

Growth, Infrastructure & Housing Select Committee Agenda

Date: Thursday 6 July 2023

Time: 10.00 am

Venue: The Oculus, Buckinghamshire Council, Gatehouse Road, Aylesbury HP19 8FF

Membership:

D Carroll (Chairman), T Hogg (Vice-Chairman), A Baughan, N Brown, S Chapple, Q Chaudhry, I Darby, C Etholen, T Hunter-Watts, M Hussain, N Marshall, C Poll, S Rouse, D Town and S Wilson

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Agenda Item Time Page No

- 1 Appointment of Vice-Chairman
- 2 Apologies for Absence/Changes in Membership
- 3 Declarations of Interest

4 Minutes of the Previous Meeting

5 - 10

That the minutes of the meetings held on 6 April 2023 and 17 May 2023 be confirmed as a correct record.

5 Public Questions

Public Questions is an opportunity for people who live, work or study in Buckinghamshire to put a question to a Select Committee. The Committee will hear from members of the public who have submitted questions in advance relating to items on the agenda. The Cabinet Member, relevant key partners and responsible officers will be invited to respond.

Further information on how to register can be found here: https://www.buckinghamshire.gov.uk/your-council/get-involved-with-council-decisions/select-committees/

6 Member Engagement in Planning - 12-month progress update

10:15 11 - 56

The Select Committee will review the progress made in implementing the 6 recommendations from the 'Member Engagement in Planning' review which was presented to Cabinet on 1st March 2022.

Contributors:

Cllr Peter Strachan, Cabinet Member for Planning and Regeneration

Christine Urry, Head of Planning and Development

7 Joint Rapid Review with the Health & Adult Social Care Select Committee - Future Healthcare Provision in Buckinghamshire

The Committee will discuss and agree the scoping document for the proposed rapid review into Future Healthcare Provision in Buckinghamshire. This is a joint review with the Health and Adult Social Care Select Committee.

The review group will include members from both Committees.

8 Work Programme

11:10 63 - 64

11:00

57 - 62

For the Select Committee to consider and agree the draft work programme for the year ahead.

Contributors:
All Members
Tom Fowler, Senior Scrutiny Office

9 Date of Next Meeting

7th September 2023 at 2.00pm.

If you would like to attend a meeting, but need extra help to do so, for example because of a disability, please contact us as early as possible, so that we can try to put the right support in place.

For further information please contact: Tom Fowler democracy@buckinghamshire.gov.uk 01494 732009



Buckinghamshire Council

Agenda Item 4

Growth, Infrastructure & Housing Select Committee

Minutes

MINUTES OF THE MEETING OF THE GROWTH, INFRASTRUCTURE & HOUSING SELECT COMMITTEE HELD ON THURSDAY 6 APRIL 2023 IN THE OCULUS, BUCKINGHAMSHIRE COUNCIL, GATEHOUSE ROAD, AYLESBURY HP19 8FF, COMMENCING AT 10.00 AM AND CONCLUDING AT 11.06 AM

MEMBERS PRESENT

D Carroll (Chairman), T Hogg, A Baughan, N Brown, T Hunter-Watts, M Hussain, N Marshall, C Poll, S Rouse, D Town, S Wilson and N Thomas

OTHERS IN ATTENDANCE

M Tett, I Thompson, L Michelson and T Fowler

Agenda Item

1 APOLOGIES FOR ABSENCE/CHANGES IN MEMBERSHIP

Apologies had been received from Councillors Isobel Darby, Carl Etholen, Sue Chapple and Qaser Chaudhry.

Cllr Nathan Thomas was present as substitute for Cllr Isobel Darby.

2 **DECLARATIONS OF INTEREST**

Cllr Simon Rouse declared an interest in item 5, as an adviser to a UK-wide apprenticeship and adult skills provider.

MINUTES OF THE PREVIOUS MEETING 3

The minutes of the previous meeting held on 16th February 2022 were agreed as an accurate record.

4 **PUBLIC QUESTIONS**

There were no public questions.

5 **BUCKINGHAMSHIRE PLACE BASED GROWTH MODEL**

The Chairman welcomed Councillor Martin Tett, Leader, Ian Thompson, Corporate Director, Planning, Growth and Sustainability, and Lisa Michelson, Service Director, Economic Growth and Regeneration to the meeting.

The following points were highlighted from the report:

- Buckinghamshire Council inherited strong economic credentials from its predecessor Councils, from projects including The Exchange by Aylesbury Vale District Council and the Eden Centre by Wycombe District Council.
- Skills were highlighted as important to the economic development of the county.
- In future, the Council would be financially more dependent on local council tax and business rates rather than central government funding. A strong and prosperous local economy was therefore important for future Council funding.
- Local Enterprise Partnerships (LEP's) were introduced by the coalition government Capital funding was channelled through them into local areas. Buckinghamshire was
 fortunate to have a good relationship with its LEP, partly due to the coterminous
 boundaries of the LEP with the Council. This allowed the Council to align very well with the
 LEP, along with Bucks Business First (BBF).
- The New Buckinghamshire Place Based Growth Board would aim to bring together the strength of the voluntary sector, private business and other key stakeholders under the local Council.
- The Structure was laid out in the appendix. Beneath the top level board, there were 4 key strands. Place, Housing & Regeneration Board, Opportunity Bucks Board, Skills Board, and the Enterprise & Investment Board.
- During discussion, comments and questions raised by the Committee included:
- The new structure could enable Buckinghamshire to achieve an improved devolution deal. The deal would compare to Tier 3 Combined Authorities, which require an elected mayor, and combine the LEP with the Local Authority to receive extra funding from the government. Buckinghamshire Council, by agreeing the new Place Based Growth Model would effectively achieve a Tier '2.5' deal. Michael Gove, Secretary of State for Levelling Up, Housing and Communities, had been lobbied for approval of this new arrangement. It was noted Buckinghamshire Council would not receive extra government funding from this.
- Success for the new arrangement would be assessed by key metrics to be confirmed by each work stream. Progress made in Aylesbury, High Wycombe and Chesham would be assessed separately. Skills were highlighted as particularly important, and skill shows were being run around the county. Some of these were to be targeted at adults, not just school leavers.
- The Investment Fund Board would not have a large pot of money and would primarily focus on the Council's strategic aims. Transport projects would be examined carefully, but the board would not be replacing the function of Cabinet regarding very large sums of money.
- The Staffing arrangements of the new Place Based Growth Model would be examined to
 ensure the best outcome for the Council and LEP staff. There were various options, such
 as TUPE. These would be compared to ascertain the most appropriate way to staff the
 new model.
- It was reported Opportunity Bucks had conversations with Local Members to keep them informed, as well as attending Community Boards. With a relatively small pot of money, the investment board would aim to establish how these funds could be used and if it could work well. Geographical areas and sectors would be looked at individually by the Growth board to ensure appropriate actions are taken.
- Businesses would be aware of climate change priorities, and these would be highlighted where necessary.
- Town centre regeneration varied across the county (Aylesbury, High Wycombe & Chesham), and each town had their individual groups looking to serve their communities. Officers were consistently working to ensure a joined-up approach across these groups.
- The large housing growth over the next 20 years in Aylesbury was noted. The Council

would not have the funds to redevelop Aylesbury Town centre by itself, as such, business partners and other stakeholders would be brought on board to ensure their expertise is utilised. High Wycombe was also looking at a similar situation with the Eastern Quarter moving forward.

- High growth sectors, and the enterprise zones would be important for further economic
 development within the county. The expansion of the Bosch campus, along with Westcott,
 Silverstone and media companies in the south were important centres for the Board.
- The Leader expressed his disappointment with the lack of success on county deals.
 Buckinghamshire Council originated the concept of county deals with government, and it was discouraging that the Council was not in the first wave. The lack of capacity in the civil service to deliver these deals was noted.
- Help and advice was available from Bucks Business First, this was free to everybody who
 required it. Their expertise was widely used by businesses across the County and those
 businesses looking for advice were encouraged to get in touch with BBF.
- Public involvement and engagement would take place on larger schemes proposed by the Boards. The Leader emphasised that he was involved with lobbying government to build the business case for future investment. Due to the financial prudence shown by the Council and its strong outcomes, there was concern that Government takes the success of Buckinghamshire for granted. Further investment was necessary to ensure success for the county.
- It was important to ensure that democratic control is retained for the release of public funding while allowing the boards to have a strong steer on decision making.
- To allow for the creation of conglomerations, the boards would have discussions with private sector investors, as well as partners such as Bosch in the south to establish how to encourage growth and development in the area. Areas such as planning, investment and encouragement could be key to growth.
- The skills agenda was highlighted as being important for the board to address. Young
 people in the county often left to attend university elsewhere and then didn't return, at
 least not in the early stages of their career. Therefore apprentices, practical T levels, and
 other relevant skills should be encouraged to grow the talent pool that local businesses
 need.

6 THE LEGACY OF 'EVERYONE IN' AND HOMELESSNESS IN BUCKINGHAMSHIRE

Members reviewed The Legacy of 'Everyone in' and Homelessness in Buckinghamshire review scope.

- Several Members expressed interest in joining the review group and would be contacted by the Scrutiny Officer.
- The first meeting for the review group would be with the Council's Housing team to set the scene of Everyone In and Homelessness in Buckinghamshire. From there, the review group would seek to meet with other partners, to be agreed by the review group.

7 WORK PROGRAMME

The Work Programme for the next municipal year would be drafted in due course. Members were asked to suggest items they wished to be considered for the future work programme to the Chairman and Scrutiny Officer.

8 DATE OF NEXT MEETING

The next meeting date was to be confirmed.





Buckinghamshire Council

Growth, Infrastructure & Housing Select Committee

Minutes

MINUTES OF THE MEETING OF THE GROWTH, INFRASTRUCTURE & HOUSING SELECT COMMITTEE HELD ON WEDNESDAY 17 MAY 2023 IN THE OCULUS, BUCKINGHAMSHIRE COUNCIL, GATEHOUSE ROAD, AYLESBURY HP19 8FF, COMMENCING AT 5.50 PM AND CONCLUDING AT 6.00 PM

MEMBERS PRESENT

D Carroll, N Brown, S Chapple, Q Chaudhry, I Darby, C Etholen, T Hunter-Watts, M Hussain, N Marshall, C Poll, S Rouse, D Town and S Wilson

OTHERS IN ATTENDANCE

P Birchley

Agenda Item

- 1 APOLOGIES FOR ABSENCE
 - Apologies had been received from Councillors A Baughan and T Hogg.
- 2 ELECTION OF CHAIRMAN RESOLVED –

That Councillor D Carroll be elected Chairman of the Growth, Infrastructure & Housing Select Committee for the ensuing year.





Report to Growth, Infrastructure & Housing Select Committee

Date: 6th July 2023

Title: Member Engagement in Planning – Recommendations Update

Author: Christine Urry Head of Planning and Development

1. Background

- 1.1. The Growth, Infrastructure and Housing Select Committee agreed to set up a rapid review into Member Engagement in Planning at its meeting on 14th October 2021.
- 1.2. During November and December 2021, the review group collected evidence through meetings and by conducting a survey of elected members and planning staff. The review group then met in January to discuss and agree its key findings and recommendations.
- 1.3. Cabinet had considered and endorsed the recommendations of The Growth, Infrastructure and Housing Select Committees rapid review into Member Engagement in Planning at the Cabinet meeting on 1 March 2022. During discussions, it was agreed that the Member Development Working group should take a lead in actioning some of the recommendations, particularly on guidance notes for members and officers, meet the planner 'informal' events and on political awareness training.
- 1.4. The Member Development Working Group considered their proposed level of involvement in implementing some of the recommendations at their meeting in May 22. It was agreed that a scoping document for addressing the recommendations within the responsibility of the MDWG be presented to the July meeting. The subsequently approved scoping document is attached as Appendix 1.
- 1.5. A progress update was provided to the Growth Infrastructure and Housing Select Committee on 15th December 2022 and this report provides an overview of the implementation of the recommendations.

2. Main content of report

2.1 The table below sets out an update on progress against recommendations

Recommendation	Response	Lead Member/Officer	Timescales	Update June 2023
A Member Planning Handbook should be produced to provide members with practical information that will assist them in dealing with local planning casework.	This recommendation is agreed. This project will need scoping to understand the nature of content required and format to best support members with casework. It is recommended that this is developed with member input. The completion date will be dependent on the scope of the project and the associated time that it will take to deliver by the Planning Service.	Steve Bambrick/Peter Strachan	MDWG meeting 11 th July 2023	The draft Member Planning Handbook (Appendix 3) has been shared with the Member Development Working Group and is in the process of being updated to reflect comments received. The final version is to be presented at the Member Development Working Group meeting on the 11 ^{th of} July for sign-off. Once agreed, this will be made available through the Source expanding on existing content: https://internal.buckinghamshire.gov.uk/members-area/quidance-training-2021/member-involvement-planning-applications/ The member handbook will thereafter be reviewed and where necessary updated as part of the annual member refresher training programme.

All members should be able to access and receive training on how to use a GIS map to enable them to look up planning application details and other useful information such	This recommendation is agreed. Whilst the Planning Service are the data owners, the GIS Mapping Systems are the responsibility of IT Services. IT and	Tony Ellis/ Steve Bambrick/Peter Strachan	To be confirmed following development and approval of Business Case and securing of	This will be subject to a separate business case that is being developed with IT services. This will require the Council to move onto one front facing GIS system, which will require funding. The GIS team have funding to build a new server this year and then when we are on a single domain (18 months) all the various GIS layers can be put in one place.
respond to planning queries from residents.	reviewing options to make the requested content available.			according to priority due to the volume of layers held in each of the legacy areas (circa 1000). It should also be noted that the existing data quality is very variable and the time that is involved to combine legacy data sets to ensure the new layer was in a similar format and the data could be relied upon as being accurate, will increase the delivery timescales for the project. The project will therefore initially focus on more static constraint layers (Tree Preservation Orders, Conservation Areas, Chilterns AONB, Assets of Community Value, etc) and leaving the more dynamic planning application data until after the One Uniform project is completed.

A . I	I	T a.		
A short guidance	This	Steve	MDWG	The guidance note forms an appendix to the Member
note should be	recommendation	Bambrick/Gareth	meeting 11 th	Planning Handbook (Appendix 3). The draft has been
provided for	is agreed. A short	Williams	July 2023	shared with the Member Development Working Group
officers and	guide will be		•	and is in the process of being updated to reflect
members	produced by the			
explaining the	Planning Service,			comments received. The final version is to be presented
benefits of working	in consultation			at the Member Development Working Group meeting
in partnership, to	with the Cabinet			on the 11 ^{th of} July for sign-off.
enable public	member and			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
participation in	deputies. This will			Once agreed, this will be shared with officers and made
planning and	•			available through the Bucks Net expanding on existing
promote a wider	also refer to the			content:
understanding of	Constitution and			
the process. This	established			https://internal.buckinghamshire.gov.uk/members-
should set out	Planning Protocol.			area/guidance-training-2021/member-involvement-
reasonable				planning-applications/
expectations in				<u> </u>
terms of how				
queries will be				
managed,				
including				
timescales.				
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A series of 'informal' Meet the Planners events should be held to enable members and officers to meet and chat in a relaxed atmosphere, to help to cultivate trust and collaboration.	This recommendation is agreed. The Planning Service will work with Democratic Services to arrange a series of events over the next 12 months. This will be delivered by committee area.	Steve Bambrick/Peter Strachan	Completed	 Quarterly in person events tied in with updates/trainings on key areas (e.g., Permitted Development, Planning Appeals, AONB, Enforcement, Green Belt, Call-ins etc) 30-minute presentation, 10-minute Q&A, followed by teas and coffees/networking This will be part of a revised training offer to all members, moving away from generic 'planning training' and instead providing more focussed sessions on areas of planning that are important to local ward members. The first formal event was held in February 2023 and covered the planning application call-in process. The next session is due to take place on the 19th of June 2023 and is on Biodiversity Net Gain. It is proposed that the attendance be monitored and feedback from attendees regularly reviewed to ensure the sessions are beneficial, noting the officer time commitment in preparing and attending. The Meet the Planner Events will be reviewed as part of the annual member refresher training programme by the MDWG.
				the MDWG.

Awareness training should be offered to planning staff to support them in working effectively with Members. This could be facilitated	his ecommendation s agreed. The clanning Service vill work with democratic ervices to deliver raining to support taff.	Steve Bambrick/Peter Strachan	Completed	During September and October 2022, six sessions were scheduled, hosted by the Cabinet Member or Deputy Cabinet Members for Planning and Regeneration, alongside a Planning Committee Chairman and the Democratic Services team. Over 100 members of staff attended the sessions. The sessions included opportunities for informal discussions where staff were able to share their experiences of working with members and seek advice about different situations. Feedback from the sessions has been shared with the Management team and will also be shared with the Member Development Working Group, who oversee training and development for members. Political awareness training will be provided corporately moving forward by Dem Services as part of the induction
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	Ι	Τ_		
There should be a	This	Steve	Completed	Please refer to Appendix 2 of the report.
review of the new	recommendation	Bambrick/Peter		Overall, Members have found the Surgeries useful and
Member Surgeries in June 2022 to	is agreed. A review	Strachan		
consider the level	will be undertaken			appreciate Team leaders/officers spending time to go
of participation	in June, including			through issues and find surgeries an opportunity to
and feedback from	surveys and			improve on their planning knowledge. Some Members
both members and	feedback from			however feel a simple phone call or email is more time
officers regarding	both members and			efficient rather than waiting for a surgery.
their effectiveness.	officers. A			The manipulation of Manipulation of afficeurs halicus the Course with
	subsequent			The majority of Majority of officers believe the Surgery
	update will be			process is a useful mechanism to communicate with
	provided for the Select Committee.			Members. Officers find Members are still sending emails
	Select Committee.			and calling in to the offices and the officer then tries to
				point them towards the Surgery process. This is to be
				addressed in the guidance note, which will cover
				communication and how to access the Planning Service.
				In addition, the Planning Service have established
				Strategic Sites Working Groups. The purpose of these
				groups is to improve engagement on strategic
				allocations with local ward members. These sessions run
				from pre-application, outline and reserved matters
				stages of the development and have input from the
				developer. I would note that this is not a decision-
				making forum. The meetings are held quarterly, albeit
				this may be reduced or increased depending on the
				stage of the development in discussions with the lead
				planning officer. Initial feedback from Members who
				have attended these sessions have been extremely
				positive.

3. Next steps and review

- 3.1 The draft planning Member Handbook is to be presented to the Member Development Working Group at the next meeting on 11th July. Once agreed the Planning Member Handbook will be circulated to all Members and made available on the Bucks Net.
- 3.2 It is recommended that the remaining actions, identified in the table below, be monitored and reviewed by the Member Development Working Group.

4. Background Information

Cabinet Minutes of the meeting held on 1 March 2022.

Minutes of the meeting of Growth, Infrastructure and Housing Select Committee 14th October 2021.

5. Appendices

Appendix One – MWDG approved scoping (July 2022)

Appendix Two – Planning Surgeries Review (November 2022-March 2023)

Appendix Three - Member Planning Handbook DRAFT document



Member Engagement in Planning – Scoping Document

 Planning Applications – types of application Consultee and Public Access – viewing and commenting on planning applications, weekly lists and tracking cases Determining Planning Applications – delegated decisions, call in, committees Permitted Development rights Planning Appeals Planning Enforcement (inc. Gypsies and Travellers) Planning Policy – national, local, neighbourhood plans and 5 year housing land supply Section 106 and CIL – identifying mitigation, securing mitigation, CIL, how CIL is spent Acronyms Planning Induction for new members – including training and attending a planning committee Draft will be agreed with Cabinet Member. Draft will be circulated to Member Development Committee for approval. The Member Planning Handbook will be updated and resent as part of Member refresher training programme annually. This will be made available through the Source expanding on existing content:

involvement-planning-applications/

Appendi

		Officers: Christine Urry (Head of Planning and Development) and Beverley Radway-Bright (Planning Business Support Team Leader)
Page 20	2. All members should be able to access and receive training on how to use a GIS map to enable them to look up planning application details and other useful information such as flood plains, conservation areas etc to help them respond to planning queries from residents.	This will be subject to a separate business case to be developed with IT services. This will require the Council to move onto one front facing GIS system. Officers: Alastair Nicholson (Planning Business and Improvement Manager) and Keith Shearman (ICT Information Systems Manager)
	3. A short guidance note should be provided for officers and members explaining the benefits of working in partnership, to enable public participation in planning and promote a wider understanding of the process. This should set out reasonable expectations in terms of how queries will be managed, including timescales.	 Member and Officer Roles in Planning – a brief description of the role that members and officers play in the planning process, including policy development, planning applications and enforcement. Collaborative Working – the benefits of member officer partnership Communication Channels – including surgeries, strategic sites working group, email, and phone. Turnaround times will be set out for emails and returning phone calls to members. The focus will however be on the use of surgeries for casework rather than on emails.

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		 The Planning Protocol (appendix to the Council's Constitution) will be appended in full (https://buckinghamshire.moderngov.co.uk/documents/s35416/CouncilConstitution.pdf) Draft will be agreed with Cabinet Member. Draft will be circulated to Member Development Committee for approval Once finalised the Guidance Note will be issued to all P&E staff and included in the Leader's email to local members.
		Officers: Christine Urry (Head of Planning and Development) and Beverley Radway-Bright (Planning Business Support Team Leader)
Page 21	4. A series of 'informal' Meet the Planners events should be held to enable members and officers to meet and chat in a relaxed atmosphere, to help to cultivate trust and collaboration.	 Quarterly in person events tied in with updates/trainings on key areas (e.g., Permitted Development, Planning Appeals, AONB, Enforcement, Green Belt, Call-ins etc) 30-minute presentation, 10-minute Q&A, followed by teas and coffees/networking This will be part of a revised training offer to all members, moving away from generic 'planning training' and instead providing more focussed sessions on areas of planning that are important to local ward members. This will be reviewed, taking into account feedback from attendees. Officers: Christine Urry (Head of Planning and Development) and Catherine MacKenzie (Democratic Services)
	5. Political Awareness training should be offered to planning staff to support them in working effectively with Members. This could be facilitated by the Democratic Services team, who would work with the Head of Planning and Development to agree content and delivery timescales.	 Proposal: Hold six sessions in person with 25 delegates on each Peter Strachan as Cabinet Member introduces the session First section - 10 mins with a member (potentially a non-Buckinghamshire member through the LGA) with experience of Planning. Ask them to talk about what brought them into politics, what an average week is like as a Councillor and their experience with Planning casework. Also what officers can do to help them and what they might be able to do to help officers. 10 mins for follow up questions Then the member leaves so officers only in the room Second section - led by Dem Services – Short slide deck around political make-up of the Council, decision making and governance structures, member/officer protocol and

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	 opportunity for officers to share their previous experiences with members. Will cover how best to engage with members, managing expectations, building trusting relationships and emphasising collaborative approach. Also input from Planning Managers who can give examples of when they have worked well with members.
	Timing and Logistics
	 Would like to deliver the sessions during September but need to avoid planning committee dates and the publications dates for those agendas (discounts 11 days in the month)
	 Would like to hold in a central location – suggested Princes Risborough Community Centre or Green Park, so need enough lead in time to get venue booked and issue invitations
	Might be useful to book sessions via eventbrite or similar
	Officers: Christine Urry (Head of Planning and Development) and Kelly Sutherland (Scrutiny Manager)
6. There should be a review of the new Member Surgeries in June 2022 to consider the level	be included in the Leader's email to local members).
members and officers regarding their	neview humber of surgeries and attendance by members and officers.
effectiveness.	Officers: Beverley Radway-Bright (Planning Business Support Team Leader)
	Surgeries in June 2022 to consider the level of participation and feedback from both

Member Surgery Statistics

Number of available surgeries	53 (10 per 3x area 11 per 2x area) Nov 22 – Mar 23
Number of Surgeries attended/held	13
How many Members have attended	23
How many Members have Engaged	13
Member Surgery Themes (Primary and Secondary included)	Status updates – 10 (secondary issues 2x Constituent Query and 2x Enforcement action/case) Constituent Query – 1 Not Applicable – 2
Surgeries for each Area	North - 5 East - 4 West - 4
Feedback from Members	It still remains, Members have found the Surgeries useful and appreciate Team leaders/officers spending time to go through issues and find surgeries an opportunity to improve on their planning knowledge. A few have asked Officers for a note they can share with their constituents, to ensure consistency in the communication. Members have shown real enthusiasm to work with Planners and have asked to be communicated to on any updates, enabling them to inform their constituents and avoid upset/anticipate issues within the communities. Where there is a complex application 30 mins slots have been agreed with Team Leaders/Officers. Some Members have approached officers directly and they have then engaged with the Members surgery process.
Feedback received from Staff	Majority of officers believe the Surgery process is a useful mechanism to communicate with Members. Team Leaders inform us of their holidays, which allows us to plan and update Members accordingly when requesting a surgery appointment. Officers find Members are still sending emails and calling in and the officer then tries to point them towards the Surgery process. Out of the 13 Members that have requested a surgery a number of them are the same Cllrs that utilise this service.

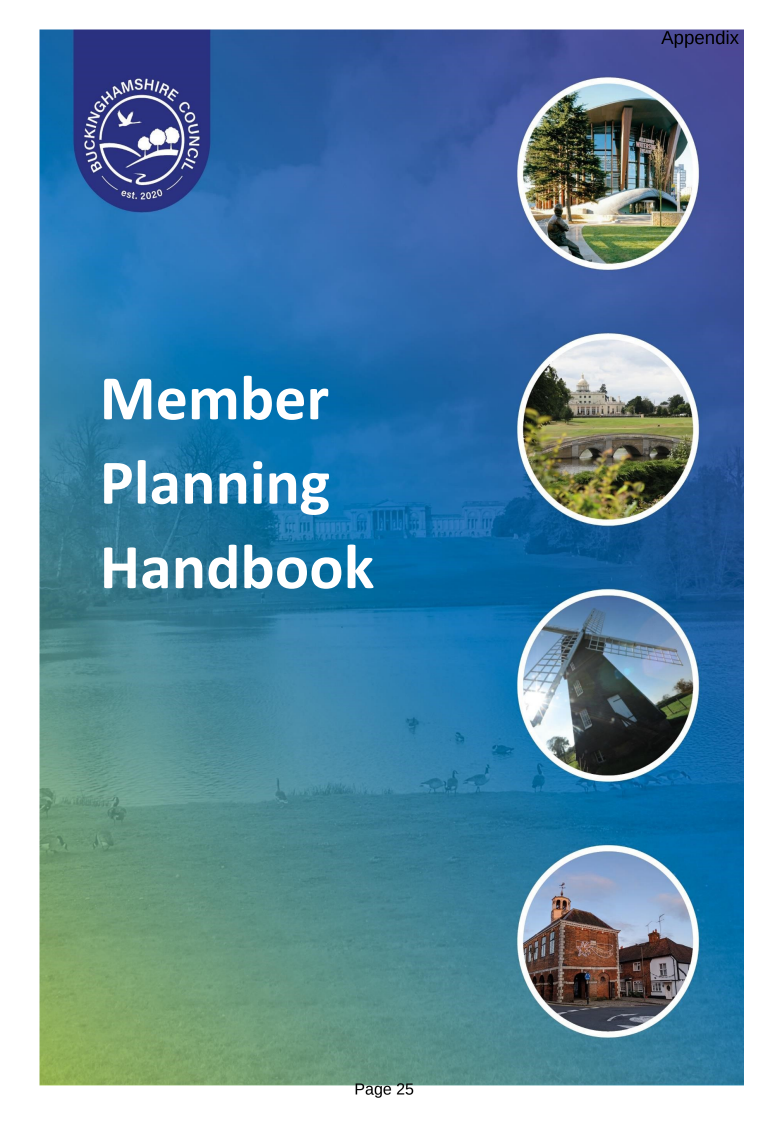


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1. Introduction

This document will help provide Members with information on how you can be involved with planning applications and issues within you ward/division and assist you in dealing with local planning issues.

National Planning System

By way of general background, a "<u>Plain English guide to the planning system</u>" is published by the government. This guide explains how the planning system in England works and covers.

- Introduction: the purpose of the planning system
- Key decision-takers in the planning system
- National planning policy
- Nationally significant infrastructure projects
- Strategic planning
- Local Plans
- Neighbourhood planning
- Contributions and community benefits
- Permitted development rights
- Obtaining planning permission
- Planning enforcement
- Planning appeals, 'recovery' and 'call-in'
 - o Annex A: Stages in a Local Plan
 - o Annex B: Stages in a neighbourhood plan or order
 - Annex C: Stages in the planning application process

Council Constitution

Appended to the Council Constitution is a "Planning Protocol". This covers issues such as.

- Applications submitted by Members and Officers
- Planning Applications by the Council
- Pre-application developer presentations to members and stakeholders
- Officer-member relations
- Good Practice Guide for Councillors
- Code of Conduct
- Predetermination and Bias
- Where you represent two Councils
- Contact by Members of Planning Committee and Cabinet with Applicants, Developers, Objectors and Supporters
- Conduct at Meetings by Planning Committee Members
- Conduct of Ward Councillors (non-members of the Planning Committee)
- Lobbying of Members of Planning Committees
- Lobbying by Members of Planning Committees
- Site Visits Committee Members

Who manages the planning service?

The planning service is managed within Planning Growth & Sustainability.

Corporate Director of Planning, Growth & Sustainability – Ian Thompson Ian.Thompson@buckinghamshire.gov.uk

The directorate covers the following service areas:

- Planning and Environment
- Property & Assets
- Economic Growth & Regeneration
- Strategic Transport & Infrastructure
- Housing & Regulatory Services

Service Director Planning & Environment - Steve Bambrick Steve.Bambrick@buckinghamshire.gov.uk

Service area covers:

Planning and Development

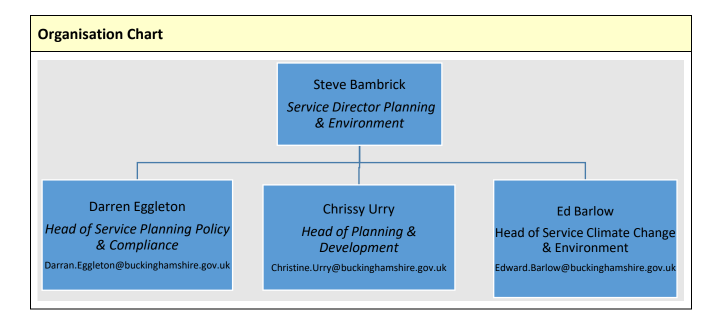
- Development Management
- Building Control
- Highways DM

Planning Policy & Compliance

- Enforcement
- Local Planning
- CIL/106

Climate Change & Environment

- Built Environment (Heritage, Archaeology, Urban Design & Landscapes)
- Natural Environment (Ecology & Biodiversity Net Gain; Arboriculture, Environment Records Centre)
- Climate Change & Energy
- Strategic Flood Management; Sustainable Drainage



2. What are my responsibilities in terms of planning applications?

Members do not have specific duties in relation to planning applications within their ward/division.

In representing your constituents there may be occasions where you wish to highlight to the case officer within the Planning Department the specific concerns of your residents (where these are based on sound planning issues), or where you have concerns yourself.

You can also request that any planning application be referred to Planning Committee for scrutiny and determination where you feel that this is appropriate.

Legislation requires the Local Planning Authority to process and determine around 50 different types of planning application, approval, notification, or consent. The relevant regulations set out how the process that must be followed, including timescales, fee payable, and appropriate consultation, or notification requirements.

Regarding planning applications, there is clear and specific commitment to undertake public consultation and notification. This is because it plays a valuable role in bringing to our attention particular local issues and constraints that might not be immediately obvious to the planning case officer.

Public engagement is however almost exclusively specific to applications for planning permission and has not been applied to other more technical planning processes such as Certificate of Lawful Development, the approval of details reserved by condition, non-material minor amendments, and the various prior notification and consultation processes.

3. What should I say?

You do not have to comment on every application. Where you do comment, you should try to focus on the issues you feel are important (focus on material planning considerations) and explain why.

You do not need to quote specific policies; just explain why you think it is acceptable or unacceptable and provide any evidence you must support your view.

The involvement of your constituents plays a valuable role bringing to our attention any local issues and constraints that might not be immediately obvious to the planning case officer.

The purpose of public consultation and notification is therefore to allow all the relevant issues to be highlighted. Then, irrespective of the number of representations in support or against a development, planning decisions must be made in accordance with:

- current legislation,
- development plan policy, and,
- all material considerations identified.

The term "material planning considerations" covers any matters that can broadly be categorised as being in the public interest. Over the years the courts have highlighted a range is issues that do not fall into this category, mainly because they are "private interests" or already regulated through other legislation.

Although not an exhaustive list these include:

Matters (of public interest) which can be considered	Private interests, or matters covered by other legislation, which cannot be considered.	
The adopted 'Development Plan' comprising of Policies of the Local Plan, Core Strategy, Neighbourhood Plan & Waste and Minerals Plans	Moral objections The loss of a private view Property values	
Emerging Local & Neighbourhood Plans	Ownership Covenants and personal property rights	
Supplementary Planning Documents such as Conservation Appraisals The National Planning Policy Framework and	Other legislation which imposes controls e.g., Building Regulations or Environmental Health	
Planning Practice Guidance Environmental qualities of the area, visual	(although there is some cross over) The developer's motives, record, or reputation	
character, and amenity Loss of light and overshadowing	Unfair competition	
Overlooking and loss of privacy Noise, disturbance, and odour	Speculation over future use That public consultation hasn't been undertaken	
	prior to making a planning application The volume of representations made by the	
Road safety, access, car parking, traffic generation	community.	
Flood risk		

Matters (of public interest) which can be considered	Private interests, or matters covered by other legislation, which cannot be considered.
Case law and previous planning decisions	
Climate Change and Sustainable design and construction	
Consideration of what could otherwise, be undertaken as "permitted development"	

Members, the public and Parish/Town Councillors are not expected to be planning experts, so just let us know what you think the main issues are when making comments. It is for the planning officer to decide if the issues raised are "material considerations" or not. They will then list the material considerations and test them against the relevant polices in a report, concluding in a recommendation.

The planning authority must make their own objective appraisal to ensure that robust planning decisions are made. If refusing a planning application, the reasons given must be clear and capable of being substantiated by evidence at appeal if required. If they cannot be adequately defended the Planning Inspectorate can punish Councils financially for unreasonable behaviour in their decision making.

There will inevitably be cases when the Council, acting as the Planning Authority, will reach a different judgement to some of those who have expressed a view. That does not mean that their comments have been ignored. It is just that the legal framework in which decisions are made is very complex, but how the issues have been weighed and balanced should be clear in the officer report.

If after reading the officer report you are still unclear as to why a decision has been made contrary to certain representations, please contact the case officer or their Team Leader to discuss it. Most planning decisions are taken under powers delegated to officers, but with those applications which are considered would benefit from scrutiny being determined by a Planning Committee.

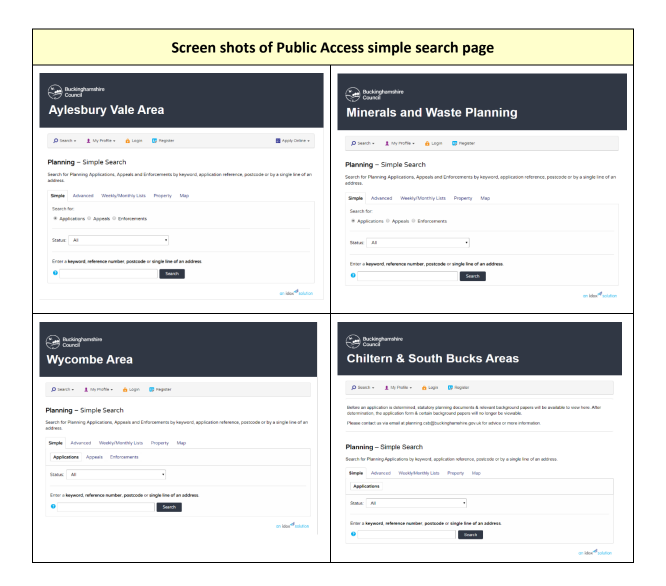
Once a decision has been reached only the information required to be retained as part of the planning register should remain online, resulting in Public Comments being removed. This is to ensure that the Council fulfils its responsibilities under the 2018 General Data Protection Regulation, and because of the costs associated with the indefinite retention of such data.

4. How do I find out about planning applications submitted in my ward/division?

While we are creating new IT systems which cover all of Buckinghamshire Council, we are still using the legacy planning software which we inherited. So, planning applications are available to view on our website using the legacy versions of "Public Access".

Select your local area to view and comment on a planning application:

- Aylesbury Vale
- Chiltern and South Bucks
- Wycombe
- View minerals and waste, historic schools and roads applications.



Member Notification

Local members will be notified of applications within their ward/division by both a weekly list of planning applications and by individual email. (This is in addition to the ability to use Public Access to search by ward or Parish across any selected date range and application type at any time).

The individual email for each application allows access to "Consultee Access" a module that provides greater access to information and puts any representations made directly into the back-office planning system for the case officer to access.

Using Consultee Access to notify members has been in use in the Aylesbury area for many years, but it not yet available in every area. We are working to introduce this across all areas by summer 2023.

You will receive an email notifying you of each planning application in your ward and giving 28 days to comment.

The email will have the notification attached and will be like the example opposite:

- Setting out the development proposed and its location,
- Giving a date by which comments should be made,
- A link to take you to "Consultee Access"

Consultee Access is a version of Public Access used for formal consultation. It provides you with a list of the applications you have been notified of and which you have responded to.

The list provides you with a link to view the application details including the documentation.

This is only in use in the former Aylesbury Vale Area but is being rolled out legacy area by area.



Minerals & Waste planning applications were formerly considered by Buckinghamshire County Council, so covered the entire geographical area of what is now Buckinghamshire Council. Local members are notified of each application by email (not linked to Consultee Access) giving a deadline for comment. The types of application considered by this team include:

- Winning and working of minerals and related developments e.g., sand/ gravel extraction.
- Waste management applications e.g., landfill, waste transfer, waste re-use and recycling.

5. The Role of Member Surgeries

Aim

A Member Surgery system operates. Not only does this provide Members access at an agreed time to the right officers, but it also allows a more focused use of limited planning officer resources.

The aim of the surgery is:

- To provide members with a means discussing planning issues raised by constituents in an open and confidential environment of mutual respect and trust.
- To allow members to build up a better knowledge of the planning system and more confidently perform their roles as local councillors and as advocates for the planning service.
- To increase visibility of officers and allow relationship building.
- To reduce the number of misdirected emails being received

Operation

One-hour bi-weekly member surgery sessions are held, covering issues related to Development Management, Planning Enforcement and Planning Policy.

These are provided on a committee area basis (north, central, east, south, and west). They will each be led by a Development Management Team Leader (or an appointed deputy), as is the case with Area Planning Committee(s). The Surgery Lead Officers are:

North: Laura Pearson/Sarah Armstrong

• Central: Andrew MacDougall/Sarah Armstrong

• East: Mike Shires/Daniel Gigg

• South: Ben Robinson/Daniel Gigg

West: Charles Power/Ray Martin/Chris Steuart

Councillors should not use this forum to put pressure on officers for a particular recommendation or decision and should not do anything that compromises the impartiality or professional integrity of the case officer.

Process

Members can email (members can email (memberliaison@buckinghamshire.gov.uk) to request pro-forma, which they can complete, with their request to book a 20-minute slot specifying the matter they wish to discuss.

The Planning Member Liaison Officers will

- coordinate the agenda and liaise with the relevant team leaders and the agree officer attendee list
- then send out links/time slots for sessions, which will be held virtually via "Teams"

The Planning Member Liaison Officer will manage the meeting and log any follow-on actions.

6. The Role of Strategic Sites Working Groups

The purpose of strategic sites working groups is to provide an opportunity to collaboratively review submissions for strategic allocated sites through the course of the planning process. It will provide Ward Members a forum to discuss opportunities and challenges that emerge from the proposals, ensuring the delivery of high-quality sustainable development and to maximise public benefit arising from the development.

These meetings would be held quarterly and would provide a forum to share information related to the development proposals and to critically consider the issues and matters in a manner which seeks to improve the overall outcomes of the development. Importantly, members will be able to share with officers their local knowledge of the sites and context, which will be considered in the consideration of the applications. These discussions will identify what the issues are, why they need resolution, and collectively work together in putting forward ideas on how they might be resolved.

7. Member Training

We hold quarterly forums for members to provide updates on the Service. This is an opportunity for the Planning and Environment Service to advise members on strategic matters, issues, and changes.

We also host quarterly 'meet the planner' events, which provide more focused sessions on areas of planning that are important to members. These sessions take the format of 30-minute training, followed by networking with officers of the planning team over tea and coffee. These sessions are held in person and office locations are rotated.

In addition, we hold annual and bespoke training to Planning Committee members.

8. Who determines Planning Applications?

The Buckinghamshire Council's Constitution sets out the Scheme of Delegation which gives powers to officers to determine planning applications and related matters and which applications should be determined by committee.

The power to determine Planning Applications rests with either the relevant Area Committee, the Strategic Sites Committee, or more usually is delegated to Senior Planning Officers, sometimes in consultation with the Chairman of Planning Committee.

In accordance with national best practice over 96% of applications are usually determined under delegated authority. This allows our Planning Committees to focus their resources more effectively on cases of local or strategic significance, which would benefit from such scrutiny.

To allow planning applications to be determined a case officer will prepare a report setting out the issues and making a recommendation. The case officer will.

- usually make a site visit
- consider consultee comments
- consider any other representations received
- make an assessment
- negotiate amendments if appropriate

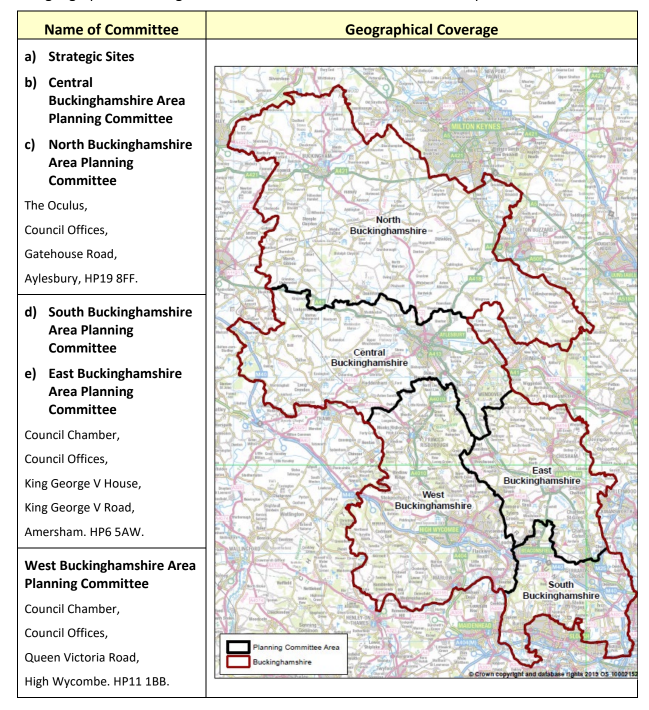
• write a report considering all the issues and reaching a recommendation.

A decision is then taken under powers delegated to the officers, or by Planning Committee as required by the Council Constitution.

9. Planning Committee

Planning Committee can determine any "outline"," full" or "reserved matters" planning application brought before them. The purpose of Planning Committee is to review recommendations where the weighing and balancing of the issues is finely balanced.

The geographical coverage of each area committee is shown in the map below:



Strategic Sites Committee

The relevant Planning Committees can determine planning applications (full, outline or reserved matters). Strategic Sites Committee has responsibility for:

- wider strategic development.
- sites which have a significant impact beyond the specific local area; or
- sites fundamental to the implementation of an adopted or emerging Local Plan.

By way of example, this will include but is not limited to:

- Major infrastructure
- Large Scale Major Development comprising:
 - Housing (approx. 400 dwellings or more)
 - o Employment (approx. 10,000 sq m or 2 hectares or more)
 - o Retail (approx. 10,000 sq m or 2 hectares or more)

Area Planning Committees

The Area Planning Committees have responsibility for determining those Planning Applications which have been called in or referred to committee for decision, which are not within the remit of the Strategic Sites Committee.

Applications submitted by the Council, a councillor, a Chief Officer, Corporate Director, Service Director, or any other officer working in the Planning and Environment Service will be considered by the appropriate area committee.

Declaration of interests

At the start of committee meetings, or during if appropriate, you will be asked to declare any interests relevant to items on the agenda.

If you are unsure about whether to declare, you should contact the monitoring officer or one of the deputies' monitoring officers for advice.

Comprehensive guidance can be in the Local Government Association published document Probity in planning Advice for councillors and officers making planning decisions 2019.

Planning Committee Contacts

If you have any questions, please contact the relevant planning team leader:

Application Type	Contact	
Planning applications	North: laura.pearson@buckinghamshire.gov.uk	
	East: mike.shires@buckinghamshire.gov.uk	
	South: ben.robinson@buckinghamshire.gov.uk	
	West: charles.power@buckinghamshire.gov.uk	
	West: ray.martin@buckinghamshire.gov.uk	
	Central: andrew.macdougall@buckinghamshire.gov.uk	
Major planning	North & Central: sarah.armstrong@buckinghamshire.gov.uk	
applications	East & South: daniel.gigg@buckinghamshire.gov.uk	
	West: chris.steuart@buckinghamshire.gov.uk	
Minerals & Waste applications	All Committees: chris.steuart@buckinghamshire.gov.uk	

10. How do I request a "call in" to Planning Committee?

The "call-in" process is set out in the constitution.

Only Planning Applications as defined in the constitution are subject to the "call in process":

Planning Applications Means planning applications for full and outline consent as well as applications for reserved matters approvals and for the avoidance of doubt excludes Permission in Principle (PIP) and Related Matters.

Within 28 days of being notified of a Planning Application, members must use Consultee Access (or Public Access if only that is available) or to notify the planning officer that they may wish to call-in the Planning Application to the relevant Planning Committee.

In response to a notification, once the officer has reached a recommendation, they will inform the member who has requested the call-in (and the Ward members if the member is from a different ward).

The member requesting the call-in then has 7 days in which to provide material planning reasons via Consultee Access, confirming their request for the Planning Application to be considered by committee.

At that time, the member requesting the call-in must also disclose whether they have a Disclosable Pecuniary Interest, personal interest, prejudicial interest, or any personal bias in the Planning Application being called in.

The Service Director Planning and Environment in consultation with the Chairman (or, in his absence, the Vice-Chairman) of the relevant planning committee will determine whether the matter called-in by a councillor would benefit from Planning Committee scrutiny, or whether the exercise of delegated powers is appropriate.

The Chairman will notify the relevant member of the decision.

Can an application be "called-up" after 28 days?

It is recognised that there may be exceptional circumstances, after the 28 days of being notified of a planning application, that a member may wish to call up an application.

If after 28 days of being notified of an application and providing the application has not yet been determined, Members can notify the planning officer, using Consulte/Public Access, that they wish to call in the application into the relevant planning committee:

- as a direct result of substantial changes to the Planning Application
- due to a change of circumstances
- due to another reason for the delay in notification

Members will need to cite at least one of these reasons for the delay in notification.

At that time, the member requesting the call-in must also disclose whether they have a Disclosable Pecuniary Interest, personal interest, prejudicial interest, or any personal bias in the Planning Application being called in.

The Service Director Planning and Environment in consultation with the Chairman (or, in his absence, the Vice-Chairman) of the relevant planning committee will determine whether the matter called-in by a councillor should be considered by Planning Committee, or whether the exercise of delegated powers is appropriate.

The Chairman will notify the relevant member of the decision and explain the reasons if the request is declined.

Three Member Call in Process

Where a call-in has been requested by all members of a ward, the application will automatically be considered by the relevant Planning Committee.

The members requesting the call-in must also disclose whether they have a Disclosable Pecuniary Interest, personal interest, prejudicial interest, or any personal bias in the Planning Application being called in.

Parish and Town Council Call in Process:

Within 28 days of being notified of a Planning Application, Town and Parish Councils must use Public Access or Consultee Access to notify the planning officer that

- They wish to call-in the Planning Application to the relevant Planning Committee.
- Provide material planning reasons for a call in
- Provide an undertaking that a representative will attend and speak at committee if the request for call-in is agreed.

The Service Director Planning and Environment in consultation with the Chairman (or, in his absence, the Vice-Chairman) of the relevant planning committee will determine whether the matter called-in by the Town or Parish Council should be considered by Planning Committee, or whether the exercise of delegated powers is appropriate.

11. Amending a planning permission

A common question we are asked is how someone can amend a planning permission once it has been granted. Often, some small changes are needed, due to construction techniques, or a change in circumstances.

There are three ways of amending an existing planning permission:

Non-Material Amendments

This procedure covers very small changes, e.g. moving a window or a wall slightly. Has no material impact on the original permission and an application is solely to assess whether it is a non-material change, or not. If granted, the amended details/alteration replaces the original planning permission.

Minor Material Amendments (a "Section 73" application)

This covers slightly bigger changes, providing they are not substantially different to what was originally approved. If granted, this creates a new planning permission. The applicant can then choose whether to implement the original or the revised scheme.

A New Planning Application

If the changes proposed are significant, change the size of the development, site area, or changes the description of the original development, then normally a new planning application will be required.

12. What is Permitted Development?

Permitted development rights are a national grant of planning permission that allow certain building works and changes of use to be carried out without having to first make a formal planning application.

There are numerous "Classes" of permitted development set out in the legislation; the Town and Country Planning (General Permitted Development) (England) Order 2015, as amended (the "GPDO"). Each Class contains a list of limitations and conditions, all of which must be complied with for the proposal to benefit from "permitted development" rights.

These are all factual criteria, e.g., relating to height, volume, distance to boundary, etc. If they are all complied with, as a matter of fact, the proposal does not require an express planning permission from the Council. Normal planning considerations such as local plan and neighbourhood plan polices are not considered.

If an applicant wants confirmation whether something is permitted development, they can apply for a Certificate of Lawfulness. This is a legal determination to check if the proposal complies with all the relevant criteria in the legislation.

It is not necessary to apply for such a certificate, although to avoid costly mistakes it is helpful for "peace of mind" and avoids difficulties in selling the property in the future.

13. Planning Enforcement

How to report a suspected breach of planning control in your area

The Planning Compliance and Enforcement team investigates a variety of breaches of planning control. Such breaches may include unauthorised building works, changes of use, and breaches of planning conditions.

They also investigate illegal works to trees, hedgerows, and Listed Buildings. For more detailed information on the planning enforcement service, please see the

Planning Enforcement and Monitoring Plan

What to do if you suspect a breach of planning control has occurred

Some minor works do not fall within the definition of "development" in planning legislation and so do not need any planning permission at all.

Other building work is automatically granted planning permission through national government legislation (permitted development rights).

If you are concerned that a breach of planning control is occurring or has already occurred, then the planning compliance and enforcement team will investigate the allegation and can take formal enforcement action where appropriate and necessary.

How to contact us

For the purposes of efficiency, the team's preferred method of reporting an alleged breach is via this web link Report a planning breach | Buckinghamshire Council

Bank Holiday Planning Enforcement Service

The Council currently provide a planning enforcement service to investigate specific breaches of planning control during bank holidays, namely

- Illegal works to protected trees
- Illegal works to Listed Buildings, including demolition
- Any breach of condition that has a significant and detrimental impact on the residential amenity of neighbouring properties
- The creation of unauthorised caravan sites
- Any other breach of planning control that has a **significant** detrimental impact on the local area or has the potential to cause serious irreversible harm.

Alleged breaches of planning that meet one of the above criteria should be reported via our Bank Holiday service number **07796 993523**. Your enquiry will be triaged, appropriately prioritised, and directed to an officer for investigation as appropriate. You will be advised if the allegation will be dealt with by an officer immediately or sent to the team for follow up in office hours.

The Bank Holiday service is available between the hours of 9am and 5pm on the April, May, and August Bank Holiday weekends only.

Please note that the phone number for this service 07796 993523 is only in use during the bank holiday weekend between the hours of 9am and 5pm. It is not monitored at any other time and there is no option to leave a voice mail message.

If your call is not answered, the officer will call you back at their earliest opportunity. Please therefore do not call from a withheld number.

Unauthorised works to protected trees

If you suspect that works are being undertaken to a protected tree or hedgerow, or a tree in a conservation area then please provide as much detail as you can about the works. Any details of the persons, company or vehicles involved in the works can be critical in such matters.

Any photos that can be obtained from you or members of the public can also be highly useful. It is only recommended that photos be taken where persons feel comfortable in doing so and can do so safely.

Creation of an unauthorised caravan site

The use of land as a caravan site requires planning permission in almost all cases.

If you suspect that a breach of planning control has occurred in relation to land being used as a caravan site, or if works have begun to lay hardstanding in preparation for such a use, then please contact the planning compliance and enforcement team using the communication channels above.

If your enquiry is regarding an unauthorised encampment on public land then please contact the Buckinghamshire Council Gypsy & Traveller Service; they operate Monday to Friday, 08.00 - 17.00.

You can report an unauthorised encampment here (Report an unauthorised encampment | Buckinghamshire Council), or by calling 01296 395000.

14. Planning Policy

Our planning policy documents set the context for development in Buckinghamshire.

They govern the decisions made on planning applications and ensure that development proposals are suitable for their proposed area. Ensuring the right development in the right place at the right time.

Planning policy is created at two different levels:

- national planning policies set by the government through the National Planning Policy Framework (NPPF)
- local planning policies created by local planning authorities (such as Buckinghamshire Council), or at neighbourhood level by town and parish councils or neighbourhood forums

The NPPF sets out the government's planning policies for England and how these are expected to be applied.

Buckinghamshire Council is required to produce development plans which set out planning policies for the local area. These plans also allocate areas for future development and identify areas that should be protected from development. Buckinghamshire Council also produces a separate Minerals and Waste local plan.

The development plan includes:

- adopted local plans from legacy Council areas
- a minerals and waste plan for Buckinghamshire
- neighbourhood plans that have been put into place or 'made'

Local plans

A local plan shows where development can happen, and where it needs to be carefully controlled, such as in protected places.

Buckinghamshire has four adopted local plans from legacy councils. We are currently preparing a new local plan, LP4B, which will replace the legacy council plans.

Our new local plan aims to deliver sustainable development in several ways, including:

- meeting the social, economic, and environmental needs of Buckinghamshire
- better quality places
- more comprehensive and predictable delivery of all kinds of infrastructure
- making sure there are enough of the right homes and workplaces
- getting the infrastructure in the right place at the right time
- delivering better deals from developers on the obligations arising from their proposals

Neighbourhood development plans

Neighbourhood development plans are created by communities to develop a shared vision for their neighbourhood.

Once they are formally made their policies become part of the development plan and used to make decisions on planning applications. In this way, they can shape the development and growth of their local area.

The Localism Act 2011 introduced new powers for communities to influence development in their local area. These powers include the ability to create a:

- neighbourhood development plan: that sets out policies that guide decisions made about development in an area
- **neighbourhood development order:** which gives the community the ability to grant planning permission for specific kinds of development
- **Community Right to Build Order:** which are planning permissions granted by the community to deliver small-scale, site-specific community projects

Neighbourhood development plans must have at least one policy, relate to a specific area and cannot be used to propose a lower level of housing growth than has already been proposed within the strategic policies in the local plan.

Housing land supply

We constantly monitor potential housing sites across Buckinghamshire and keep a 5-year housing land supply register.

This is so we can be sure there are enough sites to meet the housing needs set out in our adopted strategic policies for the next 5 years. National planning policy sets out a requirement for local planning authorities to demonstrate a rolling 5-year supply of housing against their housing requirement.

The Buckinghamshire 5-Year Housing Land Supply Position Statement is available to view on the website: <u>Planning website</u>.

Housing and Economic Land Availability Assessment (HELAA)

As a local authority, we must assess the amount of land available for housing and economic development in Buckinghamshire, in accordance with the both the National Planning Policy Framework (NPPF) and National Planning Practice Guidance (PPG).

This assessment is called the **Housing and Economic Land Availability Assessment** (HELAA). It is a technical study that determines the suitability, availability and achievability of land for development.

The HELAA is an important evidence source to inform plan-making. It does not however:

- represent policy
- determine whether a site should be allocated for future development
- determine whether planning permission should be granted.

Land allocations can only be made through local plans or neighbourhood plans.

Monitoring report

The Buckinghamshire Council Authority Monitoring Report (AMR) provides a snapshot of how we are performing against our planning policies.

This includes information on housing, employment, and the environment. It is a record of how the council is performing and how much development is taking place.

The AMR is made up of documents that we aim to update at least annually when information becomes available.

15. S106 Planning Obligations and Community Infrastructure Levy

Planning obligations are set out either within bilateral legal agreements or within unilateral undertakings.

These are deeds between the local authority and developers that can be attached to a planning permission to make developments that would otherwise be unacceptable in planning terms acceptable.

Under s106 of the Town and Country Planning Act 1990 as amended, planning obligations are capable of:

- restricting the development or use of the land in any specified way (for example requiring some housing to be provided as affordable housing)
- requiring specified operations or activities to be carried out on land
- requiring land to be used in any specified way
- requiring a sum or sums to be paid to the authority

Regulations state that a planning obligation may only constitute a reason for granting planning permission if it is:

- necessary to make the development acceptable in planning terms.
- directly related to the development; and
- fairly and reasonably related in scale and kind to the development

Where financial contributions are required by a planning obligation within a section 106 agreement or a unilateral undertaking these are often referred to as **\$106** contributions.

It may be necessary for a Council to secure contributions from several developments over a period before it is in a position to implement a significant infrastructure scheme, such a road, for which funds have been secured.

Developer Contributions

The requirement for new infrastructure is often driven by the need to mitigate the impacts of proposed new development. Developer contributions are an important source of funding to allow the Council to provide that infrastructure. Contributions can be through:

- planning obligations within section 106 agreements and unilateral undertakings
- the Community Infrastructure Levy (CIL) a fixed charge levied on new development to fund infrastructure.

S106 Contributions

These are contributions from developers secured by a legal agreement usually accompanying a planning permission, to make developments acceptable which would otherwise be unacceptable in planning terms. The key features of these are:

- Secured during the planning process, bespoke, and negotiated (unlike CIL). Often from larger developments.
- Usually focused on site specific mitigation of the impact of development, e.g. to provide new infrastructure.
- Payments often linked to 'trigger points' at different stages of development e.g. occupation of 50, or 100 homes, and may vary for each contribution and by site.
- Typically, must be spent within a set timescale, often within ten years of receipt.

It is during the application process, prior to determination that Members have an opportunity to identify and request mitigation proposals. This should be included in any comments you wish to make on the planning application. It should be noted that identifying and requesting mitigation if the planning application is to proceed, does not prejudice or undermine your overall position.

Proposals for mitigation schemes that are a good fit with the Council's strategies and policies and are considered affordable and deliverable are more likely to result in contributions being secured. Mitigation must only be sought where it is necessary, directly related and proportionate to development proposals. Members are encouraged to engage with the relevant service that would be responsible for delivering any mitigation schemes as early as possible.

At the stage of drafting and finalising a S106 agreement, we are working to an approved Heads of Terms. The S106 agreement is the legal mechanism that secures the obligations as set out in the recommendation to approve (either by the officer or planning committee). We do however publish S106 drafts for either 5 or 10 working days (dependant on the number of obligations) prior to completion, albeit this is not a formal consultation. This Statutory Duty does not require the Council publish every "iteration" of a draft planning obligation under construction during the negotiation stage.

Community Infrastructure Levy (CIL)

This is a charge levied on new development in accordance with CIL Charging Schedules. Reflecting their legacy origins, these are different for the West and South/East areas with different rates, which apply to different categories of uses. There is not a CIL Charging Schedule currently in place for the Aylesbury Vale area.

CIL can be used by the Charging Authority (Buckinghamshire Council) for "the provision, improvement, replacement, operation or maintenance of infrastructure to support the development of its area".

Although the levy can used to fund a wide range of infrastructure (including health and social care facilities), it cannot be used to fund affordable housing. Its key features are:

- Charged for all developments involving the creation of a dwelling.
- For all other development (not creating a dwelling) charge is based on which Charging Schedule the development falls under (West or South/East).
- Where CIL is chargeable it depends on the size of new development (the gross internal area measured in sqm). Chargeable developments (except for new dwellings) are exempt if less than 100sqm of new floorspace created.
- There are notable exemptions and reliefs, (including for self-build, affordable housing, and charities).
- CIL is not negotiable (unlike section 106 contributions).

Up to 5% may be retained by the Council towards the cost of administering CIL. A proportion of CIL (15% rising to 25% where a Neighbourhood Plan is adopted) collected from development is passed to the Town or Parish Council within which the development was situated.

In the unparished area of High Wycombe, including the area to which the Daws Hill Neighbourhood Plan applies, the local allocation is held by the Council in a ringfenced account. Decisions are taken on its use following consultation with and recommendations from the High Wycombe Town Committee.

Allocation and use of developer contributions

The use of specific contributions is usually specified with in the relevant s106 agreement.

The CIL that is retained by the Council is integrated into the capital budget setting process, as a corporate resource, which is agreed by members at Council every February. This reflects the Council's wider responsibilities for infrastructure and the financial pressure on capital resources. At the same time, it is recognised that CIL must be used to support the development of the area.

Members are well placed to be aware of key local priorities. These can be thought of as falling in two categories: strategic and local. The former will tend to have benefits beyond the local area and will typically be embedded in a relevant strategy document e.g. transport links, new or extended secondary schools, strategic open space and leisure centres. Examples of the latter could include environmental improvements to a local shopping parade.

There are two corresponding routes that can be taken to seek funding. For strategic schemes, the first is to ensure that the relevant Cabinet Member is aware of that scheme and takes this into account in setting strategies and action plans and in terms of considering it against all portfolio priorities during the budget setting processes.

For local schemes, Members are often well placed to influence how the local CIL allocation that is passed to Town and Parish Councils is spent. This is 15% of CIL received (and increases to 25% where there is an approved Neighbourhood Plan in place). There is typically greater latitude in the scope of the use of these funds, as these councils have fewer funding responsibilities and the rules concerning the use of CIL are less strict.

Infrastructure Funding Statement

Since 2020 the Council has published an annual Infrastructure Funding Statement (IFS) in accordance with government requirements.

The IFS sets out details of developer contribution receipts and the types of infrastructure and projects that may be funded by the Community Infrastructure Levy (CIL) and from Section 106 contributions.

The IFS can be viewed on the Council website at <u>Infrastructure funding statement |</u> Buckinghamshire Council

16. Different types of planning applications

Outline Planning Permission

Outline Planning Permission, which can include any number (or none) of the five detailed matters below. If it includes none, then it is essentially the principle of development that is being considered at the outline stage.

Reserved Matters: the remaining detailed matters, which have been reserved from the outline stage, need to be applied for after an outline planning permission is granted. They include:

- layout way the development is laid out in relation to buildings and spaces outside the development.
- scale size of the development
- appearance the way it looks/ the exterior of the development.
- means of access routes to and within the site.
- landscaping trees, hedges, and hard landscaping such as paving.

The outline permission and the approved reserved matters together make up the planning permission.

Full Planning Permission

An application can simply be for "full" planning permission, although other variations of the same thing can include:

- Retrospective Planning Permission.
- Variation of a Planning Condition.
- Householder Planning Applications.
- Permission in Principle and Technical Details Consent

Other Applications, Consent and Notifications

As well as "planning permission" we also deal with other related notification and consent regimes, things like:

- Advertisement Consent
- Listed Building Consent
- Certificates of lawfulness of existing use or development

- Certificates of lawfulness of proposed use or development
- Approval of Details reserved by Condition
- Non-Material Minor Amendment
- Hedgerow removal notices
- Works to trees protected by a Tree Preservation Order
- Works to trees in a Conservation Area
- Various permitted development prior notifications

There are over 50 types of applications and notifications all with different timescales and legal criteria.

Government planning application monitoring

The government monitor the performance of every planning authority under three main application definitions.

Major application - definition

'Major development' involves any one or more of the following.

- The provision of dwelling/houses where
 - o The number of dwelling/houses to be provided is 10 or more: or
 - The development is to be carried out on a site having an area of 0.5 hectares or more and it is not known whether the number of dwelling/houses to be provided is 10 or more.
- The provision of a building or buildings where the floor space to be created by the development is 1000 square metres or more: or
- Development carried out on a site having an area of one hectare or more.

Minor application - definition

'Minor development' involves any one or more of the following.

- For dwelling/houses, minor development is one where the number of dwellings/houses to be provided is between one and nine inclusive on a site having an area of less than one hectare.
- Where the number of dwellings/houses to be provided is not known, a site area of less than 0.5 hectares should be used as the definition of a minor development.
- For all other uses, a minor development is one where the floor space to be created is less than 1,000 square metres or where the site area is less than one hectare.

Other application types - definition

- Change of land use, only if the application does not have a site area greater than one hectare; and no building or engineering work is involved, or the building or engineering work would be permitted development were it not for the fact that the development involved a change of use.
- Householder developments are defined as those within the curtilage of a dwelling house and include extensions, conservatories, loft conversions, dormer windows, alterations, garages, car ports or outbuildings, swimming pools, walls, fences, domestic vehicular accesses including footway crossovers, granny annexes, porches, and satellite dishes.
- Applications for consent to display advertisements under the Town and Country Planning (Control of Advertisements) (England) Regulations 2007 (as amended).

- Applications for listed building consent to extend, alter or demolish under Section 8 of the Planning (Listed Buildings and Conservation Areas) Act 1990.
- Planning applications for relevant demolition of an unlisted building in a conservation area under section 70 of the Town and Country Planning Act 1990.

17. Planning Appeals

Appeal Process

The most common type of planning appeal is appeals against the refusal of planning permission, but appeals can be lodged in other circumstances e.g. where an application is granted subject to conditions the applicant considers unreasonable.

An applicant can appeal a planning decision if either:

- they disagree with it, or
- the decision was not made within 8 weeks (13 weeks for a major development) and an extension of time has not been agreed.,

If you disagree with a planning application decision, you must appeal within 6 months of the date on the decision notice from your local planning authority. If they did not decide within 8 weeks, you can appeal up to 6 months after the decision was due.

There is a different fast track process to <u>appeal a householder planning decision</u> for a smaller project like an extension, conservatory, or loft conversion.

Only the person who made the application can appeal. There is no third party right to appeal.

The procedures can vary depending on the type of application or consent you are appealing against e.g. the deadline is earlier if you have received an <u>enforcement notice</u> you must appeal within 28 days of the notice. The planning inspectorate website provides all the necessary details; https://www.gov.uk/appeal-planning-decision/make-an-appeal

Types of Appeal Procedure

There are several types of planning appeal procedure:

Written Representations

The appellant makes a written submission, the Local Planning Authority makes a written submission, and the Inspector decides based on what they have received.

Householder

A fast-track written representations appeal. The Inspector bases his decision on the representations submitted at the time the application was being considered and the case officers' report. No further representations are permitted.

Hearing

Written submissions are exchanged, and a hearing is held. This allows all parties to sit around a table and take part in a discussion chaired by the Inspector.

Public Inquiry

Written submission (proofs of evidence) is exchanged, and an Inspector holds a formal Inquiry. This involves each witness being examined and then cross-examined on their evidence (rather like in court). The Council will instruct a barrister, to present the strongest possible case.

Hybrid

An Inspector can consider different material considerations in the same appeal under different appeal types e.g. housing as an Inquiry, landscaping as a Hearing and the rest as Written Representations.

Blended

Prior to covid all Public Inquiries and Hearing were held "in person". During covid they were all held remotely as "Teams" meetings.

Post covid the default is that they will be held in person, but the option of a "blended" process is available to Inspectors. This process requires those who can attend in person to do so, but those who cannot attend in person (usually due to infection or being "at risk" of infection) can join remotely and participate through a "Teams" call.

The Planning Inspectorate decide which method they consider is most appropriate.

Members Involvement in Public Inquiries

Members, Town and Parish Councils and residents can all take part in the appeal process. The Planning Inspectorate has produced <u>guidance</u> for taking part in planning and listed building consent appeals.

Anyone who submitted written representations on the planning application are notified of the appeal. The Planning Inspectorate will take into consideration all written representations submitted to the Council as part of the planning application, as well as written representations submitted as part of the appeal. It is important that you adhere to the timescales prescribed by the Planning Inspectorate for written submissions.

Public Inquiries are open to the public, and although the Planning Inspectorate is not obliged to allow members of the public to speak at the inquiry, the Inspector may nonetheless allow interested parties who have submitted written representations to speak at the inquiry.

If you wish to speak at an inquiry, it is important that you are there when it opens (on the first day) because the inspector will:

- Go through some routine matters.
- Tell everyone about the timetable and the order that proceedings will take.
- Ask if there are any interested people who want to speak at the inquiry and will register their names.

If you told the inspector at the start of the inquiry that you wanted to speak, and you decide to ask any of the witnesses a question (or questions) you must make sure that your questions are relevant to the evidence the witness has given. You should not repeat questions that have already been asked.

When the cases for the main parties have been completed, at the Inspector's discretion, anyone who is interested in the appeal usually has the chance to speak and present their case. When giving your views you should not repeat arguments that you have made already in written representations, or which someone has already said, as this does not help the Inspector.

The Inspector will usually ask if you are willing to answer questions about your evidence. You do not have to do this, though it is often helpful to do so and it may add weight to your evidence. Do not feel intimidated. The Inspector will not let anyone ask you hostile or unfair questions.

If a group of Interested Parties or a parish council would like to have a more active role in the Inquiry, then they may wish to become <u>Rule 6 parties</u>. It is critical that if you want to appear at the Inquiry as a Rule 6 party, that you notify PINS as soon as possible and provide a Statement of Case.

Appendix One – Member and Officer Working in Planning

Ward councillors have an important role to play as representatives of their communities and to bring local information to the decision-making process. Ward councillors may therefore become involved in discussions with officers about individual applications. However, they should remember that it is very easy to create the impression that they are using their position to influence the progress of the application. Any discussions with officers should be seen to be open and above board to avoid any potential accusations of impropriety. Officers should make a note on the file of any such discussions.

Members should not put pressure on officers to put forward a particular recommendation. This does not prevent you from asking questions or submitting views to the planning officer in your constituency role, which may be incorporated into any committee or delegated report.

Members should recognise that officers involved in the processing and determination of planning matters must act in accordance with the Council's Employee Code of Conduct and their professional codes of conduct, primarily the Royal Town Planning Institute's Code of Professional Conduct. As a result, planning officers' views, opinions, or recommendations, will be based on their overriding obligation of professional independence.

Members should approach discussions with Planning Officers professionally, respectively, and courteously. Whilst planning is often an emotive subject, it is not acceptable for members to be threatening, rude, derogatory or use demeaning language. This can cause distress and hurt and leads to distrust between members and officers.

Members should be aware that they may be communicating with junior officers, who do not have the political awareness and experience of senior officers in the Council.

The Planning Protocol sets out what members can expect from planning officers:

- a. Develop a respectful working relationship.
- b. A focus on working together to achieve positive results.
- c. Integrity, mutual support, and appropriate confidentiality.
- d. Openness, transparency and sharing of information provided it does not prejudice an investigation.
- e. For officers to give advice and information to councillors and to implement the planning policies determined by the Council.
- f. In giving advice and preparing and presenting reports officers will express their professional opinions and make recommendations
- g. Officers will act in a highly professional manner, in line with the principles set out in the RTPI's Professional Standards: Code of Conduct.
- h. Assist and support members in their understanding of the planning process.
- i. Provide training and development for councillors to carry out their role effectively.
- j. An awareness of and sensitivity to planning issues within the political environment.
- k. Timely response to planning enquiries.
- I. Notification of Decision relating to a call-in of an application to either Strategic Sites Committee or Area Planning Committee and updates as appropriate.
- m. An understanding of and support for respective roles.

n. To take all responsible precautions to ensure that no conflict of duty arises between the interests of the Council and the interests of themselves or any third party and shall declare any at the earliest opportunity

Benefits of Collaborative Working

Planning Officers and Members should strive to work together to achieve positive results. Members have the capability to be advocates for the planning service out in the community as well as being useful sources of local information.

Communication

Where possible members should utilise Member Surgeries in favour of email correspondence. Not only does this provide Members access at an agreed time to the right officers, it allows a more focused use of limited planning officer resources.

The aim of the surgery is:

- To provide members with a means for discussing planning issues raised by constituents in an open and confidential environment of mutual respect and trust.
- To allow members to build up a better knowledge of the planning system and more confidently perform their roles as local councillors and as advocates for the planning service.
- To increase visibility of officers and allow relationship building.
- To reduce the number of misdirected emails being received

It should be noted that Surgeries are exclusive to members and invites should not be forwarded to third parties.

Planning Officers should proactively respond to members and indicative timescales are set out below:

Telephone Call	Within 48 hours
Email Correspondence	Within 3 working days
Member Surgery Slots	Within 2 working days

Officers will aim to achieve these timescales, however this may not always be possible, for example on the lead up to a planning committee, during an appeal or when officers are on leave.



Rapid Review Scope

Title	Planning for Future Primary Care Provision in Buckinghamshire		
Signed-off by	Cllr David Carroll, Chairman, Growth, Infrastructure and Housing Select Committee and Cllr Jane MacBean, Chairman, Health and Adult Social Care Select Committee		
Author	Kelly Sutherland, Scrutiny Manager		
Date	July 2023		
Rapid Review Group Membership	TBC		
Scrutiny Team Resource	Kelly Sutherland, Scrutiny Manager, Liz Wheaton, Principal Scrutiny Officer and Tom Fowler, Senior Scrutiny Officer		
Lead Cabinet Member	Cllr Peter Strachan, Cabinet Member for Planning and Regeneration and Angela Macpherson, Deputy Leader and Cabinet Member for Adults and Wellbeing		
Lead Service Officer	Steve Bambrick, Service Director and Phillipa Baker, Place Director, Buckinghamshire, Oxfordshire & Berkshire West Integrated Care Board (BOB ICB)		
What is the problem that is trying to be solved?	There is a perceived lack of clearly defined strategies and co-ordination amongst key partners in supporting the future delivery of primary health care in Buckinghamshire.		
	Local Plan for Buckinghamshire (extract from report to Growth, Infrastructure and Housing Select Committee, October 2022)		
	The Council has a statutory duty to prepare a new Local Plan for Buckinghamshire and adopt it by April 2025. More importantly, however, the Plan provides a major opportunity to shape the growth of Buckinghamshire over the next 15 years and beyond.		
	The Plan will complement the work of the Buckinghamshire Growth Board on the Vision for Buckinghamshire and also the Recovery and Growth Proposal, setting out the spatial vision and proposals for the growth of the area up to 2040.		
	It will also be critical to the day to day planning application decisions that the Council takes as the local planning authority, as once adopted (or significantly progressed), the Local Plan is the prime consideration in those decisions. It shapes in detail not just where development takes place but also the quality of the development and secures the infrastructure (or funding for infrastructure) to support it.		

Planning future primary health care provision

The Health & Adult Social Care Select Committee has had growing concerns about how the current healthcare needs of Buckinghamshire's residents are being monitored and how future needs are being planned for across the county.

Recent examples of proposed developments in primary care have highlighted the challenges around clear lines of responsibility, a perceived lack of clearly defined strategies and associated action plans for delivering the proposal and issues around funding the proposal, particularly in relation to S106 agreements.

Since February 2017, the HASC has been involved in reviewing and scrutinising the development of the community hubs in Thame and Marlow Community Hospitals. This project is in its fourth year and concerns have been raised by the Committee, at a number of meetings, about the future plans for developing these hubs further and whether more community hubs will be formed across the county.

Whilst recognising these hubs are run by Buckinghamshire Healthcare NHS Trust, the services provided within them are community-based and link with primary care services. These hubs, therefore, need to be included as part of discussions around the future plans for delivering local health services.

What might the Rapid Review achieve?

It is proposed to hold evidence gathering sessions across two full days which would conclude with recommendations being developed and reported to Cabinet and other key partners.

The review would look to achieve the following:

- Clarity around where the responsibility for planning future primary care services lies and identification of the key influencers and decision-makers in this process;
- A review of current mapping of primary care provision against planned housing growth;
- Identification of potential gaps in the process and thus lead to improved working practices;
- Greater understanding of how primary care infrastructure is funded and the level of support provided to Primary Care Networks/GP surgeries in securing funding and support thereafter to deliver the proposal;
- Clarity around current planning consultations (applications and the local plan) and the level of engagement by health partners in this process;

	 Strengthening of existing partnership working to ensure opportunities for future primary care development are considered as part of the Local Plan for Buckinghamshire; Examine the delivery of developer contributions for local health provision through S106 and CIL agreements. Key lines of enquiry: Establish clear lines of responsibility in relation to the mapping and planning of primary care provision against future housing growth; Explore the decision making process of key stakeholders and partners in Buckinghamshire; Identify what currently works well from the council's planning processes and also from those involved in planning primary care health services; Explore the key challenges in delivering the plans around future growth (to include reviewing the current planning cycles for both the council and NHS as well as reviewing the different funding streams); Provide clarity around the differences between S106 and CIL funding; Review the planning consultation (applications and the local plan) process and assess levels of engagement from health partners; Examine in more detail recent examples of developing primary care in Buckinghamshire to include a review of lessons learnt in the process. By investigating the above, outcomes will include: Enhance existing partnership working between the council and health partners in planning for future health provision; Development of a more cohesive and informed approach to delivering health opportunities through housing developer contributions; Provide greater opportunities for discussions around future primary care health provision in light of the development of the Buckinghamshire Local Plan.
Is the issue of significance to Buckinghamshire as a whole and is the topic within the remit of both Select Committees?	Yes
What work is underway already on this issue?	Development of Local Plan

Are there any key changes that might	Buckinghamshire Local Plan	
impact on this issue?	Levelling-Up and Regeneration Bill (May 2022) which sets the framework for introducing a new infrastructure levy (IL).	
	The newly formed Integrated Care Board for Buckinghamshire, Oxfordshire and Berkshire West has resulted in the abolition of local Clinical Commissioning Groups. The recent appointment of a Place Director for Buckinghamshire to promote and deliver local health and social care plans.	
What are the key timing considerations?	This will be a focussed rapid review	
Who are the key	Ian Thompson, Corporate Director, Planning Growth & Sustainability	
stakeholders & decision-	Steve Bambrick, Service Director, Planning & Environment	
makers?	Susan Kitchen, Planning Lead Officer	
	Helen Harding, Principal Planning Policy Officer	
	Philippa Baker, Place Director (Buckinghamshire)	
	Adrian Chamberlain, job title to be confirmed	
	Peter Redmond, job title to be confirmed	
	Ali Williams, Commercial Director, Buckinghamshire Healthcare NHS Trust	
	Representatives from:	
	Public Health	
	Major Developments team (with particular focus on planning	
	consultations)	
	Buckinghamshire GP Provider Alliance	
What is out of scope?	Liaison with Parish and Town Councils	
	Planning for acute health services	
What	None identified at this stage	
media/communications		
support do you want?		

Evidence-gathering Methodology

What types of methods of evidence-gathering will you use?

List them here:

- Desktop research
- Meetings
- Discussions with other local authorities

How will you involve service-users and the public?

Outline Project Plan

Stage	Key Activity	Dates
Scoping	Inquiry Scope Agreed by Select Committee	July
Evidence-	Evidence-gathering phase – anticipate 2 full	Sept/Oct
gathering	days of meetings with key stakeholders	
Reporting	Final Inquiry Group report with	Oct
	recommendations completed (signed-off by	
	both SC Chairmen)	
	Report published for each Select Committee	Nov
	Both Select Committees agree report to go	Nov
	forward to decision-makers	
	Cabinet/Partners consider recommendations	Dec

Definition of a Rapid Review

A Rapid Review is a focussed investigation with fairly narrow parameters, that can be conducted in a relatively short time scale. For example, you may hold three or four meetings as a review group — one to establish and understand what the key issues are, one or two to gather evidence from service users or other authorities to gain insight into best practice and a final meeting to discuss what members have heard and identify any useful recommendations. A rapid review format will be useful when considering less complex issues and may be helpful in delivering 'quick wins' for the Council's service users and residents.



Growth, Infrastructure and Housing Select Committee (Chairman: David Carroll, Scrutiny officer: Tom Fowler)

Date	Topic	Description & Purpose	Lead Officer	Contributors
6 th July	Member	The Select Committee will review the progress of work on	Steve	Peter Strachan
2023	Engagement in	implementation of the 6 recommendations made in the	Bambrick/Chrissy Urry	
	Planning – 12-	Member Engagement in Planning review which was		
	month progress	presented to Cabinet on 1 st March 2022.		
	update			
	Scoping	A joint piece of work between HASC & GIH Select	Tom Fowler/Elizabeth	N/A
	Document –	Committee on Planning in Healthcare	Wheaton	
	Planning in			
	Healthcare			
	Work Programme	For the committee to approve the work programme.	Tom Fowler	N/A
7th	Housing	Update on actions taken by Buckinghamshire Council and	Lisa Michelson/Jacqui	Mark Winn
September 2023	Standards	Registered providers to address Mould & Damp in rented accommodation	Bromilow	
	Local Plan Update	To review the progress made on the establishment of the	Steve	Peter Strachan
		Buckinghamshire Local Plan	Bambrick/Darran	
			Eggleton	
	Visitor Economy	To provide an update on the progress made towards a	Richard	Martin Tett
	Update	Visitor Economy Strategy.	Ambrose/Matt	
aard			Broadbent	D
23 rd	Planning	Including determination of applications (delegated and	Steve	Peter Strachan
November	Performance	committee), extension of time and appeal	Bambrick/Darran	
2023		numbers/decisions (including committee)	Eggleton	

	Regeneration Frameworks	To review the Bucks Regeneration Framework, as well as the Aylesbury, Wycombe & Chesham Regen frameworks	Lisa Michelson	Martin Tett
	Housing Strategy	To review the Housing Strategy.	Lisa Michelson/Jacqui Bromilow	Mark Winn
15 th February 2024	Buckinghamshire Place Based Growth Model Update	Review the implementation and functioning of the new Growth Board and its 4 sub-boards.	Lisa Michelson/Steve Bambrick	Martin Tett
	CIL/106 update & Planning Committee performance	CIL/106 update & Planning Committee performance - including numbers of applications, type of applications, over-turns, appeals and cost awards	Steve Bambrick/Darran Eggleton	Peter Strachan
18 th April 2024	NPPF Update	To update the committee on changes made to the National Planning Policy Framework	Steve Bambrick/Darran Eggleton	Peter Strachan