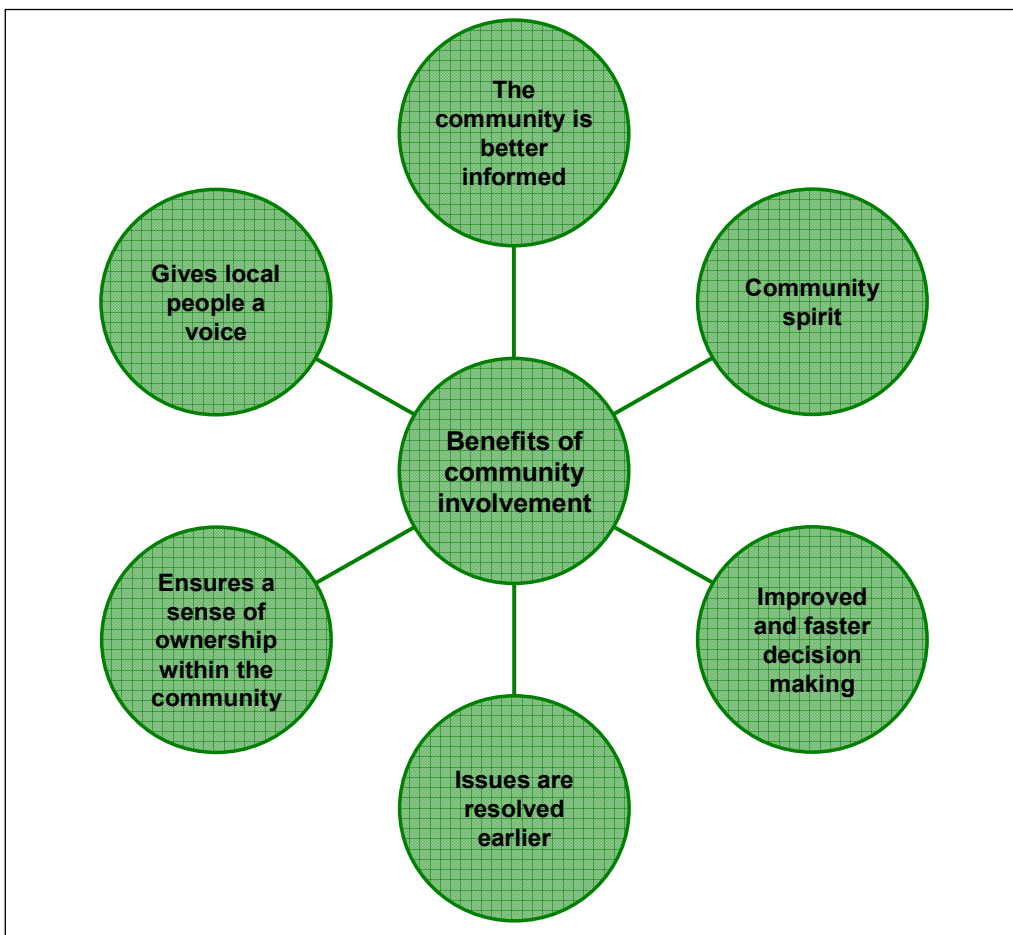
The first Statement of Community Involvement (SCI) was adopted by the city council in February 2008. It is now time for a refresh of the document, to amend certain sections, and to provide a brand new section on neighbourhood planning.

1.1 What is a Statement of Community Involvement?

This SCI (draft version for consultation – April 2012) sets out how the city council will involve the community in planning for the future of the city. This includes the planning application process (chapter two of this SCI), planning how much and where new development will take place through the Local Development Framework (chapter three of this SCI) and neighbourhood planning (chapter four of this SCI). Whilst neighbourhood planning is not lead by the city council, we will assist those involved in the process and publicise when the community can be involved in shaping neighbourhood planning in their neighbourhood.

The term ‘community’ refers to everyone who lives, works, visits or operates in Peterborough, and may therefore be affected by, or have the potential to influence decision making. Figure one shows the main benefits of community involvement.

Figure one: the main benefits of community involvement



The first SCI was adopted by the city council in February 2008. This is a draft version of the city council’s second SCI and sets out how we propose to involve everyone in planning the city.

We will try our best to 'keep things simple' for the benefit of people new to the planning system, but there are some long phrases that cannot be avoided. A glossary of these terms and acronyms is available towards the end of this document.

1.2 What is 'Planning'?

Most new buildings, major changes to existing buildings or significant changes to the local environment need consent – known as planning permission. Without a planning system everyone could construct buildings or use land in any way they wanted, which could negatively impact on other people who live and work in their area, or the environment.

Peterborough City Council, as your local planning authority, is responsible for deciding whether most development – anything from an extension on a house to a new shopping centre – should go ahead. More details on this process are found in chapter two of this document.

There is a legal framework set by Government that underpins the planning system in England. The system requires each local planning authority to prepare a Local Development Framework - a folder of documents outlining how planning will be managed for that area.

In determining planning applications, local planning authorities must have regard to their Local Development Framework. More details on this are found in chapter three.

The Localism Act has amended some parts of this legal framework. In particular, the Localism Act introduces 'neighbourhood planning', where communities can directly prepare planning policies for their area. More details on this can be found in chapter four.

How you can be involved

There are a number of ways you can have your say in the planning process. Peterborough City Council is responsible for:

- Making decisions on planning applications;
- Producing a Local Development Framework for the city, setting out what development could happen up to 2026; and
- Assisting in the process of Neighbourhood Planning.

You can play an active role in all of the above, which means you have a say in planning decisions affecting you and your community. The main ways you can get involved are:

- Having your say during public consultation periods for the Local Development Framework;
- Having your say on planning applications affecting your community;
- Reporting planning control breaches (such as a neighbour building a large extension to their home without planning consent);
- Commenting on appeals relating to applications that have been refused by the city council; and
- Preparing your own plans and policies for your local area, under the new Neighbourhood planning rules.

The next three chapters describe in more detail how you can be involved in the planning process. Please take the opportunities to do so. Your input is vitally important to ensure Peterborough remains a great place to live.

1.3 Monitoring and review

This SCI is expected to change over time as we learn from our efforts of involving people and to respond to any emerging guidance and changes in law. The city council will monitor how effective the SCI is, and any necessary changes to the SCI will be made after further public consultation.

2. The pre-application process, planning applications and planning compliance

2.1 Do I need planning permission?

With all building work, the owner of the property (or land) in question is ultimately responsible for complying with the relevant planning rules and building regulations.

Most kinds of development require planning permission; however there are a number of circumstances where certain types of development are automatically permitted. The Town and Country Planning (General Permitted Development) Order 1995 (as amended) contains a number of 'blanket permissions' for a variety of different works.

If your proposed development falls within what is termed 'permitted development' you will not need to apply for formal planning permission to carry out the works. Please be aware that permitted development rights (as explained above) are often subject to compliance with standard conditions such as a requirement that building materials must match those used on the existing property. It is the owner/developer's responsibility to check and comply with these conditions.

For up to date information on whether you need planning permission, go to the following page on the city council's web site:

http://www.peterborough.gov.uk/planning_and_building/do_i_need_planning_permission.aspx

For up to date information on how to make a planning application, you can visit the city council website at:

http://www.peterborough.gov.uk/planning_and_building/making_a_planning_application.aspx.

2.2 Community consultation before a planning application is submitted (the 'pre-application stage')

The city council's pre-application advice service

The city council encourages pre-application discussions with a developer before an application is submitted and offers a pre-application advice service to all potential applicants. Pre-application is the phase before a developer formally submits a planning application. It is a stage where the design and layout of a development is being drafted, but not yet firmed up. As part of this phase, pre-application discussions are essential to ensure that any future development enhances and improves the built and natural environment. Effective pre-application discussions can also speed up the subsequent formal planning application process.

Further information on the pre-application advice service can be found at:

http://www.peterborough.gov.uk/planning_and_building/making_a_planning_application/step_1_pre-application_advice.aspx.

The city council will not consult local communities on pre-application proposals. It will be the responsibility of the developer, as explained in the next section below.

2.3 Developer consultation with the community

The city council has always encouraged pre-application consultation with communities on major planning applications. However, Section 122 of the Localism Act introduces a new duty for developers to consult local communities before submitting planning applications for certain developments.

The city council is seeking clarification from Government as to what scale of development the new duty applies to.

Minor application types, including householder planning applications, lawful development certificates, prior notification applications, listed building and conservation area consent applications and applications to vary or remove conditions on existing planning permissions (section 73 applications) are probably unlikely to be subject to the new duty. However, we will update this part of the SCI once we have clarification from Government.

For those developments where the duty does apply, developers must have regard to any comments or responses generated by the consultation undertaken, and decide whether to make any changes to their proposals before submitting their planning applications¹.

Developers must provide an account of the pre-application consultation undertaken as part of any planning application. Failure to do so will mean the planning application will be invalid².

What does this mean for communities?

Communities will not have a power of veto over whether a planning application can be submitted. They will however be able to raise issues for the developer to consider, and make suggestions which could improve the development, increase benefits for the community and reduce its possible impact on the neighbourhood. This will hopefully reduce local opposition, increase chances of a timely and positive decision from the planning authority, and improve the quality of the development that results.

Many applicants, particularly those promoting very large and high-value or controversial schemes, have often consulted communities in the past. The intention is for the new requirement to expand current practice out to a wider range of developments to give people a stronger role in, and more positive outlook on, both planning and development.

Local 'Good Practice' advice note

The Localism Act allows the city council to produce a local good practice guide. In Appendix 1 of this SCI, there is a draft advice note on pre-application consultation. Your comments on this will be welcomed and will be firmed up at the final publication of this SCI, with its status being 'transitional' until then. The council may, from time-to-time, amend this advice note and we will publish the latest version on our website. As such, please check Appendix 1 is the latest version of the advice note prior to undertaking any pre-application consultation.

¹ Required by section 61X of the Town and Country Planning Act (1990, as amended by the Localism Act)

² Section 62 of the Town and Country Planning Act 1990, as amended by the Localism Act.

2.4 Community consultation on planning applications

This section explains how the community can be involved in the determination of a planning application, in other words, the process leading to the decision to grant or refuse the application.

The Planning and Compulsory Purchase Act 2004 requires that at any time before a decision is made on a planning application, stakeholders and the local community should have the opportunity to comment on any aspect of the proposal.

What we consult on

A community or individual can comment (or 'make representations') on any planning application. The level and extent of consultation and publicity will vary depending on the size, scale, location and nature of the proposed development. However, all planning proposals have the potential to raise issues and be sensitive - publicity and consultation is therefore an integral part of the planning process.

Who we consult with

Consultation on planning applications will take place with both statutory and non-statutory consultees. Those consulted will vary depending upon the nature of the proposal and location.

Statutory consultees are organisations that we are required to consult on certain planning applications by the Government; others are consulted by discretion. The requirement for such consultation can be found in a variety of statutes, regulations, circulars and advice notes.

How we consult

At the beginning of the process, all consultees have 21 days in which to respond. Sometimes these responses mean that the case officer (the planning officer who is dealing with the planning application) needs to contact the applicant to request more information or to suggest amendments. However, bodies such as Natural England will be allowed a longer period of time to comment on applications where this is prescribed by legislation. The minimum statutory requirements are set out in the Town and Country Planning (Development Management Procedure) (England) Order 2010.

Certain types of application require a site notice to be placed on or near the land to which the application relates and for a notice to be placed in the local newspaper. In these cases, the period for consultation is at least 21 days. Such application types include those which are subject to an Environmental Impact Assessment (EIA), do not accord with the development plan or would affect a right of way or affect a listed building, its setting, a conservation area or other statutorily designated site.

Part 24 of the Town and Country Planning (General Permitted Development) Order 1995 (as amended) requires the Local Planning Authority to be given "Prior Notification" of certain developments (e.g. agricultural and telecommunications development within size limits). Prior notifications are not planning applications and they do not fall under the normal consultation or publicity procedures for planning applications.

Publicity

Government advice and legislation is set out in clearly defined codes of practice for all publicity. Table one shows how the city council goes beyond the minimum national requirements.

Table one: going beyond minimum requirements

Minimum national requirements	Peterborough City Council's requirements/commitments
Newspaper notice and site notice for certain categories of development, for example, EIA development, work affecting listed buildings or conservation areas, departures etc.	Newspaper notice, site notice and neighbour letters.
Newspaper notice and site notice or neighbour letter for major development (Major development is defined as for residential – ten dwelling or more or 0.5 hectares or more and for commercial, 1000 square metres or more or one hectare or more).	Newspaper notice, site notice and neighbour letters.
Site notice or letters to adjoining occupiers for all other development not falling into the above categories.	Neighbour letters and sometimes a site notice where all adjoining owners cannot be identified.

All applications for planning permission will be publicised when validated (see table two). Drainage applications relating to proposed developments will also be available to view online.

Table two: how we publicise planning applications

Method	Target audience	Where available
<p>Weekly list of all valid applications received can be viewed online at:</p> <p>http://www.peterborough.gov.uk/planning_and_building/planning_weekly_lists.aspx</p> <p>A search facility is also available online:</p> <p>http://planpa.peterborough.gov.uk/online-applications/search.do?action=weeklyList&searchType=Application</p>	<p>Widest possible including residents, councillors, local businesses, community groups</p>	<p>Bayard Place (where a computer is available) and on our website</p>
Neighbour notification	Occupiers adjacent to the application site.	Individual letter to properties which adjoin the site
Site notice (where applicable)	Local community	Displayed at or near site
Advertisements (press notice) in the local paper (where applicable)	Wider community	Peterborough Evening Telegraph

How you can make comments on a planning application

Once a valid planning application has been received, we aim to determine it (reach a decision) within 13 weeks if it is a major planning application or within 8 weeks if it is an application for minor or other development. We will, however, determine a planning application at the earliest possible opportunity following the end of the 21 day consultation period.

All comments and consultation responses, whether in support of, or objecting to, a planning application, must be submitted in writing to the Head of Planning, Transport and Engineering Services, within the specified timescale for making representations. Representations can be accepted by letter, fax or email. The 21 day timescale must be adhered to in order to ensure that comments received (both as a result of consultation and of publicity) inform the decision making process. During the publicity period, individuals or groups may obtain information from the council (see contact details at Appendix three); or gain independent advice through Planning Aid. For information on how to make comments, go to the following web page on the city council's web site:

http://www.peterborough.gov.uk/planning_and_building/view,_comment_and_committees/view,_comments_and_committees.aspx

All letters, faxes and emails received are placed on the planning file which is available for public inspection at Planning Services. They cannot be treated as confidential.

Further publicity and consultation will be carried out if planning proposals are significantly altered and the results of any further consultation will be taken into account in the decision making process, as set out below.

What if the applicant submits amended plans before the application has been determined?

Sometimes applicants make a change or are asked to make a change to overcome particular problems with a development proposal. We will consult on these changes as set out in table three.

Table three: re-consultation before an application has been determined

Level of change	Re-consultation
Where the change is insignificant and would not impact on neighbours	No re-consultation will be undertaken
Where the change addresses the concerns of/impacts on specific neighbours only	Notification letter sent giving between 7 and 14 days to comment.
Where the change significantly alters the appearance or layout of the proposal and would be of interest to neighbours/community groups	Notification letter sent giving a minimum 14 days for comment.

What if the applicant submits amended plans after the application has been determined?

Sometimes developers wish to make small changes to their developments after permission has been granted. Some will be more significant than others and we will consult on the changes as set out in table four.

Table four: re-consultation after an application has been determined

Level of change	Re-consultation
Non-material amendment	No consultation
Material amendments	As per table two
Application to delete/vary a condition attached to the permission	As per table two

2.5 Who makes the decision on planning applications?

A number of councillors sit on the Planning and Environmental Protection (PEP) Committee. When making a decision on a planning application, councillors have the task of considering private proposals against wider public interests, and must make their decision purely on planning grounds. Councillors involved in decision making must approach each application with an open mind and avoid undue contact with interested parties. The case officer's report will be made available a week before the Committee and in the vast majority of cases will make a recommendation to PEP Committee stating whether or not a proposal should be approved.

Up to 2000 planning applications are submitted each year to the city council. Accordingly, the power to make a decision is delegated to the Head of Planning, Transport and Engineering Services in most circumstances in accordance with details set out in the city council's Scheme of Delegation and its Standing Orders.

The PEP Committee determines applications for exceptionally large developments or a major development which does not accord with the Development Plan. It will also determine other, usually smaller applications, if asked to do so by parish councils, Neighbourhood Committees or Members of the city council. There are opportunities for objectors, applicants and others to speak at the committee meeting before a decision is made (details of this procedure are set out in Appendix two). Once a decision is made on an application at PEP Committee, there is a 'call-in' period to allow for the elected councillors present at the meeting to ask the Chief Executive that it be reported to a special meeting of the Planning Review Committee. The request must come from at least 30% of the elected members present at the meeting and must be carried out within two working days of the end of the meeting. The Planning Review Committee will be responsible for determining a referred application following implementation of the call-in procedure.

The role of planning officers

Before a decision is made on a planning application, the planning case officer will prepare a report with a recommendation. The report will consider all the planning issues and any representations made by consultees, local residents and the wider public. The planning officer has a statutory duty to make recommendations in accordance with policies contained in an up to date development plan unless other material considerations indicate otherwise. Certain matters are by law prohibited from being taken into account, for example, property values. Throughout the process prior to a decision being taken, the planning case officer will negotiate any changes to the proposals with applicants where appropriate.

Pre-determination

The Localism Act clarifies the rules on "predetermination". These rules were originally developed to ensure that councillors came to council discussions on, for example, planning applications, with an open mind. In practice, however, these rules have sometimes been interpreted in such a way as to reduce the quality of local debate and stifle valid discussion. In some cases councillors have been warned off doing such things as campaigning, talking with constituents, or publicly expressing views on local issues, for fear of being accused of bias or facing legal challenge.

The Act now makes it clear that it is acceptable for councillors to play an active part in local discussions, and that they should not be liable to legal challenge as a result. This will help councillors better represent their constituents and enrich local democratic debate.

Reporting back to you

The results of consultation on planning applications will be taken into account in decisions made by, and on behalf of, the city council. You can track the progress of the application on line via 'Public Access' on the planning pages of the city council's website:

http://www.peterborough.gov.uk/planning_and_building/planning_and_building_online.aspx

Details of the decision will be placed on a weekly decision list, which is available to view at the customer service centre at Bayard Place and on our website.

Table five: how we report back to Consultees

Reporting back	Target audience	Where available	When notified
Weekly decision list	Residents, local businesses, community groups	On our website and at Customer Services at Bayard Place.	Weekly – picks up previous week’s decisions.
Decision Notice	Residents, local businesses, community groups	Decision notices can be viewed through ‘Public Access’ on the city council’s website (you will need the planning application reference number or the address).	Published on line as soon as possible after the decision on the application has been made. Target: within 1 working day.

Planning appeals

If the person who applied for planning permission does not like the decision that the city council has made on their application (e.g. permission refused, or onerous condition applied to a permission), they may lodge an appeal to the Planning Inspectorate. No one else has the right to appeal the decision. However, when an application has been appealed, the city council does inform all parties that objected during the application stage that an appeal has been lodged. The city council advises people of this as soon as it receives notification from the Inspectorate. All copies of letters and comments received during the original application stage are also forwarded to the Planning Inspectorate.

If an application is approved, the only recourse available to third parties is to apply for judicial review of the decision. This is an extremely rare event.

2.6 Other types of proposals

Planning and trees

A tree, or groups of trees, can be protected by the city council via a Tree Preservation Order (TPO). When a TPO is made, the city council undertakes a consultation exercise. The city council will consult the parish council and the owner and occupier of any adjoining land where there is a common boundary. Adjacent properties that are divided by a highway would typically not be consulted. If the landowner of the site is not known then a site notice is also displayed.

A tree covered by a Tree Preservation Order or trees within conservation areas cannot be cut down, either in whole or part, without notification or consent from the city council. To notify or gain consent, a Tree Works application needs to be submitted. When such an application is received, the city council will consult the parish council and the ward councillor, but not neighbours. Applications to do works to a TPO tree or a tree in a conservation area are notified to the relevant parish council.

Listed buildings

When an application is made to English Heritage by a member of the public to list a building, English Heritage will contact the owner of the building to advise of the enquiry and investigation.

If following investigation, a building is listed, the city council is notified in writing by English Heritage and the city council then has a duty to notify the owner of the listed building of the decision. There is no right of appeal.

Conservation area designation

The city council is required to give notice of an intended designation of a conservation area through a notice placed in the London Gazette and a local newspaper. Local communities have become more proactively involved in identifying the general areas that merit conservation area status and defining the boundaries. The values held by the community are likely to add depth and a new perspective to the local authority view. Conservation appraisals which have been initiated by community groups have demonstrated that informed residents can undertake a great deal of the initial survey work.

If the conservation area under review falls within the area of a parish council, the city council's conservation officer will meet with the parish council at the beginning of a review of the area and consult with all residents (in a 'small' village) and certainly all affected residents to an extension, or part deletion, of an area.

Flood risk designation

Any natural or man-made structure or feature that is deemed to affect flood risk through its existence or location can be protected by the city council via the flood risk designation process. When the designation of a feature is proposed, the city council will consult the owner of the land (or person responsible for managing the structure, if this is different) for a period of at least 28 days.

If, following investigation and review of the responses, the feature is designated, the council will notify the owner of the decision. The council will also notify any other flood risk management authorities, such as the Environment Agency or an Internal Drainage Board, in case they have an interest in the designation.

A feature covered by a flood risk designation cannot be altered, removed or replaced without the written consent of Peterborough City Council. To notify or gain consent a flood risk works application will need to be submitted.

There is a right of appeal for both designation and refusal of consent for flood risk works and the owner will be notified of the process for this as part of the notice issued to confirm the designation.

2.7 Planning enforcement

Planning Enforcement or Planning Compliance (as it is also known) is used to describe the processes involved in making sure people comply with planning law and the requirements of a planning permission. It involves little consultation as a result of the confidentiality of many investigations. The majority of cases arise through referrals from the public, councillors or planning officers. There is no public consultation on compliance cases; however, the city council will ensure that the complainant is advised of the result of investigations into alleged breaches of planning control.

Following investigations, many result in the submission of a planning application in an attempt to regularise a breach. When this is the case, the community can become more involved in the same way as any other planning application.

If, following investigation, it is necessary to serve any formal notices, for example, a Stop Notice, Enforcement Notice or Breach of Condition Notice, the city council is obliged to keep an enforcement register of notices. If you wish to view this register please contact a member of the Planning Services Technical Team on 01733 453410.

The city council's Planning Compliance Strategy provides a full description of the enforcement services, which are summarised below. The strategy can be viewed on the city council's web site at the following address:

http://www.peterborough.gov.uk/planning_and_building/planning_enforcement/planning_compliance_strategy.aspx

What development is controlled by planning?

This includes most:

- New buildings
- Extensions and alterations
- Changes of use of land or buildings
- Advertisements
- Alterations to listed buildings
- Certain works in conservation areas
- Works to trees in conservation areas or protected by a Tree Preservation Order (TPOs)
- Minerals and Waste proposals
- Engineering operations

What can you complain about?

Development that is occurring:

- Without planning permission
- Without complying with conditions that have been attached to a permission
- That is not in accordance with an approved plan

How can you make a complaint?

- A complaint form can be completed online or downloaded from the city council's website: http://www.peterborough.gov.uk/planning_and_building/planning_enforcement/how_to_make_a_complaint.aspx.
- Contact the Planning Compliance Team
- All your details will be kept confidential and are not revealed to the offender
- Anonymous complaints will not normally be investigated

What will the city council do if a complaint is received?

- Within three days we aim to register your complaint and send out a formal acknowledgement.
- This will give details of the officer who will be investigating the case and their contact details.
- We will research the planning history of the site and carry out other checks.
- Within 15 days we aim to undertake a site inspection. (The city council's adopted Planning Compliance Strategy sets priorities for investigation.)
- We may need to discuss the allegations with both you and the alleged offender.
- We may also need you to provide additional information, to assist our investigations.

What happens next?

- Within 25 days we aim to contact you to confirm our findings and our likely course of action.
- We must establish whether a "breach of planning control" has occurred. (This means that something has happened that has not got the necessary permission or that conditions attached to a planning permission are not being complied with.)
- Where investigations show that the development is lawful or that a breach has not occurred, we cannot take the matter further.
- If the complaint is covered by other laws or regulations, we will refer it to the appropriate organisation or other section of the council.

If a breach has occurred, what action can the city council take?

If we find that a "breach of planning control" has occurred we can:

- Request that changes are made to the development, to reduce any nuisance to acceptable levels.
- Request that details required by a planning condition are submitted or implemented.
- Ask for a retrospective planning application to be submitted. (This will give us the opportunity to consult widely on the development and we can impose controls through the use of conditions.)
- Request that construction work stops or that an unauthorised use ceases.

What happens if the breach continues?

We often try and resolve complaints without having to resort to formal enforcement action. However, if an unacceptable breach continues then we will consider using formal enforcement powers. This decision is normally taken by the Head of Planning, Transport and Engineering, but in some cases the council's planning committee makes the final decision.

Formal action can involve issuing one of the following notices:

- Planning Contravention Notice
- Enforcement Notice
- Breach of Condition Notice (BCN)
- Temporary Stop Notice
- Stop Notice
- Section 215 Untidy Land Notice
- Formal Caution

Breaches of planning control relating to unauthorised works to trees covered by a Tree Preservation Order (TPO), or to a listed building, or the unauthorised display of an advertisement, can only be remedied by prosecution and not by the issuing of a notice.

Failure to comply with a notice is a criminal offence and is likely to lead to us considering further action, such as prosecution; direct action, such as the demolition of an unauthorised structure; or injunction.

Further advice

- City council planning officers
- A planning consultant, surveyor or solicitor
- Planning Aid. This is a low-cost, independent, advice service coordinated by the Royal Town Planning Institute.

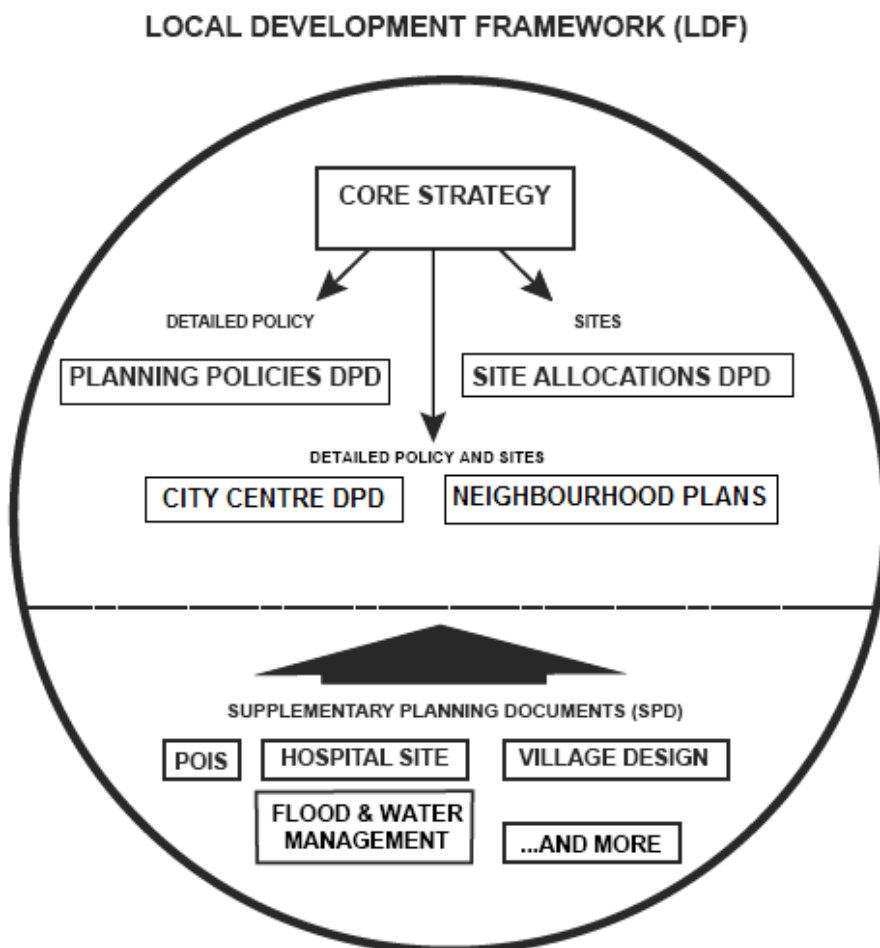
3. Planning for the Future of Peterborough

3.1 Part one - the Local Development Framework (LDF)

What is the Local Development Framework (LDF)?

The LDF sets planning policy that is used by developers and decision makers when making and determining applications for planning permission. It deals with planning issues across the whole city council area rather than just a small patch of it, and makes the big decisions on the location of housing, employment and roads, for example. It also covers things like design, the historic environment, the rural economy and lots more. The LDF is not a single document; it is the overall term for a package of separate planning documents, prepared at separate times (see figure two). You will have the opportunity to read each of the draft LDF documents during periods of public consultation. There will be a public examination in many cases. If you disagree with anything in the draft documents or want to add your own ideas, you will need to make your points 'in writing' during the set consultation periods. You may be invited to appear at the public examination, if one is held, to discuss the proposals.

Figure two– the Peterborough Local Development Framework



Who do we consult?

When producing each document in the LDF, we have to meet certain rules and regulations set down by Government that say who and how we must consult.

We are required to consult what are called 'specific consultation bodies' and 'general consultation bodies', where they are likely to be affected by anything contained in a planning document.

Specific consultation bodies include parish councils, neighbouring local authorities, utilities providers and relevant government departments and agencies.

The city council may also consult with 'general consultation bodies' where this is considered relevant to the document being prepared. These are:

- Voluntary bodies, some or all of whose activities benefit any part of the city council's area; and
- Bodies which represent the interests of:
 - Different racial, ethnic or national groups in the city council's area
 - Different religious groups in the city council's area
 - Disabled people in the city council's area
 - People carrying on business in the city council's area.

There are also people and organisations that the city council considers to be important to planning but which do not fit into the 'specific' and 'general' categories described above, such as residents, land owners, businesses, planning consultants, solicitors, etc. These groups of people and organisations are referred to as 'Other Consultation Bodies'.

Involving under-represented groups

'Under-represented' and 'seldom heard' groups can refer to many different types of people. Sometimes these terms will refer to minority groups, based on factors such as ethnicity, sexual orientation or homelessness. At other times they may refer to broader segments of the population, such as older people, young people or people with disabilities. When consulting, we will try to ensure that under-represented groups are involved, but we would welcome your help in identifying individuals and groups who you think should be involved.

Have Your Say on the Peterborough Local Development Framework

If you would like to have your say, please get in touch either by email, telephone or post (see the contact details for the Planning Policy Team in Appendix two) with your contact details and let us know which documents you are interested in (for example, minerals and waste; the city centre; rural areas, etc.). We will then contact you when documents go out for consultation.

When and how we involve you will vary depending on the document being prepared, the stage of preparation we have reached and the nature of your interest. Below, we set out the opportunities for involvement in the different stages of preparing a Development Plan Document (DPD), such as the Core Strategy. Other LDF documents, such as Supplementary Planning Documents, will not necessarily involve all of these stages.

For the proposed consultation timetable for documents within our LDF, see the Local Development Scheme on the city council's website at:

http://www.peterborough.gov.uk/planning_and_building/planning_policy/draft_development_plans/local_development_scheme.aspx

Also on this webpage you will find a live timetable that we update monthly to show the stages we have reached in the preparation of different documents.

3.2 Development Plan Documents (DPDs) - the six stages of participation

There are six stages of participation in the preparation of a Development Plan Document (for example, the Core Strategy DPD, the Site Allocations DPD, the Planning Policies DPD and the City Centre DPD):

- Stage one – early community engagement
- Stage two – publication of the document: making comments
- Stage three – Submission to the Secretary of State
- Stage four – independent examination
- Stage five – publication of Inspector's report
- Stage six - adoption

Stage one - early community engagement

The early engagement stage is the opportunity for people to get involved and have an influence on developing policies. Understanding community needs and building consensus at an early stage of the plan preparation process can help resolve issues and establish priorities. The consultation methods we may use are detailed in table six.

This stage could involve:

- Evidence building and involvement with stakeholders, sometimes including more than one consultation period. First we may ask about issues and alternative options; then we shape more definite ideas and consult you.
- Publicising consultation(s) by notifying all specific and relevant general bodies by letter or email; putting information on the city council website; advertising in the press and in various locations across the city.

Where certain common issues arise from consultation, we may follow these up by arranging more meetings, teleconferences or detailed focus groups and workshops.

The national regulations are flexible as to the level of consultation at this stage, other than inviting representations on what a DPD ought to contain, and there is no statutory requirement to consult on a full draft version of a document at this stage. However, the city council will commit to exceed minimum requirements by undertaking at least one round of consultation, on a draft DPD, open to everybody during Stage one.

Stage two - publication of the document: making comments

By the publication stage of the DPD, the contents of the document will have been decided based on the early engagement stage and background evidence. At this stage, you will see the document described as the 'Proposed Submission' version, because it is the version that we are proposing to submit to the Secretary of State at stage three.

We will inform all of the specific and general consultation bodies that we consulted at stage one, and anybody else who responded in writing at stage one, that the document has been published. This may be by letter or email. The specific consultation bodies will receive a copy of the Proposed Submission version of the DPD and other submission items, in hard copy form, on a CD or DVD, or by means of electronic links to the relevant documents.

We will put the Proposed Submission version of the DPD and accompanying submission documents on the city council website and make them available for inspection at various locations across the city. These locations will always include the city council's Customer Service Centre at Bayard Place, but the other locations will vary according to the geographic coverage of the DPD in question.

The accompanying documents will include a statement of the representations procedure – providing such details as how to make comments, where to send them and the period within which comments may be made. This same information, plus where hard copies of documents can be viewed, will be included in a press notice that we will place in an edition of the Peterborough Evening Telegraph and, if relevant for the area covered by the DPD, the Stamford Mercury.

You will have a period of six weeks to make comments which are called ‘representations’ but they can only relate to specific issues as set by government. We will explain this in detail to you at the time of consultation. These representations will then be taken into account later when the DPD goes through an examination process. Please note that, as this is a formal, statutory stage, any representations that arrive after the closing date will not be considered.

Anybody may submit representations. These may be made by letter, email or fax, or directly online through our Consultation Portal, which can be reached through the city council’s website. We may provide a special form for making representations; this helps you to supply all the necessary information to ensure that your representation is valid, but there is no requirement to use the form. You should bear in mind that representations do not remain confidential, and anybody else can see what has been said and who said it.

Stage three - submission to the Secretary of State

At the submission stage the city council will submit the DPD to the Secretary of State, together with copies of all the representations received at stage two and various other documents, including a summary of the main issues that have been raised in the representations. At this stage we will describe the DPD as the ‘Submission’ version. Its contents will be the same as the Proposed Submission version, except that it will exclude any introductory material telling people about the stage reached and how they could make representations. We will publicise when the document is submitted, but this is not a stage where you can make further comments.

We will notify the specific consultation bodies and general consultation bodies and everyone who sent representations at stage two that the document has been submitted and where it can be inspected. Notification may be by letter or email.

Copies of the submitted DPD and other submission documents will be made available at the same locations as the proposed submission documents and on the city council’s website.

A paper copy of all the valid representations that have been received will be made available for public inspection at our Customer Service Centre at Bayard Place and they will be viewable on line via our Consultation Portal.

We will prepare a public notice giving the title of the DPD, the fact that it has been submitted to the Secretary of State, the subject matter and area covered, and the fact that a copy of the DPD and other documents are available for inspection, including the places and times at which they can be inspected. We will put this notice in an edition of the Peterborough Evening Telegraph and, if relevant for the area covered by the DPD, the Stamford Mercury. The same notice will be included in the notifications that we send to people, as referred to in stage two above.

If people requested at stage two to be notified when the DPD is submitted, we will let them know at this stage.

Stage four - independent examination

The submitted DPD will be considered by a Planning Inspector at an independent examination to assess the plan and consider the representations received. If you have made an objection to the document and have requested to speak at the examination, you will be contacted and advised of the procedure for being heard by the Planning Inspector.

You should note that it is for the Inspector to decide who should be invited to speak at the hearing sessions and what topics should be discussed.

At least six weeks before the opening of the independent examination, we will notify any person who has made a representation and not withdrawn it, of the time, venue and name of the Inspector appointed to carry out the independent examination. The details will also be publicised on the city council's website and in the local press.

Stage five – publication of the Inspector's report

An Inspector's report will be issued following the independent examination. The report will include a commentary on the soundness of the DPD, with the Inspector's findings. The city council will have options at this stage, depending on what the Inspector concludes.

As soon as reasonably practicable after the day on which the Inspector's report is received, we will make it available on the city council's web site.

Stage six - adoption

If the Inspector concludes that the DPD is sound, either as submitted or with the incorporation of modifications, the city council will be able to adopt it. In this case, we will prepare an adoption statement confirming the date of adoption and explaining where and when the adopted DPD can be inspected. This will also include notification of the publication of the Inspector's report.

The adopted DPD and accompanying material, including the Inspector's report, will be made available on our website and at Bayard Place and at the same locations at which the proposed submission documents were made available.

We will publish the adoption statement in an edition of the same newspaper(s) as previously used in the preparation of the DPD and will send it to any person who has asked to be notified of the adoption of the DPD, including all those people who submitted representations at stage two.

We will send the adopted DPD and the adoption statement to the Secretary of State.

3.3 Supplementary Planning Documents (SPDs) – the two stages of participation

There are two formal stages of participation in the preparation of a Supplementary Planning Document:

- Stage one – consultation
- Stage two – adoption

Stage one – consultation

We will use various methods of engagement with interested parties as we proceed through the early stages of preparing an SPD, and these will vary according to the subject matter and/or geographic coverage of the document. Table six sets out the consultation methods we may use.

This process will culminate in the preparation of a complete draft SPD for public consultation. At the start of this consultation period we will make the draft SPD available for inspection on our website, and at our Customer Service Centre at Bayard Place. We may use other inspection locations if appropriate. We will also publish and make available a Consultation Statement, explaining who we consulted during the preparation of the draft SPD; how we consulted them; a summary of the main issues raised; and how those issues have been addressed in the SPD. If there are any supporting documents relevant to the SPD, we will publish them as well.

We will prepare a public notice giving the title of the SPD; the subject matter and area covered; the fact that a copy of the SPD and other documents are available for inspection, including the places and times at which they can be inspected; the period within which comments (i.e. 'representations') about the SPD may be made; and the address to which they should be sent. We will put this notice in an edition of the Peterborough Evening Telegraph and, if relevant for the area covered by the SPD, the Stamford Mercury. We will also put this notice on our website.

We will notify the specific and general consultation bodies who we consider will be most interested in or affected by the SPD, and anybody else who has requested to be notified. This notification may be by letter or email, and will include a copy of the public notice referred to above, or text providing the same information.

As with a DPD, anybody may submit representations on an SPD. These may be made by letter, email or fax, and for some SPD's we may make it possible to submit representations directly online through our Consultation Portal. We may provide a special form for making representations; this helps you to supply all the necessary information to ensure that your representation is valid, but there is no requirement to use the form. You should bear in mind that representations do not remain confidential, and anybody else can see what has been said and who said it.

The consultation period during which representations may be submitted will last for between four and six weeks.

Stage two – adoption

We will consider all representations received and make changes to the SPD in the light of those representations, if necessary, before producing a final version. We will prepare a Statement of Public Participation, setting out a summary of the main issues raised in the representations and how those main issues have been addressed in the final version.

Once the final SPD has been adopted by the city council, we will prepare an adoption statement which will confirm the date of adoption and explain the opportunity to apply for judicial review. We will make the SPD, the Statement of Public Participation and the adoption statement available for inspection on our website and at the same places where the consultation version had been available for inspection.

If people have requested to be notified of the adoption, we will notify them either by letter or email, and will include a copy of the adoption statement, or text providing the same information.

3.4 Consultation methods for DPDs and SPDs

Different types of document require different engagement techniques appropriate to the type of document. Most consultation will take place at the early engagement stage of plan preparation. We will use a range of methods to engage the community and take on board their views and opinions throughout the preparation of documents. These methods will include some or all of the following:

- Informal discussion by telephone or informal meeting
- Consultation letters
- Questionnaires
- Press notices and press releases and articles for newsletters
- Information on the city council's website
- Meetings
- Focus groups
- Exhibition/displays
- Information leaflets

Table six sets out the methods that we might use when we consult on different types of documents. These are considered to represent methods that are suitable for the intended audience and can most effectively engage with the broadest possible range of stakeholders, whilst being manageable within the limits of available resources.

Consultation letters and emails may be accompanied by specially designed 'representation' forms to assist people with their responses.

We will use our website not simply to inform people about consultations and make documents available, but also (for certain documents) to enable comments to be submitted online.

Table six: LDF consultation methods by document type

Method → Document ↓	Letters and emails	Statutory Press Notice	Website	Media Releases	Questionnaire	Exhibition/ Displays	Focus Groups
Statement of Community Involvement							
Public Participation on the draft document	✓	✓	✓	Possibly	Possibly	×	×
Development Plan Document (Such as the Core Strategy)							
Public Participation on the draft document (stage one)	✓	✓	✓	✓	Possibly	Possibly	Possibly
Public participation on the proposed submission version (stage two)	✓	✓	✓	✓	×	×	×
Supplementary Planning Document							
Informal Consultation to help prepare the document	Possibly	×	Possibly	Possibly	Possibly	Possibly	Possibly
Formal Public Participation on the Draft	✓	✓	✓	✓	Possibly	Possibly	Possibly

Availability of documents

Please see the previous stage by stage section for details.

Charges for documents

All consultees and interested parties will be encouraged to use the city council's website for viewing or downloading documents, although it is appreciated that this is not appropriate for everyone. A scale of reasonable charges for paper copies of documents for those (apart from specific consultation bodies) who have requested documents will be reviewed periodically, as will the scale of charges for final adopted documents. Adopted documents can be bought and paid for online at the following page on the city council's web site:

www.peterborough.gov.uk/do_it_online/pay_for/planning_charges.aspx

It is unlikely that many background documents will be available to purchase as a hard copy, though we will publish them all (or links to them) on the website. Where they are available, a reasonable charge will be made.

Feedback after the consultation has ended

Please see the previous section for details on feedback.

3.5 Part Two – The city council’s ‘Duty to Cooperate’ with neighbouring authorities

Introduction

The city council has always undertaken consultation with our neighbouring authorities as and when we prepare our plans. Similarly, we regularly comment on their emerging plans. Across Cambridgeshire in particular, we have a very good informal working relationship including joint meetings at Chief Planner and Head of Planning Policy levels. A new Cambridgeshire Strategic Planning Unit has also been set up (January 2012), which includes the city council as a full Member, further strengthening the cooperation with Cambridgeshire districts.

However, the Localism Act 2011 introduced a new s33A into the Planning and Compulsory Purchase Act requiring local planning authorities, such as Peterborough City Council, to formally cooperate with neighbouring authorities when they prepare their plans and proposals. Likewise, neighbouring authorities have to cooperate with the city council when it prepares plans.

The purpose of this duty to cooperate is to maximise “the effectiveness” of councils preparing:

- (a) development plan documents, such as a Core Strategy
- (b) other local development documents, such as a Supplementary Planning Document
- (c) marine plans (this one will not apply to Peterborough);

The Act clarifies that the duty only applies to ‘strategic matters’, which it defines as:

- “(a) Sustainable development or use of land that has or would have a significant impact on at least two planning areas, including (in particular) sustainable development or use of land for or in connection with infrastructure that is strategic and has or would have a significant impact on at least two planning areas, and
- (b) Sustainable development or use of land in a two-tier area if the development or use—
 - (i) Is a county matter, or
 - (ii) Has or would have a significant impact on a county matter.”

A ‘planning area’ is usually a district or unitary council area, such as Peterborough City Council’s administrative area. A ‘county matter’ is, for example, related to planning for minerals and waste activities.

Specific Requirements under the Duty

The Act clarifies that, if the Duty to Cooperate is triggered in accordance with the above guidance, then a local planning authority such as the city council should consider:

- (a) “Whether to consult on and prepare, and enter into and publish, agreements on joint approaches to the undertaking of activities...”, and
- (b) “Whether to agree... to prepare joint local development documents.”

As such, whilst there is no requirement to prepare plans or evidence documents jointly, there is a requirement for the city council to demonstrate that it at least ‘considered’ whether to or not.

The Act also confirms that it will be the task of the independent inspector who examines the plans to test whether a local planning authority complied with the duty i.e. did the city council reasonably consider whether to do joint work with a neighbouring authority? If it did not, then the plan itself would fail and not be permitted to be adopted.

Duty to cooperate in respect of Peterborough City Council's plans

Whilst detailed guidance from Government on this matter is expected, it is not available at the time of writing this draft SCI. As such, to demonstrate that the city council complies with this new duty in respect of its own plans, it commits to undertake the following.

Duty to Cooperate Commitment One: The city council will write to all neighbouring districts at an appropriate stage in the preparation of all Development Plan Documents, plus any Supplementary Planning Documents which cover the whole of the city council area (for example, when issues and potential content have been identified), and state in that letter that the city council has considered:

- Whether or not the plan being prepared is likely to have a 'strategic matter' within it; and
- If it does, whether or not the city council considers it appropriate to prepare any joint evidence documents or a joint plan.

The letter will explain briefly why the city council has reached the position it has. The letter will then ask whether or not the receiver agrees with the position of the city council, and if it does not then it should write to the city council with its reasoning.

If no reply is received to a letter sent, then it will be taken that the receiver of the letter has no objection to the position of the city council.

Duty to Cooperate Commitment Two: If a letter is received which disagrees with the approach of the city council, then the city council commits to requesting a meeting with the objecting authority(ies) to see if the matter can be resolved.

However, the final decision as to whether or not joint working or plans are prepared is at the discretion of the city council, subject to independent testing at the examination of the plan by the inspector.

Duty to cooperate in respect of neighbouring authorities' plans

Duty to cooperate commitment three: When a neighbouring authority proposes a plan, including evidence base leading to that plan, then the city council commits to writing to that authority to confirm whether or not it considers joint working is appropriate, and if so what and when such joint working should be undertaken.

A Community's role in the 'Duty to Cooperate'

Whilst the Duty is predominantly aimed at local planning authorities, the city council also commits to the following:

Duty to Cooperate Commitment Four: The city council will consider carefully any requests it receives from a member of the community which suggests we should be undertaking joint working with a neighbouring authority in relation to development plan or other local development document preparation (whether that work relates to land within Peterborough or within a neighbouring authority). We will respond to any such requests we receive with our reasoning whether we agree or not to the request.

Duty to Cooperate Commitment Five: If a joint plan is to be prepared as a result of the Duty to Cooperate, then the city council will work with communities in the same way as if the plan is being entirely prepared by the city council (i.e. in the same way as described in the first Part of this Chapter of the SCI)

4. Neighbourhood planning in Peterborough

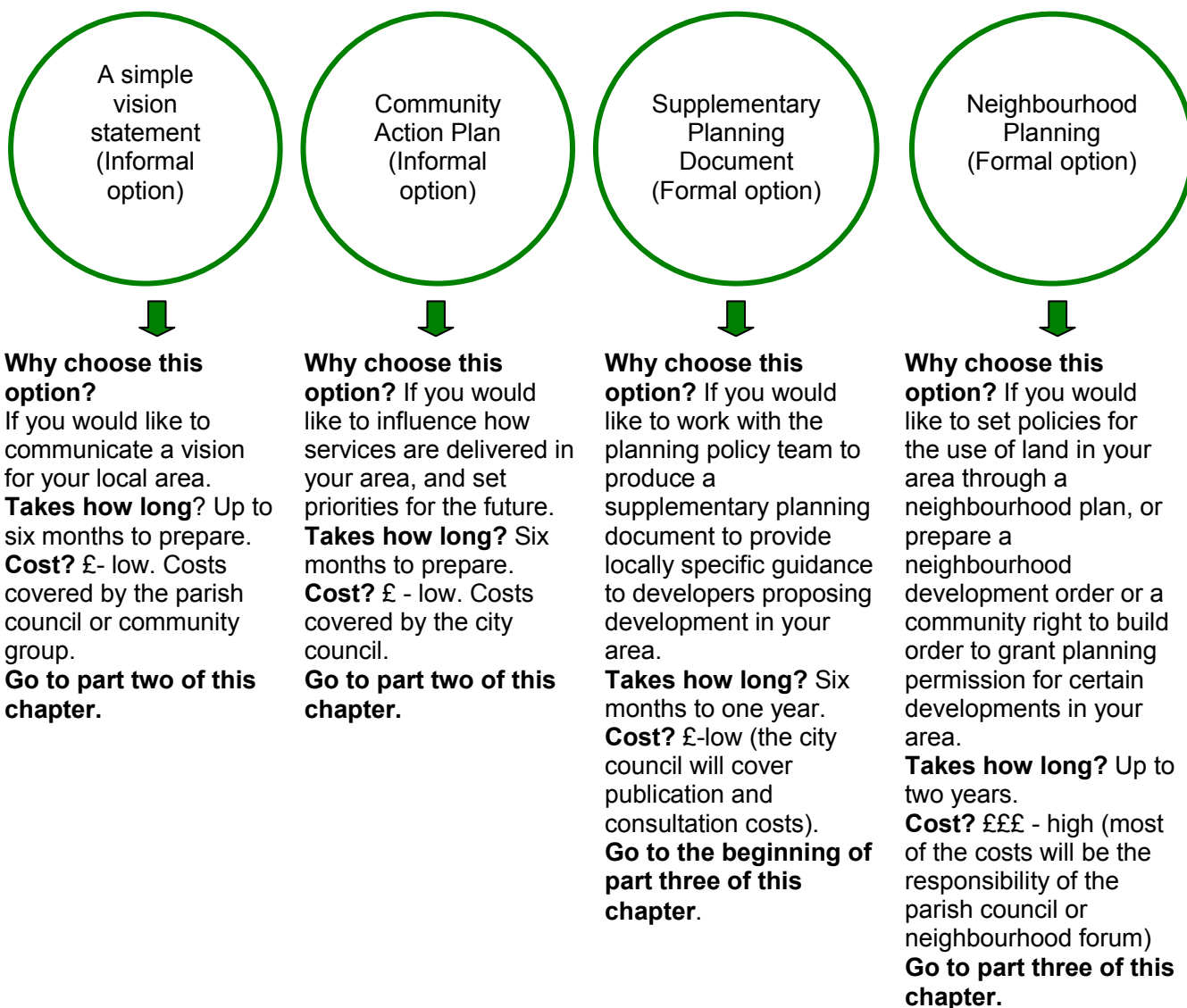
4.1 Part one – introduction to neighbourhood planning and other options available

The Localism Act 2011 sets the framework for a new system of neighbourhood planning in England. It creates new planning tools to help communities to shape and manage development in their local areas. Regulations set out the minimum level of requirements that will ensure a nationally consistent approach to neighbourhood planning. This SCI sets out those requirements and adds to them, where the city council thinks it is necessary to do so.

However, neighbourhood planning is not the only option available to communities. Figure three sets out various options that are available to communities to enable them to have greater control of what happens where they live. Some are related to neighbourhood planning and some are related to other city council functions.

Figure three: the options available to shape your community

How you can shape your community



Essentially, a local neighbourhood can choose:

- (a) The 'informal' route, which means a local neighbourhood can help to shape what happens in its area through getting involved in community action plans, and vision statements. The amount of time and effort is entirely up to the community, with anything upwards from a simple one side of A4 'vision' statement. However, it cannot determine things such as the allocation of land for development or set official policies on what development should look like. **If this is the option you want to take, go to part two of this Chapter.**
- (b) The 'formal' route, which means a local neighbourhood, follows the formal rules and regulations as set by Government, either choosing the supplementary planning document option, or choosing the neighbourhood planning option. These require more effort, and will cost more to produce, but the end result will have more influence over how development takes place in the local area, particularly when applications for planning permission are being decided. **If this is the option you would like to take, go to part three of this Chapter.**

Which ever route you would like to take, the city council will be there to help and guide you along the way. Full details of this assistance are contained in part two and three of this chapter.

4.2 Part two: The 'informal' options available to a local neighbourhood

If the time and costs involved in going through the statutory processes and preparing the various neighbourhood planning options is not attractive or viable, then a local neighbourhood may want to take advantage of some alternative options. These options could be:

- Community Action Plans
- A Vision Statement
- Parish or Village appraisals
- Local Action Plans

Again the city council is here to help you if you choose to take up any of these options.

Peterborough City Council Community Action Plans

A Community Action Plan (CAP) has been prepared for each of the city council's seven Neighbourhood Committee areas:

- Fletton, Stanground & Woodston
- Ortons with Hampton
- Dogsthorpe East & Park
- Central & North
- Rural North
- Peterborough West
- Peterborough North

Residents can attend Neighbourhood Committee meetings which are held every three months, where priorities are set to address the issues that are affecting the local community at that time e.g. anti-social behaviour, fly-tipping, speeding. More information on the Neighbourhood Committees can be found on the city council's web site, where you will also find information on each of the three Neighbourhood Managers:

http://www.peterborough.gov.uk/community_information/neighbourhood_committees.aspx

A CAP will tell the story of the area, including who lives there, what type of houses, what does the area look like, what are the 'big' issues in the area such as levels of crime, employment opportunities, health etc. not only from statistics and data we have gathered, but importantly what the community itself tells us.

Local people's hopes and aspirations will inform the plans, which will be used to guide policy and service delivery in the future. Partner organisations such as the Police, Health Services, housing associations and many more will feed into the plans to help decision-making.

Local communities can get involved in shaping their area by identifying the things that affect them the most, what they would like to see changed and what services they want to see delivered locally. This information will be used to develop short, medium and long term goals and identify priorities for the future. The CAP will say who will do what and by when over the next ten years. Although this is a long term plan it will be reviewed annually to make sure the goals are still relevant and also to report back on how we are doing.

CAPs will inform, but not set, the growth and regeneration of the area to achieve positive and sustainable social, economic and environmental change for the local area, its residents and those organisations supporting it or providing services within it.

There are a number of ways that you can get involved with and contribute to community action plans. For example, you can contribute through existing community and resident groups by feeding in your views on the issues that concern you where you live. These groups can then feed in the collective

responses either through attending the relevant Neighbourhood Committee meeting, developing their own Local Action Plan (see next page) or simply forwarding issues to the City Council.

You can report to your Neighbourhood Manager or other partners what your problems are; this can then be recorded to capture a real picture of the level of concerns, which in turn will feed into the CAP.

For those who wish to be involved in more detail, you can get involved in volunteering, project planning and/or project delivery by either contacting your Neighbourhood Committee or Neighbourhood Manager.

Parish or Village Appraisal

Parish or village appraisals are questionnaires designed by local people (usually parish councils) to find out what the opinions of local people are relating to the various problems the local community face. For example, what do people love or hate about their area, what things they would change, what would people like more of and what less? This kind of information is needed by the organisations that run services or take decisions about a parish council. It is also required to support applications for grants and other support. These results will be used in all kinds of local initiatives, will be an important element in consultations with government, and will help local organisations to determine their priorities. The information gathered can feed into community action plans.

The objectives of parish/village appraisal are as follows:

- To identify areas requiring action by the parish council or city council
- To see if there are any opportunities for self help in the parish council, or beneficial activities which could be carried out voluntarily by groups or individuals
- To enable residents to make a contribution to their community, to improve it where possible and to learn more about it
- To inform the local Community Action Plan for the area

If you live in an area covered by a parish council you can get involved by attending your local parish council meeting.

Typical subjects that might be covered in a parish/village appraisal are as follows:

- **Transport problems:** e.g. lack of public transport, cars travelling too fast, state of the roads, accident danger spots.
- **Housing problems:** e.g. local people moving away, housing for local people.
- **Education problems:** e.g. need for local nursery, local adult education opportunities wanted.
- **Communication problems:** e.g. need for a newsletter, parish council meetings unattended.
- **Facilities:** e.g. need a new village hall, sports facilities inadequate, and school facilities opened up to public.
- **Crime & safety:** e.g. neighbourhood watch, "bobbies on the beat".
- **One-off projects:** e.g. Jubilee celebration project ideas.

Local Action Plans

A Local Action Plan is most typically developed informally by community or resident associations who identify priorities at a local level. The plans usually relate to a very local level (e.g. a street or group of streets) as opposed to a ward or parish area, but should feed into and inform the wider community action plan/s for that area.

The types of issues this may cover include:

- Addressing environmental issues such as graffiti, litter
- The local landscaping maintenance
- Local community events such as street parties, summer fetes

- Facilities available for children, young people, older people etc
- Improvements to parks and open spaces

Vision Statement

Community and/or resident organisations that do not wish to develop an action plan may decide to adopt a vision statement that outlines their aims and objectives for their area. This may not be a working action plan but a statement of values and aspirations held by the organisation.

4.3 Part three- the ‘formal’ options - supplementary planning documents and neighbourhood planning

This section mainly focuses on the new formal options available to local neighbourhoods following the enactment of the Localism Act 2011. However, at the start of part three is an alternative ‘formal’ option which has existed since 2004, and remains a valid option. This option uses ‘Supplementary Planning Document’ (SPD) legislation, which some local communities have taken advantage of in the past.

Supplementary Planning Documents

If your local neighbourhood wants to produce a formal document, which carries considerable legal weight, but does not want to follow any of the options available under ‘neighbourhood planning’, then the alternative is to work with the city council to produce a Supplementary Planning Document.

An SPD can be used to expand on existing policies in the city council’s local development framework. It can cover a wide range of issues, which are either site-specific issues such as detailed design guidance; or are policy specific issues such as further guidance on a particular policy issue such as open space provision.

An SPD cannot allocate land or automatically grant planning permission. It cannot override existing policies but can complement and add more detail. An SPD is not subject to independent testing through a public examination but will have to meet minimum public consultation standards as set out in chapter three of this SCI.

If you support the idea of an SPD the city council will lead, but will work very closely with you.

A good example of an SPD is the Design and Development in Selected Villages, which was adopted by the city council in 2011. This can be viewed on the city council’s website at:

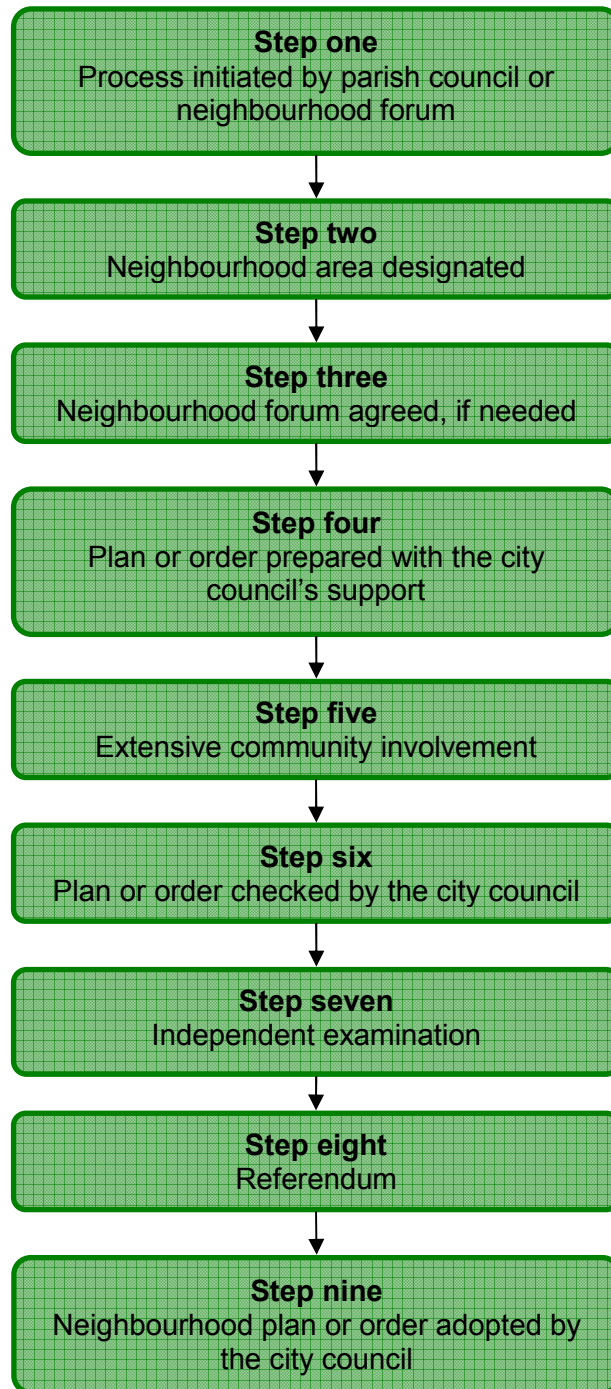
http://www.peterborough.gov.uk/planning_and_building/planning_policy/adopted_development_plan/supplementary_planning_document.aspx.

This SPD largely expands on the Peterborough Core Strategy Policy CS16 “Urban Design and the Public Realm”. The content of the SPD was heavily informed by discussions with those parish councils concerned and through extracting local aspirations as set out in parish-written village design statements and similar documents.

Neighbourhood Planning

From 1 April 2012, the various neighbourhood planning options in the Localism Act 2011 became legally available to use. There are various stages before the formal making (adoption) of a neighbourhood development plan or neighbourhood development order, as set out in figure four. Explanatory notes on each step are provided after figure four, including how the city council will assist.

Figure four: neighbourhood planning – the key steps



Independent advice on neighbourhood planning

Before you embark on steps one to nine, you may want to take independent advice and see further information from a range of sources. Here are a few examples:

- **Planning Aid** <http://www.rtpi.org.uk/planningaid/> - An independent source of professional advice and information available to those who cannot afford to pay professional fees. Its volunteer planners can help groups to get involved in the planning of an area and to prepare their own plans.
- **Planning for Real** <http://www.planningforreal.org.uk/> - A community planning model (using interactive, hands-on tools and techniques) that helps people to shape the places in which they live.

- **Community Planning** <http://www.communityplanning.net/> - This website provides easily accessible 'how to' guidance on community planning and best practice.
- **Department for Communities and Local Government** <http://www.communities.gov.uk/corporate/>. This website provides the latest information about policy and programmes for planning.

4.4 Neighbourhood planning: a step by step guide

Step one: process initiated by parish council or neighbourhood forum

Step one	Process initiated by parish council or neighbourhood forum	You are here
Step two	Neighbourhood area designated	
Step three	Neighbourhood forum agreed, if needed.	
Step four	Plan or order prepared with the city council's support	
Step five	Extensive community involvement	
Step six	Plan or order checked by city council	
Step seven	Independent examination	
Step eight	Referendum	
Step nine	Neighbourhood plan or order adopted by the city council	

Who is in charge of helping local people to draw up a neighbourhood plan or neighbourhood development order?

Neighbourhood plans and development orders cannot be prepared by the city council – they can only be prepared by a parish council, or where there is not a parish council, by a local 'neighbourhood forum' (which needs to be approved by the city council – see step three). However, the city council is very happy to offer support, if requested to do so.

Your parish council or an agreed neighbourhood forum will act as your local representatives and will be responsible for delivering neighbourhood planning in your area.

How do I know whether I live in a parish council area?

There are certain parts of the city council area that have a parish council (predominantly the rural areas) and parts which do not (predominantly the urban area of Peterborough city itself). The map in figure five below identifies the areas.

If I live in a parish, what should I do?

Contact your parish council and move to step two. Up to date contact details for each parish council are available on the city council's website:

<http://democracy.peterborough.gov.uk/mgParishCouncilDetails.aspx?LS=17&SLS=1&bcr=1>.

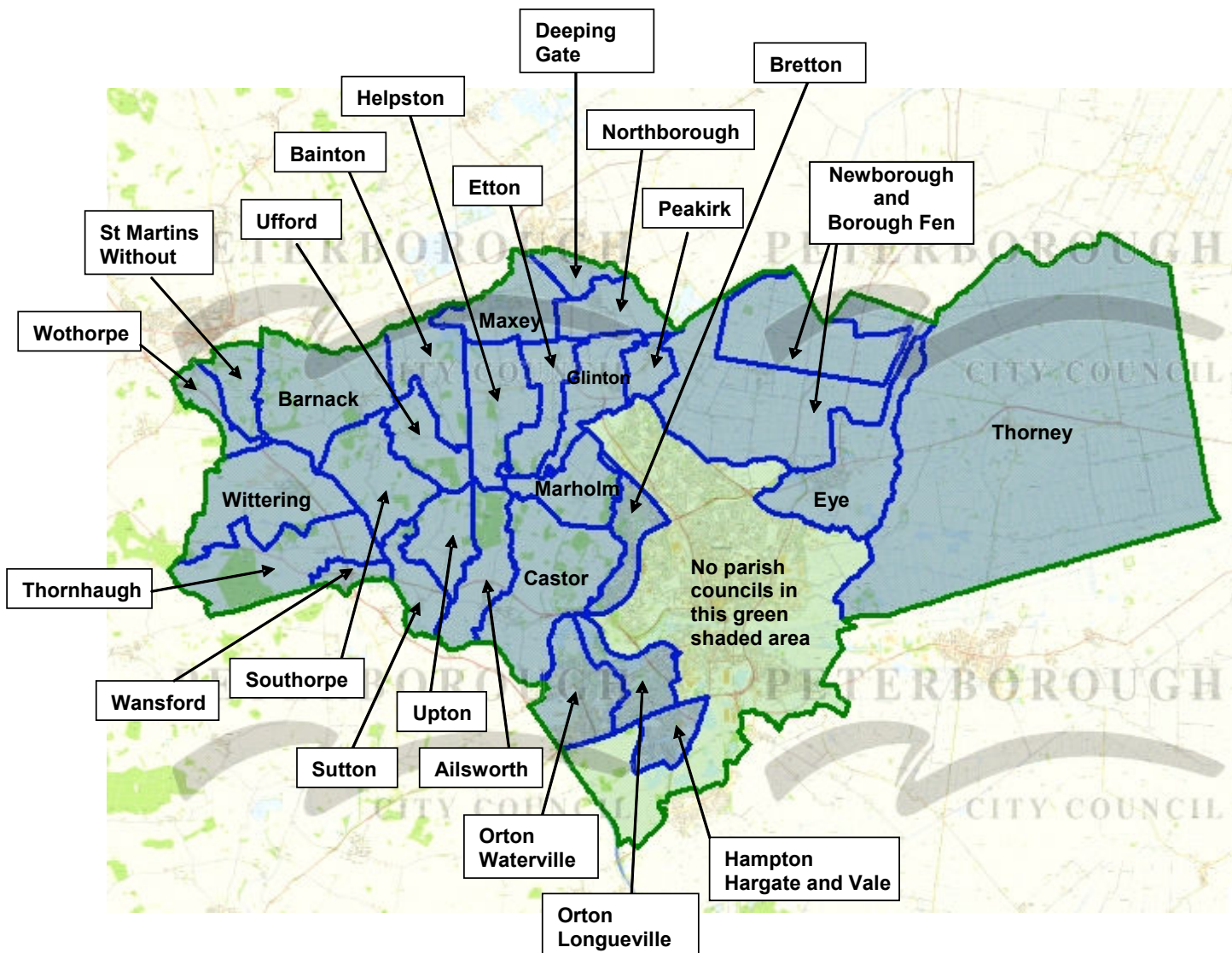
If I live in an area without a parish council, what should I do?

Think about setting up an informal or formal 'forum', or approach other community groups or leaders in your area, and see if there is any interest in neighbourhood planning. If stuck, ring the council to see if we have any contacts.

Your forum should then ask the council to agree to a neighbourhood area being set up – go to step two.

Note: you do not need to be formally constituted as an official forum at either step one or step two – that comes at step three. But, under the law (section 61G (2) of the Localism Act), your forum must at least be "capable of being designated as a neighbourhood forum". See step three about how to become classified as an official 'neighbourhood forum'.

Figure five: parish councils in Peterborough. You can view a more detailed interactive version of this map on the city council's website at <http://gisint1/hawkeye/>.



Step two: neighbourhood area designated

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	You are here
Step three	Neighbourhood forum agreed, if needed.	
Step four	Plan or order prepared with the city council's support	
Step five	Extensive community involvement	
Step six	Plan or order checked by city council	
Step seven	Independent examination	
Step eight	Referendum	
Step nine	Neighbourhood plan or order adopted by the city council	

When and how to apply to the city council to designate a neighbourhood area

A neighbourhood area is the area that a neighbourhood plan or neighbourhood development order will cover. It must be formally considered by the city council once an application is made by a parish council or a body that is planning to apply to become a neighbourhood forum.

In any area that has a parish council, only a parish council can apply to have all or part of its area designated as a neighbourhood area for the purposes of neighbourhood planning. Two or more parishes could come together to form a single neighbourhood area. If the proposed neighbourhood area covers more than one parish, consent must be sought from each of the affected parish councils.

In an area that does not have a parish council, a neighbourhood forum needs to be set up to prepare neighbourhood development plans and orders. Please note that there can only be one forum per neighbourhood area. Step three gives more advice on setting up a neighbourhood forum. The boundary for the area will be proposed by a body who will subsequently apply to the city council to become an official neighbourhood forum. It cannot contain any part of a parish council's area. You can apply to the city council to define a neighbourhood area if you intend, but are not yet a neighbourhood forum. Once you have completed step two, proceed to step three to formalise your forum.

Businesses, investors, developers and other commercial organisations will be able to get involved with the neighbourhood forums or parish councils, or can set up a neighbourhood forum from the start (only where there is no parish council).

Neighbourhood areas can cross local planning authority boundaries. National regulations may be published that provide further guidance. This draft SCI will be updated if any regulations come into force.

Before submitting your application

A **neighbourhood planning pre-application enquiry service** is provided by the city council's Planning Policy team (see contact details in appendix three). This service will consist of a one hour meeting, normally at the city council office at Stuart House, to discuss the proposals. This is to ensure that you get your application right before formally submitting it to us.

Submitting your application

Applications will be accepted quarterly by 4 pm on the last working day of April, July, October and January.

The application form in appendix four should be filled out and submitted to the Planning Policy Team using the contact details on the form. Please ensure that you complete each part of the form and provide full justification, with evidence, if necessary.

The city council may decline to consider an application if the applicant has already made an application and a decision has not yet been made on that application.

Validation

Once your application is received by the city council, it will be handled by a Planning Policy Officer, who will check that all of the relevant information has been supplied against the following criteria:

- In the case of an application by a parish council, the proposed neighbourhood area must be one that consists of or includes the whole or any part of the area of that parish council.
- In the case of an application by an organisation or body, the neighbourhood area must not consist of, or include, the whole or any part of the area of a parish council (i.e. only a parish council can apply if the area contains some or all of a parish council's area).

If the application passes this check, it will be deemed 'valid'.

Publication of your application for the designation of a neighbourhood area by the city council

Once your application has been deemed valid, we will publicise notice of your application for the designation of a neighbourhood area on the city council's website and in the relevant library, community centre or parish council building, with the following details:

- a) The name of the proposed area;
- b) Details of how to respond to the publicity and make representations; and
- c) The deadline for the receipt of those responses and representations, being not less than six weeks following the date on when the application is first published.

In addition to the above minimum national criteria, which by law the city council must do, the city council will also advertise an application for the designation of a neighbourhood area by:

- Advising all elected city councillors representing the proposed neighbourhood area
- Notifying the Neighbourhood Committee and Neighbourhood Manager within which the neighbourhood area would operate
- Issuing a press release to local media and on the city council's website

Determining an application for the designation of a neighbourhood area

Planning Policy Officer role:

The Planning Policy Officer will assess the application against the following criteria:

- The desirability of the whole of the area of a parish council being a neighbourhood area (The expectation in Peterborough is that, in most cases, neighbourhood areas will follow parish boundaries. However, if considered appropriate, the city council may find it acceptable for a neighbourhood area to cover only part of a parish or a combination of parishes).
- For areas without a parish:
 - whether the application fits with other formal designations such as land allocations, protected nature sites, conservation areas etc;
 - whether to include or exclude land, so as to fit with obvious and significant geographic features;
 - whether it fits with the city council's ward boundaries
- The desirability of maintaining the existing boundaries of areas already designated as neighbourhood areas.

The planning policy officer will provide a report that will include one of the four following recommendations:

<p>A. Area rejected, with reasoning.</p> <p>It could be rejected outright because:</p> <ul style="list-style-type: none">(i) the application is invalid(ii) in the case of an application by a parish council, it does not consist of or include the whole or any part of the area of the parish council(iii) in the case of an application by an organisation or body, it consists of or includes the whole or any part of the area of a parish council(iv) the whole of the area proposed has already been designated as a Neighbourhood Area <p>Please note that if a valid application for an area is proposed which at least in part is for an area not already designated as a Neighbourhood Area, then the city council is not permitted to reject the application outright. Instead, the city council is duty bound³ to designate an area of its choice as a Neighbourhood Area provided it includes some or all of the original proposed area.</p>
<p>B. Area approved, without amendment</p>
<p>C. Area approved, with minor amendments</p> <p>Minor amendments could be:</p> <ul style="list-style-type: none">(i) In the case of an application by a parish council, to include the whole of the parish council area if this was not the case with the original application(ii) In the case of an application by an organisation or body, to include additional area, or exclude elements of the proposed area, if this enabled a better fit with Peterborough City Council ward boundaries(iii) To include or exclude areas, so as to fit with other formal designations such as land allocations, protected nature sites, conservation areas etc.(iv) To include or exclude land, so as to fit with obvious and significant geographic features(v) To exclude land already designated as a Neighbourhood Area(vi) In the case of an application by an organisation or body, to remove any area which is part of a parish council area(vii) To enable the proposed area to align with a separate proposed or designated Neighbourhood Area(viii) Any other amendments at the discretion of the city council
<p>D. Area minded to approve, but only if significant amendments are made which are subject to a further round of public consultation</p> <p>Significant amendments could be:</p> <ul style="list-style-type: none">(i) As per any of the minor amendments above, but such amendment would be of a scale which would significantly alter the size or population catchment of the area(ii) In the case of an application by a parish council, to include the whole or part of another parish council area

Head of Planning, Transport and Engineering role:

The planning officer's recommendation will then be considered by the Head of Planning, Transport and Engineering (the 'Head'). The Head can either accept or reject the planning officer's recommendation, and is open to choose any of the four options (A) to (D) as described above.

³ Clause 61G(5) of the Town and Country Planning Act 1990, as set out in Section 116 of the Localism Act 2011

If the Head chooses:

- Option (A) (rejection), the applicant will be informed. The decision is final and the process ends.
- Option (B) (approval) or (C) (approval with minor amendments), the Head will prepare a report recommending as such for the Planning and Environmental Protection Committee.
- Option (D), the applicant will be advised that a revised area will be subject to public consultation and that its views on the amendments would be welcome as part of that consultation. At the end of that consultation, the Head will be free to choose any of the Options (A) to (D) accordingly.

Planning and Environmental Protection Committee role

Only the Planning and Environmental Protection (PEP) Committee has the ability to approve a Neighbourhood Area. Once the Head is satisfied that an appropriate Neighbourhood Area can be achieved, then a report will be submitted to PEP. The Committee is free to choose any of the options (B) to (D), but it is not permitted to choose option (A) (rejection outright) because the city council is duty bound to designate an area if a valid application has been received (albeit the area designated can differ significantly from the area originally proposed).

Once a decision is made at PEP Committee, there is a 'call-in' period to allow for a proportion of the elected councillors who sat on PEP to ask the Chief Executive that it be reported to a special meeting of the Planning Review Committee. The request must come from at least 30% of the elected members present at the meeting and must be carried out within two working days of the end of the meeting. The Planning Review Committee will be responsible for determining a referred neighbourhood area application following implementation of the call-in procedure. The Planning Review Committee's decision is final.

Advice prior to submitting an application

Any parish council or community organisation or body considering applying to designate an area is strongly recommended to take advantage of the Planning Policy Team's pre-application enquiry service. This will ensure that there is a reduced risk of your application being rejected or significantly amended. .

Map of designated neighbourhood areas

As soon as reasonably practicable after a neighbourhood area has been designated, the city council will update its map of designated neighbourhood areas, and publish the map on the city council website.

Neighbourhood areas designated as "business areas"

When the city council is determining an application from a parish or neighbourhood forum to designate a neighbourhood area, it must be considered whether it should be designated as a "business area" rather than a neighbourhood area. In reaching this decision, the city council will apply the following criteria:

- The area is wholly or predominantly business in nature
- The number of people residing in the area
- The results of public consultation

The city council's deadline for designating a neighbourhood area

The Localism Act and neighbourhood planning regulations do not stipulate how long the city council has to determine an application to designate a neighbourhood area. This will depend on when the Planning and Environmental Protection Committee meeting falls but the city council will aim to determine the application as soon as reasonably practicable following the end of the public consultation.

Neighbourhood areas in areas of two or more local planning authorities

If an application is received to designate a neighbourhood area in areas of two or more local planning authorities, all of the local planning authorities involved will be involved in determining the application. The city council is awaiting separate regulations on this matter.

Step three – neighbourhood forum agreed, if needed

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	Step complete
Step three	Neighbourhood forum agreed, if needed.	You are here (if needed)
Step four	Plan or order prepared with the city council's support	
Step five	Extensive community involvement	
Step six	Plan or order checked by city council	
Step seven	Independent examination	
Step eight	Referendum	
Step nine	Neighbourhood plan or order adopted by the city council	

If you live in an area with a parish council, then this stage does not apply to you.

In parts of the city that do not have a parish council (see step one and figure five) a neighbourhood forum will need to be set up by the local community. The neighbourhood forum must then apply to the city council to be formally approved (designated).

The city council will advertise when organisations or bodies can make applications to be designated as neighbourhood forums for neighbourhood areas by:

- Advising all city councillors representing the neighbourhood area
- Notifying the Neighbourhood Committee within which the neighbourhood area operates
- Issuing a press release to local media and on the city council's website

This will ordinarily occur as soon as reasonably practicable following designation of a neighbourhood area.

When and how to apply to the city council to be designated as a neighbourhood forum for a neighbourhood area

Applications must be received quarterly by 4 pm on the last working day of April, July, October and January each year.

An application by an organisation or body to be designated a neighbourhood forum for a neighbourhood area must contain the following information –

a) The name of the proposed neighbourhood forum;
b) A copy of the written constitution of the proposed neighbourhood forum;
c) The name of the relevant already designated neighbourhood area;
d) The contact details of at least one member of the proposed neighbourhood forum; and
e) A written statement, which explains how the proposed neighbourhood forum meets the following conditions: <ul style="list-style-type: none"> • The organisation or body has been established for the main purpose of promoting or improving the social, economic and environmental well being of an area. • The neighbourhood forum covers a designated Neighbourhood Area • The membership of the organisation or body has been and remains open to individuals living, working or acting as elected members in the neighbourhood area concerned, • There are at least 21 members of the organisation or body each of whom lives or works in the neighbourhood area concerned.

The city council has produced an application form (in appendix five of this SCI) for you to use to apply to become a neighbourhood forum, which includes all of the information you will need to supply with your application.

Advice prior to submitting an application

Any organisation or body considering applying to become a neighbourhood forum is strongly recommended to take advantage of the **neighbourhood planning pre-application enquiry service**, which is provided by the city council's Planning Policy team (see contact details in appendix three). This service will consist of a one hour meeting, normally at the city council office at Stuart House, to discuss the proposals. This will ensure that there is a reduced risk of your application being rejected or significantly amended.

Application validation

Once your application is received, it will be handled by a Planning Policy Officer, who will check that all of the relevant information has been supplied.

Notice of application

Once an application to set up a neighbourhood forum has been validated, a Planning Policy Officer will publish on the city council website, the following information –

- a) The name of the proposed neighbourhood forum;
- b) The contact details of at least one member of the organisation or body making the application;
- c) The date on which the application was received; and
- d) A statement that any other application for the same neighbourhood can be submitted to the city council by a different organisation or body, but such an application must be received by us no later than 28 days after the date on which information was first published on our website in relation to the first application we received.

In addition to the above minimum national criteria, which by law the city council must do, the city council will also advertise an application to be a neighbourhood forum by:

- Advising all city councillors representing the neighbourhood area
- Notifying the Neighbourhood Committee and Neighbourhood Manager within which the neighbourhood forum would operate
- Issuing a press release to local media and on the city council's website

Subsequent applications

Point (d) under the above heading is an important aspect in the process of approving a neighbourhood forum because this is the only opportunity for a different group to set up a neighbourhood forum in a particular area. Once a neighbourhood forum is designated, a second one can not be considered in the same area.

A potential alternative neighbourhood forum in part or all of the neighbourhood area must submit the same information as required by the original applicant (see previous page) within 28 days of the notice being published on the city council website.

Determining an application for the designation of a neighbourhood forum

The Localism Act allows the city council, as local planning authority, to designate an organisation or body as a neighbourhood forum so long as it meets certain conditions:

- The organisation or body has been established for the main purpose of promoting or improving the social, economic and environmental well being of an area
- The neighbourhood forum covers a designated Neighbourhood Area

- The membership of the organisation or body is open to individuals living, working or acting as elected members in the neighbourhood area concerned
- There are at least 21 members of the organisation or body, each of whom lives or works in the neighbourhood area concerned, and
- The organisation or body has a written constitution.

The Act also allows a local authority to set its own additional criteria. The city council therefore sets the following additional criteria:

- Evidence that individuals living or working in the neighbourhood area have had sufficient opportunity to join the organisation/body.
- Sufficient evidence has been provided to show that the neighbourhood forum proposed has secured (or taken reasonable steps to attempt to secure) that its membership includes at least two individuals from the following: (a) individuals who live in the neighbourhood area concerned; (b) individuals who work there (whether for business carried on there or otherwise); and (c) individuals who are elected members, any of whose area falls within the neighbourhood area concerned.
- Membership of the proposed forum is drawn from different places in the neighbourhood area concerned and from different sections of the community in that area.
- The purpose reflects (in general terms) the character of the neighbourhood area concerned.

Planning Policy Officer role:

The planning policy officer will provide a report that will include a recommendation that the neighbourhood forum is one of the following:

<p>A. Neighbourhood forum rejected, with reasoning</p> <p>It could be rejected outright because:</p> <ul style="list-style-type: none"> (i) The application is invalid (ii) It does not meet the conditions specified in this SCI (iii) A neighbourhood forum has already been designated for the neighbourhood area concerned
<p>B. Neighbourhood forum approved, without amendment</p>
<p>C. Neighbourhood forum minded to approve, with minor amendments</p> <p>Minor amendments could be, for example, the submission of further evidence to support the application.</p>
<p>D. Neighbourhood forum minded to approve, but only if significant amendments are made which are the subject to a further round of public consultation</p> <p>Significant amendments could be increasing the membership of those referred to in the criteria in the above section.</p>

Head of Planning, Transport and Engineering role:

The planning officer’s recommendation will then be considered by the Head of Planning, Transport and Engineering (the ‘Head’). The Head can either accept or reject the planning officer’s recommendation, and is open to choose any of the four options (A) to (D) as described above.

If the Head chooses:

- Option (A) (rejection), the applicant will be informed. The decision is final and the process ends.
- Option (B) (approval) or (C) (approval with minor amendments), the Head will prepare a report recommending as such for the Planning and Environmental Protection Committee.
- Option (D), the applicant will be advised that a revised forum will be subject to public consultation and that its views on the amendments would be welcome as part of that consultation. At the end of that consultation, the Head will be free to choose any of the Options (A) to (D) accordingly.

Planning and Environmental Protection Committee role

Only the Planning and Environmental Protection (PEP) Committee has the ability to approve a neighbourhood forum. Once the Head is satisfied that an appropriate neighbourhood forum can be achieved, then a report will be submitted to PEP. The Committee is free to choose any of the options (B) to (D).

Once a decision is made at PEP Committee, there is a 'call-in' period to allow for a proportion of the elected councillors who sat on PEP to ask the Chief Executive that it be reported to a special meeting of the Planning Review Committee. The request must come from at least 30% of the elected members present at the meeting and must be carried out within two working days of the end of the meeting. The Planning Review Committee will be responsible for determining a referred neighbourhood forum application following implementation of the call-in procedure. The Planning Review Committee's decision is final.

The city council's deadline for designating a neighbourhood area

The Localism Act and neighbourhood planning regulations do not stipulate how long the city council has to determine an application to designate a neighbourhood forum. This will depend on when the Planning and Environmental Protection Committee meeting falls but the city council will aim to determine the application as soon as reasonably practicable following the end of the public consultation.

Publication of the city council's decision to designate a neighbourhood forum

Once a decision has been made, details of our decision will be published on the city council website, including the following information:

- The name of the neighbourhood forum
- The name of the relevant neighbourhood area
- Contact details for at least one member of the neighbourhood forum

Lifespan of a neighbourhood forum

A neighbourhood forum designation lasts for five years beginning with the day on which it is made by the city council.

Under the provisions of the Localism Act, the city council may withdraw a neighbourhood forum designation if it is considered that the organisation or body is no longer meeting the conditions and criteria it had to meet to be designated (as outlined in this step). Where a designation is withdrawn, the city council will give reasons to the organisation or body.

Step four: plan or order prepared with the city council’s support and advice

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	Step complete
Step three	Neighbourhood forum agreed, if needed.	Step complete (if needed)
Step four	Plan or order prepared with the city council’s support	You are here
Step five	Extensive community involvement	
Step six	Plan or order checked by city council	
Step seven	Independent examination	
Step eight	Referendum	
Step nine	Neighbourhood plan or order adopted by the city council	

Neighbourhood planning options

Once permission is granted by the city council to proceed with the neighbourhood area, the parish council or approved neighbourhood forum can choose to prepare a neighbourhood development plan or a neighbourhood development order (or both).

As the local planning authority, the city council will have certain duties and responsibilities but **will not start or control the process**. The production of a neighbourhood development plan or neighbourhood development order will be ‘owned’ by the parish council or neighbourhood forum. The Localism Act places a duty on the city council (as local planning authority) to provide advice and assistance to parish councils and neighbourhood forums in developing proposals for plans or orders. There is no requirement here on local planning authorities to provide financial assistance.

The city council will help you to understand the Localism Act and Neighbourhood Planning Regulations, advising on any legal or environmental issues. The city council has developed **standards** that the parish council or neighbourhood forum will need to meet when preparing a neighbourhood plan or neighbourhood development order. The city council will provide advice on these standards as well as help on how to draw up a neighbourhood plan or neighbourhood development order.

The city council has a dedicated planning policy officer to assist in the preparation of neighbourhood plans and neighbourhood development orders. However, there is only resource available to assist on a maximum of four neighbourhood development plans and four neighbourhood development orders per year. The parish council or neighbourhood forum must notify the city council in writing that they are seeking assistance. A list of the neighbourhood areas we are assisting and any waiting list of those seeking help, will be published on the city council’s website. Please note that if you are on a waiting list or if you don’t need help from the city council, there is nothing to stop you proceeding on your own.

In the early stages, where a parish council or neighbourhood forum expresses positive interest in neighbourhood planning, the city council will be happy to set up an initial meeting, which might cover:

- Detailed explanation of what can be prepared
- A run through of the process for their preparation, and a possible timetable (taking into account the number of neighbourhood development plans and orders being prepared at any one time and any waiting list that might be in place)
- The need to fit with national policy and the strategic policies of the Local Development Framework
- What neighbourhood plans may cover, but also what they cannot
- A summary of what may be involved in terms of technical work and the potential costs involved
- Community engagement possibilities
- What the alternative community planning options are, in addition to or instead of neighbourhood plans and orders.

Preparing a neighbourhood development plan or order

A neighbourhood development plan or order should be appropriate in relation to national policy, and in general conformity with the strategic policies set out in Peterborough's Local Development Framework (LDF), especially the Core Strategy. The city council's Strategic Planning Team will be happy to provide advice on the LDF.

The Government has stressed that neighbourhood plans and neighbourhood development orders should truly reflect how residents believe the future of their area should be shaped. This means there should be full and effective opportunity for engagement of all residents in the way the plan is prepared. It follows that parish councils and community groups should be encouraged to start thinking early on about how they will secure such engagement. The promoters of a neighbourhood plan or neighbourhood development order will wish to be confident that the plan enjoys widespread community support before committing themselves and their plan to a referendum (Step eight).

The parish council or approved neighbourhood forum must ensure that a neighbourhood development plan or order specifies the period for which it is to have effect and may not include provision about a development that is excluded development and may not relate to more than one neighbourhood area.

Only one neighbourhood development plan may be made for each neighbourhood area.

A **community right to build order** is a type of neighbourhood development order made by a community right to build organisation that grants planning permission for specified development in relation to a specified site in a specified neighbourhood area that does not exceed limits prescribed by Government. The Government has designed this to ensure that the benefits of any development permitted through such an order can be kept in the community. The process of community right to build order is not covered in this SCI because it is not particularly well linked to planning matters. A questions and answers paper can be found on the Communities and Local Government website:

<http://www.communities.gov.uk/documents/newsroom/pdf/1647749.pdf>

Tips for drawing up a neighbourhood plan

Over the coming months, it is expected that more national guidance will be issued to help you with preparing a neighbourhood plan or order. However, prior to that, you may find the following tips helpful in drawing up your neighbourhood plan; these are adapted from the Town and Country Planning Association's 'Your Place, Your Plan' guide:

- Talk to the city council – the city council has a duty to help local people draw up a neighbourhood plan or order and provide advice on any legal or environmental issues.
- Include everyone - for every local person who will happily give you their opinion there are a hundred who won't. Special efforts may be needed to get the views of young people, ethnic minorities or the elderly.
- Be open and honest - tell people how important the plan or order is, but also tell them what it can't do. Make sure anyone involved in the plan or order is upfront if they might benefit from it personally.
- Work in partnership - draw up a list of groups and people you need to work with you. Think about including local councillors, schools, community groups, business leaders, and the local media.
- Use your local knowledge and common sense - the whole point of a neighbourhood plan or order is that it is put together by people who know a place well and care about it. So if you're looking at a site for a new GP surgery, you will know whether it is near a bus route, for example. It can be that simple. But you also need to make sure that the funds are in place, or are likely to be, to deliver this type of community infrastructure. This avoids raising false expectations.
- Look to the future - imagine how people in your area might live 50 years from now, and what they would like you to preserve.

- Consider climate change - how can your plan or order help to prevent climate change? For example, can it include renewable energy? Plus, think about what to do about the effects of climate change too, such as how more parks or gardens could help to reduce the risk of flooding.
- Be positive - community action can attract negativity from some groups or individuals. Challenge them to get involved and come up with a better idea. If you can keep everyone enthusiastic and on-track, you'll end up with a plan or order that everyone can understand and be proud of.
- Be realistic - your neighbourhood plan or order needs to be drawn up using the Peterborough Local Development Framework as a guide. Again, your local councillor and the city council can help you with this.
- Forget the jargon - your neighbourhood plan needs to be easy to read and have clear objectives, but it also has to be deliverable and financially viable.

Get the community involved and on board

If the community are not supportive of the idea of a neighbourhood plan or order from the very beginning, then it will be difficult to produce a document that reflects their priorities and aspirations. More than 50 per cent of the community must be in favour of the plan for it to pass the public vote (referendum), which is explained in more detail in step eight. The community should be informed about the parish council's/neighbourhood forum's intentions from the start. You could write to local organisations and groups to see if they would like to be involved; and hold a public meeting with the community to let them know your intentions and start to get a feel for what they would like to see happen in their area.

Possible contents of a Neighbourhood Plan

- A map of the area, including on it any existing designations (such as protected nature sites, conservation areas or new development allocations as set out in the city council's plan) and your proposed new designations (such as new development sites, new protected open space or employment areas, etc).
- Policies that set out what you would like to happen in your area, including the detail on your proposed allocations and design policies that could specify the types of materials you would like to see used in new developments.
- In order to protect land in your neighbourhood area, you could write an area appraisal that describes the attributes of your area.

Possible contents of a Neighbourhood Development Order

A neighbourhood development order grants planning permission for certain types of developments in a neighbourhood area, meaning there would be no need to apply to the city council for planning permission for the development it covers, for example:

- Certain types of household extensions.
- Shop fronts.
- 'Green energy' proposals.

The city council's service standards for step four

- The city council will hold an initial meeting with a parish council or established neighbourhood forum where it has expressed an interest in preparing a plan or order.
- The city council will nominate a dedicated planning officer to help you through the process, or help prepare background studies, up to a maximum of ten days work.
- The city council will prepare a template by October 2012, based on the latest best practice, which can be used as a starting point for preparing a plan or order.
- The city council will provide up to five copies of Ordnance Survey base map(s) of the applicable neighbourhood area.
- The city council will print and pay for twenty copies of a draft plan/order, in colour and including maps.

Step five: extensive community involvement

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	Step complete
Step three	Neighbourhood forum agreed, if needed.	Step complete (if needed)
Step four	Plan or order prepared with the city council's support	Step complete
Step five	Extensive community involvement	You are here
Step six	Plan or order checked by city council	
Step seven	Independent examination	
Step eight	Referendum	
Step nine	Neighbourhood plan or order adopted by the city council	

Pre-submission consultation and publicity for a neighbourhood plan

The neighbourhood planning regulations require that before submitting a neighbourhood plan to the city council, **the parish council or designated neighbourhood forum must –**

<p>1) Publicise in a manner that is likely to bring it to the attention of people who live, work or carry on business in the neighbourhood area:</p> <ol style="list-style-type: none"> A draft of the proposal. Details of how to respond to the publicity and make 'representations' (comments). The deadline for the receipt of those responses and representations, being not less than six weeks following the date on which the draft proposal is first publicised.
<p>2) Consult any statutory consultees (see the information box at the end of this step) on the draft of the proposal whose interests the parish council or neighbourhood forum considers would be affected by the proposal if made.</p>
<p>3) Submit a draft of the proposal to the city council.</p>

It will be up to you to decide who to consult. The Planning Policy team at the city council maintains a consultation database which contains all of the contact details of the statutory bodies referred to above and will provide the details on request to the parish council or neighbourhood forum.

You might want to use the following methods to publicise your proposal (but do not feel that you are restricted to only using these methods) -

- Contact your local newspaper with a press release;
- Place a formal public notice in your local newspaper;
- Do a leaflet drop to residents and businesses in and around the neighbourhood area;
- Contact your local radio station to arrange an announcement and/or an interview;
- Ask if you can place posters in libraries and community buildings in and around the neighbourhood area;
- Ask the city council's Planning Policy Team to advertise your consultation on the city council website

Pre-submission consultation and publicity for a neighbourhood development order

The neighbourhood planning regulations require that before submitting a neighbourhood development order to the city council, **the parish council or designated neighbourhood forum must –**

1) Publicise, in a manner that is likely to bring it to the attention of people who live, work or carry on business in the relevant neighbourhood area – a) A draft of the proposal; b) Details of how to respond to the publicity and make representations; and c) The deadline for the receipt of those responses and representations, being not less than 6 weeks following the date on which the proposal is first publicised
2) Consult English Heritage on the draft development order; and
3) Consult the following persons on the draft development order whose interests it considers would be affected by the order, if made – a) Any person the city council would have been required to consult on an application for planning permission for the development proposed to be permitted by the order; b) Any statutory consultee (see box at the end of this step): c) Any planning authority; d) Any parish council; and e) Any neighbourhood forum.

It will be up to you to decide who to consult. The Planning Policy team at the city council maintains a consultation database which contains all of the contact details of the statutory bodies referred to above and will provide the details on request to the parish council or neighbourhood forum.

You might want to use the following methods to publicise your proposal (but do not feel that you are restricted to only using these methods) -

- Contact your local newspaper with a press release;
- Place a formal public notice in your local newspaper;
- Do a leaflet drop to residents and businesses in and around the neighbourhood area;
- Contact your local radio station to arrange an announcement and/or an interview;
- Ask if you can place posters in libraries and community buildings in and around the neighbourhood area;
- Ask the Planning Policy Team to advertise your consultation on the city council website

The city council's contribution to the community involvement stage

The city council has two roles; first it will help to ensure appropriate consultation takes place; and secondly, the city council has the right to comment on the proposals themselves during the formal six week consultation period, i.e. it can support, object or make other comments on the proposals. Whilst the city council will always try to reach agreement with the promoters of the neighbourhood development plan or neighbourhood development order, it may object if it is considered that the plan or order is:

- Contrary to the city council's own plans and strategy
- Contrary to national planning policy

It is therefore advisable that you use the city council's **Neighbourhood Planning Pre-application Advisory Service**, provided by the Planning, Transport and Engineering Service as early as possible in the preparation of your plan or order.

Statutory Consultees

The following are statutory consultees for the purpose of the Neighbourhood Planning Regulations:

- a) If the local planning authority is a London borough council, the Mayor of London;
- b) A local planning authority, county council or parish council any part of whose area is in or adjoins the area of the local planning authority;
- c) Natural England;
- d) The Environment Agency;
- e) English Heritage;
- f) Network Rail;
- g) The Highways Agency;
- h) The Marine Management Organisation;
- i) A sewerage undertaker;
- j) A water undertaker;
- k) Any person –
 - i) To whom the electronic communications code applies by virtue of a direction given under section 106(3)(a) of the Communications Act 2003 (application of the electronic communications code); and
 - ii) Who owns or controls electronic communications apparatus situated in any part of the area of the local planning authority;
- l) Any of the following persons who exercise functions in any part of the relevant neighbourhood area –
 - i) A Primary Care Trust;
 - ii) A person to whom a licence has been granted under section 6(1)(b) and (c) of the Electricity Act 1989 (licences authorising supply, etc);
 - iii) A person to whom a licence has been granted under section 7(2) of the Gas Act 1986 (licensing of gas transporters);
- m) Voluntary bodies some or all of whose activities benefit all or any part of the relevant neighbourhood area;
- n) Bodies which represent the interests of different racial, ethnic or national groups in the relevant neighbourhood area;
- o) Bodies which represent the interests of different religious groups in the relevant neighbourhood area;
- p) Bodies which represent the interests of disabled persons in the relevant neighbourhood area.

The Planning Policy Team will provide up to date contact details of statutory consultees.

The city council's service standards for step five

- The city council's website can be used to help publicise consultation events being undertaken by a parish council or neighbourhood forum, if required.

Step six: plan or order checked by the city council

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	Step complete
Step three	Neighbourhood forum agreed, if needed.	Step complete (if needed)
Step four	Plan or order prepared with the city council's support	Step complete
Step five	Extensive community involvement	Step complete
Step six	Plan or order checked by city council	You are here
Step seven	Independent examination	
Step eight	Referendum	
Step nine	Neighbourhood plan or order adopted by the city council	

At this stage (step six), the role of the city council (namely the Planning Policy team from the Planning, Transport and Engineering Service) is to check that certain basic statutory requirements and regulations have been met by a proposed neighbourhood development plan or neighbourhood development order. However, the city council will not offer comments at step six. It is purely a procedural step. The content of the plan will be examined at independent examination, which is covered in the next step (step seven).

This step is split up into two parts, part one deals with the submission of a neighbourhood development plan to the city council and part two deals with the submission of a neighbourhood development order to the city council.

Part one – Submission and publication of a Neighbourhood Development Plan

Submission of your completed neighbourhood development plan to the city council

Once the neighbourhood development plan has been prepared and the community in the neighbourhood area has been fully involved, the parish council or neighbourhood forum can submit the neighbourhood development plan to the Planning Policy Team at the address in appendix three. The submission must be in writing and include all of the following:

1) A plan or statement showing the area covered by the proposed neighbourhood development plan; and
2) A consultation statement which contains <ul style="list-style-type: none"> a) Details of everyone who was consulted about the proposed neighbourhood development plan and how they were consulted; and b) A summary of the main issues and concerns raised by the consultees; c) A description of how the issues and concerns have been addressed in the proposal.
3) The title of the proposed development plan; and
4) A written statement explaining how the proposed neighbourhood development plan meets the requirements set out in paragraph 8 of Schedule 4B (process for making of neighbourhood development orders) to the 1990 Act, for example - <ul style="list-style-type: none"> a) Has regard to national policies and advice contained in guidance issued by the Secretary of State; and b) The plan contributes to the achievement of sustainable development; and c) The plan is in general conformity with the strategic policies contained in the development plan for the area of the authority (or any part of that area); and d) The plan does not breach, and is otherwise compatible with, EU obligations; and e) Any other prescribed conditions are met and prescribed matters have been complied with in connection with the plan.

The city council will check that the above has been correctly submitted prior to publicising the proposed neighbourhood development plan.

Publicising a proposed neighbourhood plan

Valid submissions received by the end of **January** or **July** each year will be publicised by the city council from early **March** and early **September** respectively. The city council will only publicise one proposed plan per half year. If more than one is received by either the end of January or July deadline, then the council will only publicise the first valid application received in the period up to the previous deadline, with any others placed on a waiting list. Those on a waiting list will be prioritised above any new proposals received. If the waiting list exceeds two proposals, the city council will endeavour to publish two proposals per half year, subject to available resources. The waiting list will be updated on our website.

For those plans published by the council, people who live, work or carry on business in the relevant neighbourhood area will be given the chance to make comments on the proposed neighbourhood plan. The city council will publicise the following information on the city council website and in the library of the relevant neighbourhood area:

- 1) The proposal;
- 2) Details of how to respond to the publicity and make representations (comments); and
- 3) The deadline for the receipt of those responses and representations, being not less than six weeks following the date on which the proposal is first publicised.

Part two – Submission and publication of a Neighbourhood Development Order

Part two is relevant if you are submitting a neighbourhood development order.

Submission of your completed neighbourhood development order to the city council

Once the neighbourhood development order has been prepared and the community in the neighbourhood area has been fully involved, the parish council or neighbourhood forum can submit the neighbourhood development order to the Planning Policy Team at the address in appendix three.

The submission must be in writing and include all of the following:

1) A plan or statement specifying the land to which the proposal relates;
2) A consultation statement, which: a) Contains details of the persons and bodies who were consulted about the proposed order; b) Explains how they were consulted; c) Summarises the main issues and concerns raised by the consultees; and d) Describes how these issues have been addressed in the proposal.
3) The title of the order;
4) A statement explaining how the proposal meets the basic conditions for a neighbourhood development order set out in paragraph 8 of Schedule 4B of the 1990 Act, for example - a) Has regard to national policies and advice contained in guidance issued by the Secretary of State; and b) Having special regard to the desirability of preserving any listed building or its setting or any features of special architectural or historic interest that it possesses, it is appropriate to make that order; c) Having special regard to the desirability of preserving or enhancing the character or appearance of any conservation area, it is appropriate to make the order; d) The order contributes to the achievement of sustainable development; and e) The order is in general conformity with the strategic policies contained in the development plan for the area of the authority (or any part of that area); and f) The order does not breach, and is otherwise compatible with, EU obligations; and g) Any other prescribed conditions are met and prescribed matters have been complied with in connection with the order.

The city council will check that all of the correct information has been submitted prior to publicising the proposed neighbourhood development order.

Publicising a proposed neighbourhood development order

Valid submissions received by the end of **January** or **July** each year will be publicised by the city council from early **March** and early **September** respectively. The city council will only publicise one proposed order per half year. If more than one is received by the end of January or July deadline, then the council will only publicise the first valid application received in the period up to the previous deadline, with any others placed on a waiting list. Those on a waiting list will be prioritised above any new proposals received. If the waiting list exceeds two proposals, the city council will endeavour to publish two proposals per half year, subject to available resources. The waiting list will be updated on our website.

For those orders published by the council, people who live, work or carry on business in the relevant neighbourhood area will be given the chance to make comments on the proposed order. The city council will publicise the following information on the city council website and in the library of the relevant neighbourhood area:

- 1) The proposal;
- 2) Details of how to respond to the publicity and make representations (comments); and
- 3) The deadline for the receipt of those responses and representations, being not less than six weeks following the date on which the proposal is first publicised.

Consideration of the plan or order by the city council

The city council can decline to consider a repeat proposal for a plan or order and will notify the parish council or forum with reasons for declining to consider it.

If the city council is satisfied that the proposal is not a repeat proposal, it must check that the applicant has completed and met the requirements of the Localism Act (as summarized in steps one to five of this SCI). If the city council is satisfied, it must notify the applicant and the plan or order can proceed to independent examination. However, if the city council is not satisfied, the city council will refuse the proposal and notify the applicant with reasons for refusal.

Step seven: independent examination

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	Step complete
Step three	Neighbourhood forum agreed, if needed.	Step complete (if needed)
Step four	Plan or order prepared with the city council's support	Step complete
Step five	Extensive community involvement	Step complete
Step six	Plan or order checked by city council	Step complete
Step seven	Independent examination	You are here
Step eight	Referendum	
Step nine	Neighbourhood plan or order adopted by the city council	

Once the city council is satisfied that the neighbourhood development plan or order has met the requirements of the Localism Act, the plan or order and any other documents will be submitted for independent examination.

The city council will make all of the arrangements necessary to hold the examination.

Appointment of an independent examiner

The city council is required to appoint an examiner to independently test a neighbourhood development plan or neighbourhood development order, though it must reach agreement on the choice of inspector with the parish council or designated neighbourhood forum.

The city council will hold a register of individuals that it deems suitable to undertake the role of independent examiner and they must have no commercial or other interest in the area concerned. The register will include the Heads of Planning Policy Teams of all of the District Councils in Cambridgeshire. Individuals can apply to be added to the register and there will be certain criteria that will need to be met. An application form will be provided to allow applicants to demonstrate how they meet the criteria. The city council's decision is final.

The parish council or approved neighbourhood forum will be sent the list of examiners to choose whom they would like to undertake the examination. If an examiner can not be chosen, the decision will be deferred to the Secretary of State. It will not be down to the city council to decide.

The examination

The examiner must consider whether the plan or order meets certain conditions.

The general rule is that the examination takes the form of written representations but a hearing in public will be arranged in respect of particular issues if the examiner considers that this is necessary to ensure adequate examination or a fair chance for a person to put forward their case. The examiner will decide how the hearing is to be conducted.

The examiner's report

The examiner must make a report on the draft plan or order containing recommendations, which must recommend either that the draft plan or order is submitted to a referendum, or that modifications specified in the report are made to the draft plan or order as modified is submitted to a referendum, or that the proposal for the plan or order is refused. The only modifications that can be made are those that the examiner considers necessary to make the draft plan or order meet the basic conditions or other fundamental statutory requirements such as the promoter being an appropriate qualifying body for the neighbourhood area, etc. If the report recommends submission to a referendum, the examiner must also make a recommendation whether the area for the referendum should extend beyond the neighbourhood area.

Following independent examination, there are issues that the city council, as local planning authority, will have to consider to decide whether or not a proposed plan or order should be put to a referendum and whether or not the proposed plan or order should be modified. This will be the role of the city council's Head of Planning, Transport and Engineering Service. These considerations include the recommendations of the examiner and whether the proposals are appropriate having regard to national policy, whether they are in general conformity with the strategic policies of the Local Development Framework (particularly the Peterborough Core Strategy) and whether the referendum(s) should extend beyond the neighbourhood area to which the plan or order relates.

The Secretary of State can, where it is deemed necessary, prescribe matters other than the recommendations in the report that the city council must take into account. This is to ensure that relevant material is considered by the city council before it reaches a decision on a plan or order.

The city council may make a decision that differs from that recommended by the examiner because of new evidence, a new fact or a different view in relation to a particular fact. If this occurs, the city council may decide to refer the issue to an additional independent examination. The city council must consult on any proposal and take any representations into account before reaching a final view.

The city council's service standards for step seven

- The city council will print and pay for twenty copies of the final plan or order, in colour and including maps.
- The city council will provide a room free of charge for the purpose of formal examination of the plan or order.
- The city council will pay the fee for the person conducting the examination.

Step eight: referendum

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	Step complete
Step three	Neighbourhood forum agreed, if needed.	Step complete (if needed)
Step four	Plan or order prepared with the city council's support	Step complete
Step five	Extensive community involvement	Step complete
Step six	Plan or order checked by city council	Step complete
Step seven	Independent examination	Step complete
Step eight	Referendum	You are here
Step nine	Neighbourhood plan or order adopted by the city council	

A referendum must be held on a plan or order once the city council is satisfied the correct procedures have been complied with (with or without modifications, as explained in step seven).

The community has the final say on whether a neighbourhood plan or order is passed by voting 'yes' or 'no' at the referendum. If the majority (more than half) votes in favour, the plan or order will be adopted by the city council (see step nine).

The **referendum area** must, as a minimum, be the neighbourhood area to which the proposed plan or order relates. The city council may extend the area in which the referendum is to take place to include other areas (including areas outside the city council boundary), if it is considered appropriate to do so. If the city council decides to extend the referendum area, it must publish a map of that area.

The city council must make arrangements for the referendum to take place in so much of the city council area that falls within the referendum area. An individual is entitled to vote in the referendum so long as on the date of referendum, they are eligible to vote and the individual's qualifying address for the election is in the referendum area.

The Localism Act makes provisions for regulations on how referendums should be carried out (which are separate to the neighbourhood planning regulations). These regulations have yet to be published but they are expected to address the following issues:

- Dealing with any case where there are two or more relevant councils any of whose areas fall within the referendum area.
- Prescribing a date by which the referendum must be held (or before which it cannot be held),
- The question to be asked in the referendum and any explanatory material which is needed in relation to that question.
- As to the publicity to be given in connection with the referendum.
- About the limitation of expenditure in connection with the referendum.
- As to the conduct of the referendum.
- As to when, where and how voting in the referendum is to take place.
- As to how the votes cast are to be counted.
- About certification as to the number of persons voting in the referendum and as to the number of those persons voting in favour of a neighbourhood development order.
- About the combination of polls with another referendum or any other election.

How the city council will facilitate a referendum

This section of the SCI (step eight) will be updated once the relevant regulations on referendum have been published (i.e. secondary legislation to the Localism Act). However, unless the regulations on referendum dictate otherwise, the city council anticipates holding any referendum at the same time as any parish, local government, European or UK Parliamentary election. This is to allow for the efficient running of referendums, including staffing of polling stations, verification and counting, etc. This is not only cost effective, but the optimum time of year to yield the greatest amount of voters due to the

amount of daylight hours, finer weather conditions (e.g. increasing the accessibility of polling stations) and the fact that voters may already be voting on other matters.

Where it is not feasible to hold a referendum at the same time as other elections (for example, because no other election is taking place in the foreseeable future), referenda will be organised by the city council to be held in April/May/June or early July when there will be the greatest availability of electoral staff and for the reasons set out in the above paragraph. Referenda will not be arranged by the city council to take place during school holiday periods nor in the period August to March unless there are exceptional reasons for doing so. It is important, therefore, that communities set out a clear programme of preparing a neighbourhood plan or order that which fits with this timetable.

The following elections will be taking place up to 2015:

Year	Election
2012	3 May (Local and parish elections)
2013	No elections planned
2014	1 May (Local and parish elections) 7 June (European election)
2015	7 May (General, Local and parish elections)

Additional referendums held in a designated “business area”

If the city council has designated a neighbourhood area as a business area, (step two of this SCI), an additional referendum must be held (and arranged by the city council). This is so that non-domestic rate payers in the referendum area can vote. The city council awaits secondary legislation on how to undertake arrangements to prepare for a referendum in such circumstances; However, unless the regulations on referenda dictate otherwise, the city council anticipates holding any referendum during the periods of the year set out above.

The city council’s service standards for step eight

The city council will pay for and arrange a referendum on the plan or order, in accordance with the requirements of the Localism Act and subsequent regulations.

Step nine: neighbourhood plan or order adopted by the city council

Step one	Process initiated by parish council or neighbourhood forum	Step complete
Step two	Neighbourhood area designated	Step complete
Step three	Neighbourhood forum agreed, if needed.	Step complete (if needed)
Step four	Plan or order prepared with the city council's support	Step complete
Step five	Extensive community involvement	Step complete
Step six	Plan or order checked by city council	Step complete
Step seven	Independent examination	Step complete
Step eight	Referendum	Step complete
Step nine	Neighbourhood plan or order adopted by the city council	You are here

If more than half the people voting at the referendum on the plan or order have voted in favour, the city council will make (adopt) the plan or order but only if the city council considers that making the plan or order would not breach, or otherwise be incompatible with, any EU obligation or any of the Convention rights (within the meaning of the Human Rights Act 1998).

As soon as reasonably practicable after making a decision on whether to make or not to make a plan or order, the city council will -

<p>1) Publish on its website:</p> <ul style="list-style-type: none"> a) The city council's decision; b) A statement of the city council's reasons for making that decision; c) Details of where and the times when the documents referred to in (a) and (b) can be inspected;
<p>2) Make the decision and the city council's statement of the reasons for inspection at Bayard Place and the library within the relevant neighbourhood area during normal working hours; and</p>
<p>3) Send a copy of the decision and statement of reasons to –</p> <ul style="list-style-type: none"> a) The parish council or neighbourhood forum who put forward the proposal; b) The Environment Agency; c) Natural England; d) English Heritage e) Any person who made a written representation in respect of the proposal; and f) Only in the case of a neighbourhood development order, every person whom the city council knows to be the owner or tenant of any part of the land to which the order applies and whose name and address is known to the city council's Planning, Transport and Engineering Service.

Publicising a neighbourhood development plan or neighbourhood development order

As soon as reasonably practicable after adopting a plan or order, the city council will –

<p>1) Publish the plan or order and details of where and the times when the plan or order can be inspected on the city council's website; and</p>
<p>2) Make the plan or order available for inspection at Bayard Place during normal working hours.</p>

Once a neighbourhood development plan is adopted by the city council, it becomes part of the city council's development plan. In areas that have a neighbourhood plan, the decision making on planning applications is the responsibility of the city council as local planning authority. The community leads on preparing the plan and setting out the policies for development in their area but it is the city council that will give planning permission in accordance with those policies.

Challenging a decision

Legal challenge may only be made by judicial review, with a time limit for filing the claim form in Court of six weeks from the date of the publication of the decision to make the plan or order, or publication of the decision relating to the city council's consideration of the examiner's recommendations, or from the date of declaration of the result of the referendum.

Appendix one – advice note on pre-application consultation by developers

The Localism Act allows the city council to produce local good practice guidance on pre-application consultation by developers. This appendix is a draft advice note, which will be firmed up at the final publication of this SCI, with its status being 'transitional' until then. The city council may, from time-to-time, amend this advice note and will publish the latest version on the city council website. As such, please check this appendix is the latest version of the advice note prior to undertaking any pre-application consultation.

Prospective applicants must consult communities and make arrangements for publicity before submitting certain planning applications having regard to the advice set out in this note.

We are currently seeking clarity from government, but we understand that the requirement may only apply to:

- Residential developments of 200 or more new residential units, or (where the number of residential units to be constructed is not specified) with a site area of four hectares or more; and
- Any non-residential developments providing 10,000 square metres or more of new floor space, or with a site area of two hectares or more

The city council reserves the right to extend coverage to other developments or non-planning consents to allow consideration of exceptional local circumstances, particularly for schemes in conservation areas, involving national and locally-listed buildings, areas with environmental or historic designations, or where the impact of incremental minor/householder developments would adversely affect local communities or places. If you are unsure as to whether you need to undertake pre-application consultation, you can contact Planning Services using the details in the 'how will PCC help' section below.

A developer has a **duty** to:

- Publicise the proposed application in such a manner as the developer considers is likely to bring the proposed application to the attention of a majority of the persons who live at, or otherwise occupy, premises in the vicinity of the land. Publicity must set out how you may be contacted by persons wishing to comment on or collaborate with you on the design of the proposed development and give such information of the proposed timetable for the consultation as is sufficient to ensure that persons wishing to comment on the proposed development may do so in good time.
- As a minimum, consult with specified persons - Regulations will define the 'specified persons' who are to be consulted. The city council thinks they are likely to be landowners or others with an interest in the application site and also statutory consultees. Please contact the Planning Department for details of current statutory consultees.
- Undertake early and continuous consultation with those that may be affected by the proposal, including neighbours, community groups, parish councils, voluntary sector groups and councillors, to ensure not only, good development and public acceptance but also to ensure that appropriate consultation methods are being used. Stakeholders can shape the proposal and you can identify and understand their needs, rather than consulting on a scheme that has already been decided. You will need to ensure that the momentum and the trust of the community is not lost.
- Undertake consultation that is proportional to the size of development and scale of potential effect on individuals, families, communities or neighbourhoods. Consultation should also be appropriate to the nature and scale of the community using a range of methods, including provisions to support community members where appropriate. Examples of consultation methods include: meetings; focus groups; exhibition and displays; information leaflets; consultation letters; questionnaires; press adverts and press releases in the Evening Telegraph and the Stamford

Mercury (depending on the location of the application site) and any community newsletters. If you are unsure about who or how to consult, you can contact the city council (using the details in the 'how will PCC help' section below).

- Present to the relevant Neighbourhood Committee, which are made up of elected city council members as well as representatives from parish councils, the police authority, fire authority and members of local community groups, plus ordinary members of the public. For further details about the Neighbourhood Committees, including dates and times of meetings, go to the city council's website at:
http://www.peterborough.gov.uk/community_information/neighbourhood_councils.aspx.

The Localism Act makes provision for a 'development order' that may specify circumstances when pre-application consultation is not required. This note will be updated if such an order comes into force.

Duty to take account of responses to consultation

If you have undertaken pre-application consultation in accordance with this advice note (which incorporates the requirements of the Localism Act) and you propose to go ahead with making an application for planning permission (whether or not in the same terms as the proposed application), you must have regard to consultation responses in deciding whether to make an application in the same terms as that consulted upon.

The Localism Act enables the Secretary of State to set out further provisions as to how the required consultation should be undertaken in practice, including matters such as:

- The type of developments to which the requirement applies.
- Publicity associated with the consultation.
- The form of consultation to be undertaken (i.e. meetings, leaflets, exhibitions etc.) Collaboration between the developer and others on design.
- The timetable for any consultation carried out under the requirement.

The Act requires that an account of the consultation undertaken must accompany any planning application for development to which the new duty applies, in order to make it valid.

Ahead of any order, the city council requires the developer to give the city council reasonable access to all information relating to community involvement undertaken to ensure that the procedures followed are in accordance with this guidance and the SCI. You will be expected to submit, alongside the planning application, details of what community consultation has been carried out. This might take the following format:

Informing

- A list of those who were contacted by letter informing them of the proposals and where more details can be found.
- Set out the measures taken in trying to reach the community including hard to reach groups.
- Details of any advertising in the local newspaper about the development
- Details of the deadline for comments

Participation

- Details about the date, location and duration of any events held. Events should preferably be held as close to the site as possible and fully accessible, and advertised
- Details of the event including display material used and presence of staff
- Details of what was available for comment, how the comments were dealt with and what happened next
- A summary of the feedback received from community consultations (including minutes of any meetings), the issues raised and how this has been taken into account in the scheme. Any

responses received during pre-application consultation must be taken into account before the proposals are finalised and submitted. The purpose of front-loading requirements is to ensure that issues can be discussed, addressed and mitigated against early in the development process.

- A report of how the proposals have been amended in response to community involvement, and if not, why not
- Details of feedback provided to the consultees
- Details of measures taken to involve a wide range of the community, including minority groups.

How will Peterborough city council help?

The city council will provide advice and guidance on consultation techniques including details of relevant groups and individuals the applicant should involve in the consultation exercise(s); and how to undertake effective engagement. Please direct any requests to the Strategic Planning , Housing and Environment Team by either emailing planningpolicy@peterborough.gov.uk or telephoning 01733 863872 (opening hours: 9.00 a.m. - 5.00 p.m. Monday to Friday).

Contact Planning Services if you are unsure as to whether you need to undertake pre-application consultation by either emailing planningcontrol@peterborough.gov.uk or telephoning 01733 453410 (opening hours: 9.00 a.m. - 5.00 p.m. Monday to Friday).

Appendix two – public speaking at committee on planning applications

The city council welcomes written representations on planning applications but members of the public also have the right to speak at meetings of the Planning and Environmental Protection Committee and Council when any application for consent under the Town and Country Planning legislation is considered. This appendix explains how you can arrange to speak to the Committee. There are simple rules which make the system fair and easy to operate.

How does the Planning and Environmental Protection Committee work?

The Planning and Environmental Protection Committee considers major or controversial applications, which are referred to it by Members of the city council, parish councils or neighbourhood committees. Most applications, however, are determined by the Head of Planning Services and senior planning officers.

How do I arrange to speak at a meeting?

About a week before the Committee meeting, we will write to everyone who has commented on the planning proposals which are to be considered. If you wish to speak you must contact the Cabinet Team by 4 pm on the day before the meeting. You can do this by writing to Cabinet Team, Chief Executive's Department, Town Hall, Peterborough, PE1 1HG, by telephoning 01733 452214 or by email to aac313@peterborough.gov.uk.

If I object to the proposal do I have to speak at the Committee meeting?

No. Your comments will be considered at the meeting even if you do not attend. As the meetings are open to the public you may attend the meeting just to see what happens to the application which you have opposed.

If I am the Applicant or Agent do I have to speak at the Committee meeting?

No. You do not have to present your case for approval of your application. The Committee will consider the comments which you have made, and any supporting information you have given. If the Officer's recommendation is one of refusal or there are objections to your application, you may decide that there is some benefit in putting your case in favour of the scheme to the committee in person. You should note that the Officer's recommendation in the Head of Planning Services' report is not always agreed to by the Committee.

Where and when are the meetings held?

Meetings of the Planning and Environmental Protection Committee are normally held during the day in the Bourges and Viersen Rooms at the Town Hall, Bridge Street, Peterborough. Times vary and will be advertised prior to the meeting. The meetings are open to members of the public and a weekly list of forthcoming meetings is displayed on the notice board at the front entrance of the Town Hall, or you can telephone the Cabinet Officer who will give you the dates of future meetings.

Can I obtain copies of the Committee Papers?

Yes. Agendas and non-exempt reports are available for members of the public to view before the meeting at the Town Hall Reception desk and at Bridge House, copies are also available at the Committee meeting or you can purchase them prior to the meeting from the Cabinet Officer. If you have decided to speak at Committee the Cabinet Officer will send you a copy of the relevant part of the report if there is time.

Who will be present at the meeting?

The meeting will be attended by Councillors who will reach decisions on the planning applications before them. The Committee has a Chairman who is responsible for the orderly conduct of the meeting. Officers of the Environmental Services Department are present to give advice and guidance on planning applications along with a Legal Officer who gives advice and a Cabinet Officer who advises on procedure and records the decisions made.

What is the order of speaking at the meeting?

The applications on which members of the public have asked to speak will, where possible, be placed early on the Committee's agenda for the meeting. One of the Planning Officers will introduce the application and the sequence of speakers will be as follows:

- Ward Councillors
- Parish Council, or Neighbourhood Committee
- Objector(s)
- Applicant or agent and any supporters

Members of the Committee also have the opportunity to question the speakers and the Planning Officer may wish to comment on the matters raised. The application will then be debated by the Committee and a decision made on it. If members of the Committee decide to defer the application to a future meeting, the process of public speaking will be repeated at that meeting. Members of the public do not take part in the debate and should not ask questions of Officers, Committee Members or other speakers.

What rules are there for speaking at planning meetings?

Parish Councils or Neighbourhood Committees have 5 minutes to give their views. Regardless of the number of speakers against or in favour of an application, 5 minutes is allocated for all objectors and the same for all supporters. If you are part of a group of which there are a number of persons who wish to express the same or similar points of view on an application, then the group should appoint a spokesperson to speak on its behalf. To help you organise this, we will provide the objectors and supporters with the addresses and telephone numbers of those registered to speak. You may, however, consider your views differ from those of other persons within the group and choose to address the Committee individually. When this happens, the allocated time of five minutes will be divided equally between the speakers.

What issues can be taken into account by the Committee in considering proposals?

These include:

- The Peterborough Core Strategy and any other Development Plan Documents and Supplementary Planning Documents
- The East of England Plan (Regional Spatial Strategy)
- 'Saved' policies in the Cambridgeshire and Peterborough Structure Plan
- 'Saved' policies in the Peterborough Local Plan
- Government Planning Guidance
- Case Law
- Traffic and Highway Safety
- Noise, Disturbance and Smells
- Design Appearance and Layout
- Trees and Landscaping
- Amenities of Neighbours

These are issues which are not relevant in reaching planning decisions. Again these vary from case to case but may include:

- Matters covered by other laws
- Boundary or access disputes
- Developer's morals or motives
- Possible future development
- Loss of view over other people's land
- Loss of property value

Further guidance is available and can be obtained from the Planning Service upon request.

Appendix three – contact details for the planning department at the city council

For anything relating to the development management process (planning applications, appeals and compliance):

Email: planningcontrol@peterborough.gov.uk

Telephone: 01733 453410 (opening hours: 9.00 a.m. - 5.00 p.m. Monday to Friday)

Fax: 01733 453505

Write: The Planning Department
Stuart House - East Wing
St John's Street
Peterborough
PE1 5DD

Visit: A duty planner will be available at the Customer Service Centre, Bayard Place, Broadway, Peterborough to discuss planning application related enquiries: 10.00am - 2.00pm. Monday, Tuesday, Thursday, Friday; 11.00am. - 2.00pm Wednesday.

The Planning and Building web pages on the city council's website

http://www.peterborough.gov.uk/planning_and_building.aspx

For anything relating to planning for the future of Peterborough and neighbourhood planning:

Email: planningpolicy@peterborough.gov.uk

Telephone: 01733 863872 (opening hours: 9.00 a.m. - 5.00 p.m. Monday to Friday)

Fax: 01733 453505

Write: Strategic Planning and Enabling
Stuart House East Wing
St John's Street
Peterborough
PE1 5DD

Visit: The Planning Policy web pages on the city council's website:

http://www.peterborough.gov.uk/planning_and_building/planning_policy.aspx

Appendix four – Neighbourhood area application form

Neighbourhood Planning

Application to Peterborough City Council to designate a Neighbourhood Area



Please return your completed form by one of the following methods:

By post to:	Planning Policy Team, Strategic Planning, Housing and Environment, Peterborough City Council, Stuart House East Wing, St John's Street, Peterborough, PE1 5DD
By email to:	planningpolicy@peterborough.gov.uk
By fax to:	(01733) 453505

Please complete all four parts of this form using block capitals and black ink. It is important that you read the accompanying guidance notes as incorrect completion will delay the processing of your application.

Part 1: Applicant's Details

1. Personal details*

2. Agent's details (if applicable)

*If an agent is appointed, please complete only the title, name and organisation boxes in the first column below, but complete the full contact details of the agent in the second column.

Title	<input type="text"/>	<input type="text"/>
First name	<input type="text"/>	<input type="text"/>
Last name	<input type="text"/>	<input type="text"/>
Job title (where relevant)	<input type="text"/>	<input type="text"/>
Organisation (where relevant)	<input type="text"/>	<input type="text"/>
Address Line 1	<input type="text"/>	<input type="text"/>
Line 2	<input type="text"/>	<input type="text"/>
Line 3	<input type="text"/>	<input type="text"/>
Line 4	<input type="text"/>	<input type="text"/>
Post code	<input type="text"/>	<input type="text"/>
Telephone number	<input type="text"/>	<input type="text"/>
Email address	<input type="text"/>	<input type="text"/>

Signature:

Date:

Part 2: Description of proposed neighbourhood area

Please provide a statement that identifies the land to which your neighbourhood area application relates (please use a separate sheet if necessary). If you wish to submit a plan of the proposed area, it should be at an identified standard metric scale (typically 1:2500) and should show the direction north. It should be scaled to fit on A4 or A3 sized paper.

Please continue on a separate sheet if necessary

Part 3: Justification statement

Please explain why your proposed neighbourhood area is considered appropriate to be designated as a neighbourhood area.

Please note: the specified area in the case of an application by a parish council, must be one that consists of or includes the whole or any part of the area of the parish council; and in the case of an application by an organisation or body that is not a parish council, must not be one that consists of or includes the whole or any part of the area of a parish council.

Please continue on a separate sheet if necessary

Part 4: Qualifying criteria

Please provide a statement to explain that your organisation or body is a relevant body.

Please note: a relevant body means a parish council, or an organisation or body which is, or is capable of being, designated as a neighbourhood forum (on the assumption that, for this purpose, the specified area is designated as a neighbourhood area).

Please continue on a separate sheet if necessary

Please ensure that you have signed and dated the front of the form.

Appendix five – Neighbourhood forum application form

Neighbourhood Planning

Application to Peterborough City Council to designate a Neighbourhood Forum for a neighbourhood area (in areas without a parish council)



Please return your completed form by one of the following methods:

By post to:	Planning Policy Team, Strategic Planning, Housing and Environment, Peterborough City Council, Stuart House East Wing, St John's Street, Peterborough, PE1 5DD
By email to:	planningpolicy@peterborough.gov.uk
By fax to:	(01733) 453 505

Please complete all four parts of this form using block capitals and black ink. It is important that you read the accompanying guidance notes as incorrect completion will delay the processing of your application.

Part 1: Applicant's Details

1. Contact details*

2. Agent's details (if applicable)

*If an agent is appointed, please complete only the title, name and organisation boxes in the first column below, but complete the full contact details of the agent in the second column. This section must include the contact details of at least one member of the proposed neighbourhood area.

Title	<input type="text"/>	<input type="text"/>
First name	<input type="text"/>	<input type="text"/>
Last name	<input type="text"/>	<input type="text"/>
Job title (where relevant)	<input type="text"/>	<input type="text"/>
Organisation (where relevant)	<input type="text"/>	<input type="text"/>
Address Line 1	<input type="text"/>	<input type="text"/>
Line 2	<input type="text"/>	<input type="text"/>
Line 3	<input type="text"/>	<input type="text"/>
Line 4	<input type="text"/>	<input type="text"/>
Post code	<input type="text"/>	<input type="text"/>
Telephone number	<input type="text"/>	<input type="text"/>
Email address	<input type="text"/>	<input type="text"/>

Signature:

Date:

Please note that the city council can designate only one organisation or body as a neighbourhood forum for each neighbourhood area.

Part 2: Provide the name of the proposed neighbourhood forum

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Part 3: Provide the name of the relevant neighbourhood area

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Part 4: Justification statement

Please explain fully (and provide evidence) how the proposed neighbourhood forum meets the following conditions:

- a) It is established for the express purpose of promoting or improving the social, economic and environmental well-being of an area that consists of or includes the neighbourhood area concerned (whether or not it is also established for the express purpose of promoting the carrying on of trades, professions or other businesses in such an area),
- b) Its membership is open to:
 - individuals who live in the neighbourhood area concerned,
 - individuals who work there (whether for businesses carried on there or otherwise), and
 - individuals who are elected members of a county council, district council any of whose area falls within the neighbourhood area concerned,
- c) Its membership includes a minimum of 21 individuals each of whom:
 - lives in the neighbourhood area concerned,
 - works there (whether for a business carried on there or otherwise), or
 - is an elected member of a county council, district council or London borough council any of whose area falls within the neighbourhood area concerned,
- d) It has a written constitution (see part 4 of this form), and
- e) Such other conditions as may be prescribed by Government or in the city council's Statement of Community Involvement.

Please continue on a separate sheet if necessary

Part 5: Provide a copy of the written constitution of the proposed neighbourhood forum

Please insert the text of the proposed neighbourhood forum's written constitution here or attach a copy to this form.

Please note that an application cannot be considered if it does not include a written constitution.

Please continue on a separate sheet if necessary

Please ensure that you have completed all parts and signed and dated the front of the form.

Glossary

Annual Monitoring Report (AMR): Assesses the implementation of the LDS and extent to which the policies in LDDs are being achieved.

Core Strategy (CS): Sets out the long-term spatial vision for the local planning authority area and the strategic policies and proposals to deliver that vision. It also includes criteria-based policies which are required to ensure that all development within the area meets the vision and strategy set out in the core strategy.

Development Plan Document (DPD): Spatial planning documents that are subject to independent examination. There will be a right for those making representations seeking change to be heard at an independent examination.

Local Development Framework (LDF): Comprises a portfolio of local development documents which will provide the framework for delivering the spatial planning strategy for the area.

Local Development Document (LDD): A document that forms part of the Local Development Framework. Can either be a Development Plan Document or a Supplementary Planning Document.

Local Development Scheme (LDS): Sets out the programme for the preparation of the local development documents. Must be submitted to the Secretary of State for approval within six months of the commencement date of the Act regardless of where they are in terms of their current development plan

Supplementary Planning Document (SPD): Policy guidance to supplement the policies and proposals in development plan documents. They will not form part of the development plan or be subject to independent examination. (Formerly known as Supplementary Planning Guidance SPG).

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