

Annual Meeting of South Somerset District Council

Thursday 19th May 2022

6.30 pm

Council Chamber Council Offices Brympton Way Yeovil, BA20 2HT

(disabled access and a hearing loop are available at this meeting venue)



All members of Council are requested to attend this meeting

If you would like any further information on the items to be discussed, please contact the Democratic Services Specialist on 01935 462148 or democracy@southsomerset.gov.uk

Any members of the public wishing to address the meeting at Public Question Time are asked to email democracy@southsomerset.gov.uk by 9.00am on Wednesday 18 May 2022 so we can ensure safe social distancing at the meeting.

This Agenda was issued on Wednesday 11 May 2022.

Jane Portman, Chief Executive Officer



South Somerset District Council Membership

Jason Baker Robin Bastable Mike Best Neil Bloomfield Ray Buckler Dave Bulmer Hayward Burt Tony Capozzoli Martin Carnell Malcolm Cavill John Clark Nicola Clark Louise Clarke Nick Colbert Adam Dance Sarah Dyke Karl Gill David Gubbins Peter Gubbins Paul Maxwell

Brian Hamilton Mike Hewitson Henry Hobhouse Ben Hodgson Charlie Hull Kaysar Hussain Val Keitch Andy Kendall Jenny Kenton Tim Kerley Mike Lewis Mike Lock Pauline Lock Tony Lock Kevin Messenger Graham Oakes Tricia O'Brien Sue Osborne Tiffany Osborne

Wes Read

Robin Pailthorpe Oliver Patrick Clare Paul Crispin Raikes David Recardo Paul Rowsell Dean Ruddle Gina Seaton Peter Seib **Garry Shortland** Jeny Snell Andy Soughton Mike Stanton Rob Stickland Lucy Trimnell **Gerard Tucker** Martin Wale William Wallace Colin Winder

Information for the Public

The meetings of the full Council, comprising all 60 members of South Somerset District Council, are held at least 6 times a year. The full Council approves the Council's budget and the major policies which comprise the Council's policy framework. Other decisions which the full Council has to take include appointing the Leader of the Council, members of the District Executive, other Council Committees and approving the Council's Constitution (which details how the Council works including the scheme allocating decisions and Council functions to committees and officers).

Meetings of the Council are scheduled to be held monthly at 6.30 p.m. on the third Thursday of the month in the Council Offices, Brympton Way although some dates are only reserve dates and may not be needed.

The agenda, minutes and the timetable for council meetings are published on the Council's website – www.southsomerset.gov.uk/councillors-and-democracy/meetings-and-decisions

Agendas and minutes can also be viewed via the modern.gov app (free) available for iPads and Android devices. Search for 'modern.gov' in the app store for your device and select 'South Somerset' from the list of publishers and then select the committees of interest. A wi-fi signal will be required for a very short time to download an agenda but once downloaded, documents will be viewable offline.

Public participation at meetings (held in person and via Zoom) Public question time

We recognise that these are challenging times but we still value the public's contribution to our meetings. If you would like to participate and contribute in the meeting, we would encourage you to please join on-line through Zoom at: https://zoom.us/join You will need an internet connection to do this.

Please email democracy@southsomerset.gov.uk for the details to join the meeting.

If you would like to view the meeting without participating, please see: https://www.youtube.com/channel/UCSDst3IHGj9WoGnwJGF_soA

The period allowed for participation in Public Question Time shall not exceed 15 minutes except with the consent of the Chairman and members of the Committee. Each individual speaker shall be restricted to a total of three minutes.

If you would like to attend the meeting in person and speak at Public Question Time, please email democracy@southsomerset.gov.uk by 9.00am on Wednesday 18 May 2022. We need to know how many public are attending to ensure safe social distancing at the meeting. When you have registered, the Chairman will invite you to speak at the appropriate time during the meeting.

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South Somerset District Council Thursday 19 May 2022

Agenda

- 1. Election of Chairman
- 2. Appointment of Vice Chairman
- 3. Apologies for Absence
- 4. Minutes

To approve and sign the minutes of the previous meeting held on Thursday, 17 March 2022.

5. Declarations of Interest

In accordance with the Council's current Code of Conduct (as amended 26 February 2015), which includes all the provisions relating to Disclosable Pecuniary Interests (DPI), personal and prejudicial interests, Members are asked to declare any DPI and also any personal interests (and whether or not such personal interests are also "prejudicial") in relation to any matter on the Agenda for this meeting.

Members are reminded that they need to declare the fact that they are also a member of a County, Town or Parish Council as a Personal Interest. Where you are also a member of Somerset County Council and/or a Town or Parish Council within South Somerset you must declare a prejudicial interest in any business on the agenda where there is a financial benefit or gain or advantage to Somerset County Council and/or a Town or Parish Council which would be at the cost or to the financial disadvantage of South Somerset District Council.

- 6. Public Question Time
- 7. Chairman's Announcements

Items for Discussion

- 8. Chairman's Engagements (Page 6)
- 9. Appointment of Member Level Bodies 2022/23 (Pages 7 24)
- 10. Statement of Licensing Policy under the Licensing Act 2003

This item has been withdrawn from the Agenda and will be presented to a future Council meeting.

- 11. Planning Changes to the Scheme of Delegation to increase the efficiency of the Planning Service (Pages 25 30)
- 12. Planning Planning Application Validation Requirements; Revised Validation Checklist (Pages 31 132)

- 13. Planning Discretionary fees for Pre-application advice and associated services (Pages 133 139)
- 14. Notification of a Decision taken under delegated powers in respect of a Dispensation for a Councillor (Pages 140 142)
- **15. Report of Executive Decisions** (Pages 143 147)
- **16. Audit Committee** (Page 148)
- **17. Scrutiny Committee** (Page 149)
- 18. Motions

There were no Motions submitted by Members.

19. Questions Under Procedure Rule 10

There were no questions submitted under Procedure Rule 10.

20. Date of Next Meeting (Page 150)

Agenda Item 8



Chairman's Engagements

The Chairman and his wife Christine will be attending HM Queens Platinum Jubilee Choral Evensong at Wells Cathedral on 22nd May.

Agenda Item 9



Appointment of Member Level Bodies 2022/23

Executive Portfolio Holder: Val Keitch, Strategy and Housing Strategic Director: Jill Byron, Monitoring Officer

Lead Officer: Angela Cox, Democratic Services Specialist

Contact Details: Angela.cox@southsomerset.gov.uk or 01935 462148

Purpose of the Report

This report seeks approval to appoint member-level bodies (committees and working groups etc.) for the municipal year 2022/2023.

Public Interest

Each year, the Council reviews the membership of its Committees, Boards and representation by Councillors on outside organisations. This report seeks to make the formal appointments to the Council's committees, including the size for each committee and the appointment of the Chairman and Deputy Chairman to each committee.

Recommendations

It is recommended that:

- (1) The Council note that it appointed the Leader of the Council in May 2019 for a period of four years, starting on the day of her election and ending on the vesting day of the new Somerset Council on 1st April 2023.
- (2) The Council note that the Leader appointed a Deputy Leader in May 2019 to hold office until the end of the term of office of the Leader.
- (3) The Leader appoint between 1 and 8 further District Executive Members.
- (4) The Council re-establish the following member-level bodies for 2022/2023:
 - a. Scrutiny Committee (14 members in political balance) (10 LD, 3 Cons, 1 Ind)
 - b. Audit Committee (10 members in political balance) (7 LD, 2 Cons, 1 Ind)
 - c. 4 Area Committees (geographical representation)
 - d. Regulation Committee (14 members in political balance) (10 LD, 3 Cons, 1 Ind)



- e. Licensing Committee (15 members not required to be in political balance)
- f. Appointments Committee (8 members in political balance) (5 LD, 2 Cons, 1 Ind)
- g. **Standards Committee** (6 District Council members in political balance plus 5 co-optees) (4 LD, 2 Cons)
- (5) The Council appoint members to the bodies listed in recommendation (4) above having regard to the principles of political balance where appropriate as set out in paragraph 4 of this report.
- (6) The Council appoint Chairmen and Vice Chairmen of the bodies listed in (4) above.
- (7) The Council agree that the bodies appointed in (5) above will operate in accordance with their existing terms of reference (as attached at Appendix A) and the scheme of delegation set out in Part 3 of the Constitution.
- (8) The Council agree to appoint members to Council wide panels and partnerships below:

Panel or Partnership	Current Membership	Purpose
Appeals Panel (political balance) LD5, C2, I1	Jason Baker Sarah Dyke Peter Gubbins Crispin Raikes Peter Seib Tony Capozzoli Hayward Burt Martin Wale	This Panel, which considers and determines appeals by staff in accordance with the Council's Disciplinary Procedure comprises a pool of 8 members from which members are drawn to sit on the appeals as required. As this Panel makes decisions, regard has to be given to political proportionality.
Strategic Development Board	Val Keitch Peter Gubbins Jason Baker Henry Hobhouse John Clark Mike Best Peter Seib Sarah Dyke	The Strategic Development Board will shape, oversee and monitor the delivery of the Council's development ambitions for the District including: • Infrastructure • Housing • Economic Development • Regeneration
Chard Regeneration Project Board	Jason Baker Garry Shortland Martin Wale Dave Bulmer Jenny Kenton Val Keitch	The boards will be responsible for the delivery of the individual Regeneration Projects. Each Board also includes the Lead Director (Project Sponsor), Chief Finance Officer and a limited number of key delivery partners

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Panal or Partnership		Durance
Panel or Partnership		Purpose
	Membership	
Yeovil Refresh Project Board	Peter Gubbins Tony Lock John Clark Val Keitch	
Wincanton Regeneration Project Board	Henry Hobhouse Colin Winder Nick Colbert Val Keitch	
The Octagon Redevelopment Project Board	Mike Best Peter Seib John Clark Val Keitch	
Local Strategic Partnership	Val Keitch Peter Gubbins Jason Baker Adam Dance Henry Hobhouse	The Council has established a Local Strategic Partnership to implement a community strategy for the district. The Council's current representative on the Partnership is the Leader of the Council and the four Area Chairmen.
South West Internal Audit Partnership Ltd	Robin Bastable	The Members Board was established to oversee the work of the Audit Partnership, a Company Limited by Guarantee from 1 st April 2013, and has one member appointed by this Council.
Somerset Waste Board	Sarah Dyke Tim Kerley	This Joint Committee consists of 2 representatives from each Partner Authority in Somerset
PATROL Joint Committee (Parking and Traffic Regulation Outside London)	Tony Lock	This Joint Committee consists of one representative from each Partner Authority in Somerset to deal with car park ticket appeals from the public if they are not in agreement to the decision given by the issuing authority. This is a requirement under CPE (Civil Parking Enforcement) legislation.
Somerset Growth Board	John Clark	The Somerset Growth Board has been established to ensure the Somerset Growth Plan is integrated with the economic agendas of the Local Enterprise Partnership and other key partners. This appointment will be the Portfolio Holder for Economic Development.



- (9) The Council note that the Strategic Alliance with Sedgemoor District Council has ceased as all the Somerset Councils move towards Unitary Council status in April 2023.
- (10) The Council agree to appoint members to the Council wide outside bodies as listed below and note that all other appointments to outside bodies will be made by the Area Committees for area specific issues.

Organisation	Current representatives
Board of Governors for Yeovil District Hospital NHS Foundation Trust	David Recardo
LGA General Assembly	Val Keitch
South West Provincial Employers	Vacancy
South West Councils	Val Keitch
Somerset Rivers Authority	Mike Stanton Robin Bastable (sub)
Parrett Drainage Board	Mike Lewis Gerard Tucker (sub)
Somerset Water Management Partnership	Sarah Dyke
Health & Well-Being Board	Brian Hamilton
Safer Somerset Partnership	Tony Lock
Avon and Somerset Police and Crime Panel	Nicola Clark
Somerset Building Preservation Trust	Tim Kerley
Armed Forces Community Covenant	Andy Kendall
Somerset Local Access Forum	Paul Maxwell
Homelessness Reduction Board	Val Keitch

- (11) The Council note the Independent Members' Remuneration Panel have not met for a number of years as Council agreed to an annual uplift of all Basic and Special Responsibility Allowances by the same percentage as the equivalent negotiated APT&C pay award for officers in 2009.
- (12) The Council agree the continuation of Council Procedure Rule 40(B) Appointment of substitute Members at meetings of Committees.



(13) The Council confirm the Council's annual meetings timetable as attached at Appendix B.

Background

This report asks Council and the Leader to appoint its committees and other member level bodies for the new municipal year. The report also asks the Council to appoint its representatives on outside bodies.

All party groups have been asked for their nominations to serve on the committees.

Report Detail

a. District Executive

Leader of the Council, Deputy Leader and between 1 and 8 further Executive Members.

In accordance with the Constitution the Council, the Executive Leader appoints between 1 and 8 further Executive Members. The Leader then maintains the list of responsibilities allocated to individual Executive members, which is reported in Part 3 of the Constitution.

b. Scrutiny Committee

Political Balance 14 members (LD 10, Cons 3, Ind 1)

The Council has agreed that the Chairman of the Scrutiny Committee and one Vice Chairman shall be appointed from each of the two minority groups and one Vice Chairman to be appointed from the majority group.

c. Audit Committee

Political Balance 10 Members (LD 7, Cons 2, 1 Ind)

d. Area Committees

Area based committees are exempt from political balance requirements, and comprise the wards as set out below:



Area East	Area North	Area South	Area West
Committee	Committee	Committee	Committee
Blackmoor Vale	Burrow Hill	Brympton	Blackdown, Tatworth
Bruton	Curry Rivel,	Coker	and Forton
Camelot	Langport and Huish	Yeovil (All Wards)	Chard (All Wards)
Cary	Hamdon	Yeovil Without	Crewkerne
Milborne Port	Islemoor		Eggwood
Northstone,	Martock		Ilminster
Ivelchester and St	South Petherton		Neroche
Michael's	Turn Hill		Parrett
Tower	Wessex		Windwhistle
Wincanton			

e. Regulation Committee

Political Balance 14 Members (LD 10, Cons 3, Ind 1)

The Council has previously agreed that the Committee should, as far as practicable, also be appointed in geographical balance. For the area that the Chairman comes from there shall be 4 members appointed, and 3 members from the other areas.

f. Licensing Committee

Not required to be appointed in political balance 15 Members (currently LD 11, Cons 3, Ind 1)

g. Appointments Committee

Political Balance 8 Members (LD 5, Cons 2, Ind 1)

h. Standards Committee

Political Balance

6 members (LD 4, Cons 2)* one of whom may be a member of the Executive (appointed by the Leader of Council).

The nominated independent members are: Christopher Borland and Peter Forrester.

There are three vacancies for parish representatives.

1. Council Constitution - Scheme of Delegation and Terms of Reference

The Member-level scheme of delegation and terms of reference for the above Council committees and panels are set out in Part 3 of the Constitution.



The District Council's Constitution sets out how the Council operates, how decisions are made, and the procedures that are followed to ensure that these are efficient, transparent and accountable to local people. Some of these processes are required by the law, while others are a matter for the Council to choose.

2. Independent Members' Remuneration Panel

The Independent Members' Remuneration Panel have not met for a number of years as Council agreed to an annual uplift of all Basic and Special Responsibility Allowances by the same percentage as the equivalent negotiated APT&C pay award for officers in 2009. Members Allowances are due to be reviewed very shortly for the new Unitary Authority in 2023.

3. Meetings Timetable

The meetings timetable for 2022/2023 is attached at Appendix B for confirmation. There may be some time or date adjustments to committees following the Somerset County Council meeting on 25 May 2022.

4. Political Balance and Memberships

In accordance with the Local Government and Housing Act 1989 the Council is required to review the representation on committees and to allocate seats to political groups on the basis of the overall political composition of the Council. The exceptions to this rule are area based committees, the District Executive, Licensing Committee and other panels.

The current political composition of the Council is as follows:

Liberal Democrat	39 seats	69%
Conservative	13 seats	22%
Independent	4 seats	7%
Independent Independent	2 seats	0%
Green	1 seat	2%
Vacant seat	1 seat	0%

The principles of political proportionality embodied in the Act are:-

- (a) that not all seats are allocated to the same political group;
- (b) that a political group with an overall majority gets a majority of seats allocated;
- subject to (a) and (b) that the total number of seats each political group has on all ordinary committees is in proportion to that group's share of the total council elected membership; and
- (d) subject to (a) and (c) that each political group has the same proportion of seats as it holds on the council as a whole.



The Council has a duty therefore to allocate seats in accordance with these principles, as far as reasonably practicable. The Council can however waive political balance if no member votes against.

The political balance on Committees which are required to be in balance is:

	Seats	Lib Dems	Cons	Ind
Scrutiny Committee	14	10	3	1
Audit Committee	10	7	2	1
Regulation Committee	14	10	3	1
Standards Committee	6	4	2	0
Appointments Committee	8	5	2	1
Appeals Panel	8	5	2	1
Total seats	60	41	14	5

Member Level Bodies not required to be in political balance:

	Seats	Lib Dems	Cons	Ind
Licensing Committee				
(current membership)	15	11	3	1

The appointments to the Executive and the Area Committees are also not required to be in political balance.

Financial Implications

There are no direct financial implications in agreeing the appointments in this report. There is a budget provision to cover the basic and special responsibility allowances of all Councillors.

The majority of Council meetings have been held on-line since April 2020 and there have been budget savings in travel allowances to attend meetings. The amount varies from month to month but is in the region of £1,000 to £1,400 per month.

Legal implications (if any) and details of Statutory Powers

The Local Government and Housing Act 1989 requires the Council to review the representation on committees and to allocate seats to political groups on the basis of the overall political composition of the Council.

Council Plan Implications

Council Plan 2020 – 2024 – Council Values:

Getting things done - Empowering dedicated and flexible employees and elected members focussed on delivery



Working collaboratively - Working with partners to enhance outcomes for our communities

Carbon Emissions and Climate Change Implications

Since April 2020, the use of Zoom software to hold virtual meetings has reduced the need to travel to attend Council meetings and therefore resulted in reduced carbon emissions from vehicles across the district.

Equality and Diversity Implications

There are no specific equality or diversity implications arising from the subject matter of this report.

An Equality Impact Relevance Check Form has been completed in respect of the Proposal?	Yes			
The Impact Relevance Check indicated that a full EIA was required?	No			
If an EIA was not required please attach the Impact Relevance Cheappendix to this report and provide a brief summary of its findings in box below.				
If an EIA was required please attach the completed EIA form as an Appendix to this report and provide a brief summary of the result of your Equality Impact Assessment in the comment box below.				
Additional Comments				

Privacy Impact Assessment

No personal data is involved or processed as a result of this report.

Background Papers

The Council's Constitution – Part 3
Annual reports to Council - Appointment of Member Level Bodies
Local Government and Housing Act 1989

Appendix A



Terms of Reference of Committees and Panels

1. District Executive

General

The District Executive will carry out all of the local authority's functions which are not the responsibility of any other part of the local authority, whether by law or under this Constitution. It is responsible for all executive functions and those local choice functions specified as being the responsibility of the District Executive.

Specifically

The District Executive shall:

- Co-ordinate the policy objectives of the Council, monitor progress towards the corporate objectives, and give the Area Committees strategic direction.
- Consider recommendations from Area Committees, Scrutiny Committee, Audit Committee and Portfolio Holders on policy development and change.
- Recommend key priorities for the Council and the overall policy framework including the Community Strategy.
- Agree core minimum standards for service delivery.
- Consider Referrals from Area Committees on matters, which have major policy or resource implications.
- Keep under review the Council's financial affairs and receive reports from the Head of Financial Services on matters for which he/she is responsible.
- Recommend the Capital Programme, revenue budgets and the level of Council Tax.
- Agree resource allocation procedures and processes, including service planning and performance review arrangements.
- Receive reports on matters relating to the overall staff establishment, discipline, training and welfare, and performance monitoring.
- Approve strategic disposals and acquisition including:
 - leases
 - sales of land valued in excess of £10,000



General

Each Area Committee shall monitor service delivery in its area, provide leadership for its communities, and take decisions on regulatory matters such as planning applications and statutory orders. They shall also take executive decisions as specifically delegated by the Executive.

Specifically

The Area Committees shall:

- a. Within their area, take decisions in respect of non-executive functions as listed in section 3 of the Constitution; and take executive decisions as set out section 4 of Part 3 of this Constitution. They may also take all other non-executive (regulatory) decisions required to be made by the Council and affecting their area only, and which are not reserved to be taken by any other committee, or the Council itself.
- b. Determine planning applications within its area subject to guidelines in respect of referrals to the Regulation Committee.
- c. Discuss any matter of interest to the area.
- d. Oversee and monitor the operation of services in their area.
- e. Oversee capital schemes to include budgetary control in cases where this has been delegated by the District Executive.
- f. Manage local regeneration projects within financial limits agreed by District Executive.
- g. Prepare Area Action Plans.
- h. Make nominations to serve on outside bodies.
- i. Form working groups and panels subject to budgetary constraints and notification to the District Executive.
- Approve sales of land up to the value of £10,000.
- k. Play an enabling role by taking opportunities to provide services and benefits for the people of the area in collaboration with external agencies.
- I. Foster a close working relationship with Town and Parish Councils in the area.



- m. Consult and consider the views of the public on area priorities and provide opportunities for public participation, working in collaboration with external agencies.
- n. Submit to the District Executive ideas for improvements to services or innovative ways of working which may be of interest or benefit to other Areas.
- o. Contribute towards the formulation of district-wide policies.
- p. Be responsible for the local area aspects of the Community Plan.
- q. The following decisions need to be referred to the District Executive: matters of policy which have district wide significance, matters that might have an impact on more than one area (planning matters will be referred to the Regulation Committee in accordance with agreed guidelines) expenditure not covered by an approved budget or within the approved capital programme, sales of land over £10,000.

3. Scrutiny Committee

The Scrutiny Committee shall monitor and scrutinise the performance of the Council and its services and make recommendations on any issue for which the Council is responsible or which affects the local community including those services provided by outside agencies. The Committee will undertake or commission reviews of policy, including value for money checks and keep an overview of the Council's political management arrangements.

The Scrutiny Committee is not able to take decisions but makes recommendations to either the District Executive or the full Council.

There are three main elements to the work of the Committee:

- a. The Scrutiny Committee is able to "call in" decisions taken by the Executive or Area Committees but not implemented. It can ask the District Executive or Area Committee to re-consider its decision.
- b. The Committee is able to review the implementation of decisions and ask the District Executive or full Council to look at a particular area of policy in respect of which the decision was made.
- c. The Committee is able to undertake detailed reviews of issues either within or outside the council

Overview Commissions

An Overview Commission that comprises all of the non-executive members supports the Scrutiny Committee in undertaking reviews in line with the functions set out above.



Reviews are undertaken on a 'Task and Finish' basis as directed by the Scrutiny Committee. The Scrutiny Committee receives the final reports of the Overview Commissions along with regular updates.

All non-executive members support the committee and are invited to participate in reviews on a 'Task and Finish Project' basis as directed by the main Scrutiny Committee.

The Overview Commissions will be encouraged to use various review methods and to engage the wider community wherever possible. Relevant co-optees may be invited to participate in a Commission, bearing in mind the potential contribution of residents and partners.

The Commissions will meet informally and are not subject to the Access to Information Rules. As task and finish groups they will be able to meet and take evidence in public but this will not be a requirement. It will be for each Commission to decide its own working arrangements that best meet the needs of a particular review.

4. Audit Committee

Statement of purpose

Our audit committee is a key component of South Somerset District Council's corporate governance. It provides an independent and high-level focus on the audit, assurance and reporting arrangements that underpin good governance and financial standards.

The purpose of our audit committee is to provide independent assurance to the members of the adequacy of the risk management framework and the internal control environment. It provides independent review of South Somerset District Council's governance, risk management and control frameworks and oversees the financial reporting and annual governance processes. It oversees internal audit and external audit, helping to ensure efficient and effective assurance arrangements are in place.

1. Governance, risk and control

- 1.1 To review the council's corporate governance arrangements against the good governance framework, including the ethical framework and consider the local code of governance.
- 1.2 To review the AGS prior to approval and consider whether it properly reflects the risk environment and supporting assurances, taking into account internal audit's opinion on the overall adequacy and effectiveness of the council's framework of governance, risk management and control.
- 1.3 To consider the council's arrangements to secure value for money and review assurances and assessments on the effectiveness of these arrangements.

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- 1.4 To consider the council's framework of assurance and ensure that it adequately addresses the risks and priorities of the council.
- 1.5 To monitor the effective development and operation of risk management in the council.
- 1.6 To monitor progress in addressing risk-related issues reported to the committee.
- 1.7 To consider reports on the effectiveness of internal controls and monitor the implementation of agreed actions.
- 1.8 To review the assessment of fraud risks and potential harm to the council from fraud and corruption.
- 1.9 To monitor the counter-fraud strategy, actions and resources.
- 1.10 To review the governance and assurance arrangements for significant partnerships or collaborations.

2. Internal audit

- 2.1 To approve the internal audit charter.
- 2.2 To review proposals made in relation to the appointment of external providers of internal audit services and to make recommendations.
- 2.3 To approve the risk-based internal audit plan, including internal audit's resource requirements, the approach to using other sources of assurance and any work required to place reliance upon those other sources.
- 2.4 To approve significant interim changes to the risk-based internal audit plan and resource requirements.
- 2.5 To make appropriate enquiries of both management and the head of internal audit to determine if there are any inappropriate scope or resource limitations.
- 2.6 To consider any impairments to independence or objectivity arising from additional roles or responsibilities outside of internal auditing of the head of internal audit. To approve and periodically review safeguards to limit such impairments.
- 2.7 To consider reports from the head of internal audit on internal audit's performance during the year, including the performance of external providers of internal audit services. These will include:
 - a) updates on the work of internal audit including key findings, issues of concern and action in hand as a result of internal audit work
 - b) regular reports on the results of the QAIP
 - c) reports on instances where the internal audit function does not conform to the PSIAS and LGAN, considering whether the non-conformance is significant enough that it must be included in the AGS.
- 2.8 To consider the head of internal audit's annual report:
 - a) The statement of the level of conformance with the PSIAS and LGAN and the results of the QAIP that support the statement these will indicate the reliability of the conclusions of internal audit.
 - b) The opinion on the overall adequacy and effectiveness of the council's framework of governance, risk management and control together with



the summary of the work supporting the opinion – these will assist the committee in reviewing the AGS.

- 2.9 To consider summaries of specific internal audit reports as requested.
- 2.10 To receive reports outlining the action taken where the head of internal audit has concluded that management has accepted a level of risk that may be unacceptable to the authority or there are concerns about progress with the implementation of agreed actions.
- 2.11 To contribute to the QAIP and in particular, to the external quality assessment of internal audit that takes place at least once every five years.
- 2.12 To consider a report on the effectiveness of internal audit to support the AGS, where required to do so by the Accounts and Audit Regulations (see Appendix A).
- 2.13 To provide free and unfettered access to the audit committee chair for the head of internal audit, including the opportunity for a private meeting with the committee.

3. External audit

- 3.1 To support the independence of external audit through consideration of the external auditor's annual assessment of its independence and review of any issues raised by PSAA or the authority's auditor panel as appropriate.
- 3.2 To consider the external auditor's annual letter, relevant reports and the report to those charged with governance.
- 3.3 To consider specific reports as agreed with the external auditor.
- 3.4 To comment on the scope and depth of external audit work and to ensure it gives value for money.
- 3.5 To commission work from internal and external audit.
- 3.6 To advise and recommend on the effectiveness of relationships between external and internal audit and other inspection agencies or relevant bodies.

4. Financial reporting

- 4.1 To review the annual statement of accounts. Specifically, to consider whether appropriate accounting policies have been followed and whether there are concerns arising from the financial statements or from the audit that need to be brought to the attention of the council.
- 4.2 To consider the external auditor's report to those charged with governance on issues arising from the audit of the accounts.
- 4.3 To review and recommend to Council changes to Financial Procedure Rules and Procurement Procedure Rules.

5. Treasury Management

- 5.1 To provide a scrutiny role in Treasury Management matters including regular monitoring of treasury activity and practices.
- 5.2 The committee will also review and recommend the Annual Treasury Management Strategy Statement and Investment Strategy, MRP Strategy, and Prudential Indicators to Council.



6. Accountability arrangements

- 6.1 To report to those charged with governance on the committee's findings, conclusions and recommendations concerning the adequacy and effectiveness of their governance, risk management and internal control frameworks, financial reporting arrangements, and internal and external audit functions.
- 6.2 To report to full council on a regular basis on the committee's performance in relation to the terms of reference and the effectiveness of the committee in meeting its purpose.
- 6.3 To publish an annual report on the work of the committee.

5. Standards Committee

The purpose of the Standards Committee is to:-

- promote and maintain high standards of conduct by Members and Co-opted Members;
- advise, train or arrange to train Members and Co-opted Members of the Council on matters relating to the Authority's Members' Code of Conduct and wider propriety issues, including issuing guidance where appropriate;
- recommend the adoption or revision of any Council Codes of Conduct for Members and Co-opted Members, and to monitor the operation of such code(s) of conduct;
- deal with the assessment and determination of complaints under the Members' Code of Conduct relating to Members and Co-opted Members (other than where the power to deal with such matters has been delegated to and exercised by the Monitoring Officer). Where the investigation finds evidence of a failure to comply with the Code of Conduct and a local resolution is not appropriate or not possible, then a Hearing Panel of the Committee (comprising 3 voting members of the Standards Committee agreed by the Monitoring Officer in consultation with the Committee Chairman) will consider and decide the complaint;
- to take decisions in respect of a Member and Co-opted Member who is found on hearing to have failed to comply with the Code of Conduct;
- advise on the management of statutory and other registers of interest and gifts/ hospitality received;
- advise the Council on possible changes to the Constitution (except the Council
 and Cabinet Schemes of Delegation) in relation the key documents and
 protocols dealing with members conduct and ethical standards



Note: the powers of the Committee apply in respect of the district and parish councils, except where stated.

6. Regulation Committee

The Regulation Committee shall determine applications for planning permission referred from the area committees in accordance with the approved guidelines set out in part 3 of the Council's Constitution. It shall also pass Resolutions in respect of significant Council applications for planning permission.

7. Licensing Committee

The Committee shall be responsible for those licensing functions listed in Part 3 of the Constitution as being the responsibility of the Committee. This will include licensing matters referred to it by officers in accordance with the Officer Scheme of Delegation. These include, but are not limited to, contested premises licences/club premises certificates/ temporary event notices, and applications for private hire and hackney carriage licences where the officer considers the application should be determined by members. The Committee shall also be responsible for all the functions assigned to it under the Licensing Act 2003, Gambling Act 2005 and the Charities Act 2006.

8. Appointment Committee

The Committee shall make appointments to director level or deputy director level posts in accordance with the Human Resources Management Rules (as detailed in Part 4 of the Council's Constitution)

9. Appeals Panel

The Panel shall be constituted in line with the Council's Disciplinary Procedures.



Programme of Meetings of Council and Committees – 2022/2023

Meeting	Day	Time	2022					2023					
			May	Jun	July	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar
Council	Thurs	6.30pm	19*	(16)	21	(18)	15	(20)	17	(15)	19	16	30
District Executive	Thurs	9.30am	12	9	7	4	1	6	3	1	5	2	2
Area Committee - South	Wed	2.00pm	-	1	6	3	7	5	2	30 Nov	4	1	1
Area Committee - East	Wed	9.00am	11	8	13	10	14	12	9	7	11	8	8
Area Committee - West	Wed	5.30pm	18	15	20	17	21	19	16	7	18	15	15
Area Committee - North	Wed	2.00pm	25	22	27	24	28	26	23	14	25	22	22
Scrutiny Committee	Tues	10.30am	10	7	5	2	30 Aug	4	1	29 Nov	3	31 Jan	28 Feb
Audit Committee	Thurs	10.00am	26	-	28	-	22	-	24	-	26	-	23
Regulation Committee	Tues	10.00am	17	21	19	16	20	18	15	13	17	21	21
Licensing Committee	Tues	10.00am	-	14	-	-	13	-	-	13** 2.00pm	-	-	14
Standards Committee	Tues	2.15pm	-	1	-	-	-	-	-	7	-	-	-

^{*} Annual Meeting of Council – May

^{**} Licensing Committee starting at 2,00pm on 13 December
Dates in brackets () for Council are reserve dates which will only be engaged if required.
Committees brought forward by one week due to Christmas

Agenda Item 11



Planning Re-imagined – Changes to the Scheme of Delegation to increase the efficiency of the Planning Service

Executive Portfolio Holder: Tony Lock Protecting Core Services
Strategic Director: Kirsty Larkins Director-Service Delivery

Service Manager: John Hammond Lead Specialist Built Environment

Contact Details: John.Hammond@southsomerset.gov.uk

Purpose of the Report

1. The purpose of the report is to set out proposed changes to the Scheme of Delegation in relation to planning applications.

Public Interest

- 2. The Council is responsible for determining arrange of development applications under the provisions of The Town & Country Planning Act 1990 (As amended) together with the Listed Buildings and Conservation Areas Act 1990 (As amended) application including a range of development consents set within the Council's Scheme of Delegation.
- The Scheme of Delegation defines the mechanism for apportioning responsibility for decision making between the Regulation Committee, the Area Committees and therefore the decisions that are delegated to lead officers to determine on behalf of the Council
- 4. The Scheme of Delegation enables decisions that impact upon the wider public interest to be made in a public forum, whilst recognising that the majority of planning decisions are more straightforward and can be determined by officers.
- 5. The proposed changes will reduce the number of applications that are referred directly to the Regulation Committee without there being scope to review their actual importance and impact of the form of previously approved developments and projects. The changes will also clarify how the Council determines "Permission in Principle" application types for which a fixed determination period is applied. The recommendations will therefore make more effective use of committee decision making and reduce the resources required to determine more straightforward applications through the delegated route.

Recommendations

- 6. That Full Council make the following changes to the Constitution:-
 - (i) Replace the current first paragraph of Article 8.03 with the following words:

"The Regulation Committee shall determine applications for planning permission referred from the area committees in accordance with the approved guidelines set out in part 3 of this document. <u>The initial submission of any</u> "Major Major" category



application will be dealt with by the Regulation committee". <u>Thereafter, proposals</u> for subsequent variations to the original permission, will be referred to the ward member(s) and Area Chairman to review whether or not the issues raised by the variation application, and the consultation responses to them, merit determination at committee. Where the proposed changes are concluded to be of a minor nature the determination of those applications will be delegated to the Lead Specialist – <u>Built Environment.</u>" (new text underlined)

(ii) Amend paragraph 160 of the Schedule of Functions Delegated to Officers to read as follows:

"The determination of all notifications, <u>including applications for Permission in</u> Principle and for Technical Details consent." (new text underlined)

Background

- 7. The Council is a Local Planning Authority with responsibility for determining a range of planning applications. The majority of planning decisions are made using delegated powers. The more significant, contentious or controversial applications are referred to the either or both of the Area Committees and the Regulation Committee for determination.
- 8. When an application is referred for a Committee decision it puts in place a process which is very resource intensive involving interaction with Democratic Services, publication of agendas, pre-committee briefings and attendance at the committee meetings as well as drafting of minutes and subsequent approval.
- 9. The Planning Reimagined Members Working Group was established to identify opportunities for improvements in the planning service and to support the introduction of those improvements. One area of review related to a consideration of the benefits that derive from decision making in relation to differing decision types being taken in the public realm.
- 10. In 2021 this led to the Scheme of Delegation being revised to remove householder and listed building applications from being referred to the Area Committees for determination and streamlined the process for dealing with "Major Major" applications which were referred directly to the Regulation Committee to reduce the instances where such applications were effectively determined twice, firstly at Area Committee and secondly at the Regulation Committee.
- 11. By reason of their scale (200 dwellings or sites in excess of 2 Hectares) Major Major applications are often the subject of subsequent changes, generally submitted by way of "minor amendments" applications under S.73 of the Act. It is often the case that such subsequent minor amendments are, in themselves, not controversial or are of limited interest to consultees or to the public, however as currently drafted, the Scheme of Delegation requires them to be determined by the Regulation Committee. A frequent example of such applications is the extension of time for the operation of an already approved solar farm.
- 12. The Permission in Principle application type was introduced by the Housing and Planning Act in 2016 and is not formally covered by the current Scheme of Delegation. It provides

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an alternative way of obtaining permission for housing led development. The approach mirrors the outline and reserved matters route to decision making in that the permission is also in two stages, Permission in Principle, followed by Technical Details Consent. This approach is not available for major development accompanied by an Environmental Impact Assessment or development impacted by The Habitats Regulations.

13. The approach however differs from a planning application in that there is a statutory (as opposed to target) timetable for decision making which is 5 weeks from validation. Given that the application type has a 21 day consultation period and that reports for committee are required to be completed 2 weeks prior to the committee date, in practice any Permission in Principle application referred to committee would be automatically approved prior to the committee meeting itself by reason consultation period and the committee referral period taking up the full five weeks, always assuming the committee timetable coincided exactly with the expiry of the consultation period. In practice therefore any applicant using the Permission in Principle route would refuse to agree an extension of time for determination of a committee bound application in the knowledge that the scheme will be approved by default before the committee meeting.

The Constitution and Proposed Amendments

- 14. Article 8 of the Constitution sets out the terms of reference of Regulation Committee. Part 3 of the Constitution covers responsibility for functions and the Schedule in section 6 covers the functions delegated to Officers. Paragraphs 156 181 of that Schedule set out the planning decisions delegated to officers.
- 15. In relation to Major Major applications, in 2021 the Council agreed to re-word the first paragraph of Article 8.03 of the Constitution to read:
 - "The Regulation Committee shall determine applications for planning permission referred from the area committees in accordance with the approved guidelines set out in part 3 of this document. "Major Major" category applications will be dealt with by the Regulation committee". (New text underlined)
- 16. It is proposed that this Article is amplified to now read:
 - "The Regulation Committee shall determine applications for planning permission referred from the area committees in accordance with the approved guidelines set out in part 3 of this document. The initial submission of any "Major Major" category application will be dealt with by the Regulation committee". Thereafter, proposals for subsequent variations to the original permission, will be referred to the ward member(s) and Area Chairman to review whether or not the issues raised by the variation application, and the consultation responses to them, merit determination at committee. Where the proposed changes are concluded to be of a minor nature the determination of those applications will be delegated to the Lead Specialist Built Environment." (new text underlined)
- 17. Section 6 of the Scheme of Delegation, paragraph 160 delegates decision making for all notifications. (Covering notifications for Prior Approvals under the General Permitted Development Order.) This deals with time limited applications for prior approval for changes of use of land and buildings. It is proposed that this paragraph is amended to



read "The determination of all notifications, <u>including applications for Permission in Principle and for Technical Details consent</u>." (new text underlined)

Financial Implications

18. There is a financial benefit to making quicker decisions of not contentious planning applications as well as more minor development types. There is a further reduction in resource requirements where applications can be determined under delegated powers where there is no public interest in that decision being made in a public forum.

Legal implications (if any) and details of Statutory Powers

19. Power to delegate functions to officers is contained in section 101 of the Local Government Act 1972.

Council Plan Implications

20. These revisions will enable more efficient use of resources to be achieved, allowing a greater focus upon delivering the Council's Priority Projects relating to regeneration and the delivery of key housing sites and associated infrastructure.

Carbon Emissions and Climate Change Implications

21. Nothing arising from this report.

Equality and Diversity Implications

An Equality Impact Relevance Check Form has been completed in	Yes
respect of the Proposal?	
The Impact Relevance Check indicated that a full EIA was required?	No

If an EIA was **not** required please attach the Impact Relevance Check Form as an Appendix to this report and provide a brief summary of its findings in the comments box below.

If an EIA was required please attach the completed EIA form as an Appendix to this report and provide a brief summary of the result of your Equality Impact Assessment in the comment box below.

Additional Comments

The revisions to the Scheme of Delegation relate to the mechanism for the assessment of a range of development application types. The issues and appraisal would not alter between the committee and delegated decision making options. Public and consultee engagement would remain the same for both decision making options.

Privacy Impact Assessment

Background Papers

• Appendix A – Equality Impact Assessment Check Form

Equality Impact Relevance CheckForm



The Public Sector Equality Duty requires us to eliminate discrimination, advance equality of opportunity and foster good relations with protected groups. This tool will identify the equalities relevance of a proposal, and establish whether a full Equality Impact Assessment will be required.

What is the proposal?	
Name of the proposal	Revisions to Scheme of Delegation
Type of proposal (new or changed Strategy, policy, project, service or budget):	Changes to process for development decisions
Brief description of the proposal:	To delegate planning decisions in the public interest
Name of lead officer:	John Hammond

You should consider whether the proposal has the potential to negatively impact on citizens or staff in the following ways:

- Access to or participation in a service,
- Levels of representation in our workforce, or
- Reducing quality of life (i.e. health, education, standard of living)

A negative impact is any change that could be considered detrimental. If a negative impact is imposed on any citizens or staff with protected characteristics, the Council has a legal duty to undertake a full Equality Impact Assessment.

Could your proposal negatively impact citizens with protected characteristics? (This	NO
includes service users and the wider community)	
Could your proposal negatively impact staff with protected characteristics? (i.e.	NO
reduction in posts, changes to working hours or locations, changes in pay)	

Is a full Equality Impact Assessment required?	? NO	
If Yes, Please provide a brief description of where there may be negative impacts, and for whom. Then		
complete a full Equality Impact assessment Form		
If No, Please set out your justification for why not.		
The proposed changes to the Scheme of Delegation relate to application types where there are no		
new issues of public interest arising from the application type, or to bring the decision making in line		
with that applied to other time limited application types. Public and consultee engagement would		
remain the same for both decision making options. It the view, therefore, that this proposed change		
to the Scheme of Delegation is unlkley to have a negative impact on people sharing Protected		
Characteristics and a full EIA is not required.		
Service Director / Manager sign-off and date	John Hammond 10/02/2022	
Equalities Officer sign-off and date	Dave CRisfield 30 th March 2022	

Agenda Item 12



Planning – Planning Application Validation Requirements; Revised Validation Checklist

Executive Portfolio Holder: Tony Lock, Protecting Core Services
Strategic Director: Kirsty Larkins, Director - Service Delivery

Service Manager: John Hammond, Lead Specialist Built Environment

Contact Details: John.Hammond@southsomerset.gov.uk

Purpose of the Report

1. The purpose of the report is to set out proposed changes to the established Planning Application Validation Guide and Checklist introduced by the Council in July 2020 following public consultation upon the changes proposed.

Public Interest

- 2. As part of the Council's commitment to service improvement it established a "Planning Reimagined Members Working Group" to review existing operating practices and identify opportunities for improvements to the planning service and to support the introduction of those improvements. The introduction of a Validation Checklist represents an opportunity to improve the development management planning service by offering clarity over the number and type of submissions that are required to accompany a planning application of a particular type.
- 3. In the interests of delivering a consistent service at the point of receipt, the adoption of a Validation Checklist provides clarity over the minimum requirements that an application must achieve in order that the decision maker and consultees have access to sufficient information to enable them to understand the scope and consequences of the application proposals.
- 4. Having adopted a Validation Checklist in July 2020, the timetable for regular review requires the Council to re-visit the adopted document and where necessary, to update it.

Recommendations

- 5. That Council:
 - a. adopt the revised Planning Application Validation Requirements document and revised Planning Checklist.
 - b. delegate any final amendments to the Director for Service Delivery following closure of the consultation on 20 May 2022.

Background

6. The July 2020 Validation Checklist provided the Council with an opportunity to identify those documents, in addition to the ones required by the national validation checklist that

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it considered to be sufficient important to be required as part of an application's validation requirements.

- 7. Where one is adopted, The Town and Country Planning (Development Management Procedure) (England) Order 2015 Part 3, Article 11 (3) (d) requires that it is reviewed and re-published bi-annually.
- 8. Following public consultation and adoption, the Council has monitored the value added to planning applications by reason of the Checklist securing additional information to enable consultees and third parties to make a more informed response upon planning application consultations.
- 9. Feedback on the requirements introduced in 2020 has allowed the Council to evaluate which documents improve the quality of the application, and also which documents, do not improve the application's assessment.
- 10. Additionally, over the past two years the types of document that would improve consultee and third party understanding and appraisal have changed and this review provides an opportunity to amend and update the Checklist to reflect such changes.
- 11. The Guide provided detailed information upon the minimum requirements for any drawings submitted. The guide also introduced three checklist forms; the Neighbour Consultation List, the Validation Checklist Form and the Biodiversity Checklist.
- 12. The Guide also defined the circumstances where any application within the minor or major category would require supporting documents such as:
 - Agricultural Appraisals
 - Contamination Reports
 - Drainage Plans & Strategies,
 - Ecology Reports
 - Landscape & Visual Impact Assessments
 - Landscape Plans as part of an early submission
 - Structural Surveys
 - Transport Assessments and Statements
 - Noise Assessments
 - Photographs
 - Tree & Hedgerow Reports,
- 13. Over the nearly two year period since adoption it has become clear that certain documents have been requested either because they form part of the plans list, or they have been required documents to accompany all applications, but their submission has not added value to the application. These include:
 - Site sections on flat sites
 - Roof plans for buildings with simple roof forms
 - Neighbour Consultation List given that it does not require any consultation and is generally ticked as no or not applicable

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- The Validation Checklist, which is a helpful document but not a necessary submission of itself
- The Biodiversity Checklist where the application is already accompanied by relevant ecology reports
- 14. Equally, since July 2020 a number of new planning issues of relevance to the determination process have come to the fore and a review of the Checklist allows for new requirements to be introduced to ensure applications are responding to the requirements particularly of consultees.

15. These additional requirements include:

- Nutrient Neutrality Assessment and Mitigation Strategies to respond to Natural England's position on phosphates within the Somerset Levels and Moors Catchment Ramsar Site and River Axe Special Area of Conservation
- Foul Drainage Assessment, again particularly relevant to minor and major residential, tourist and livestock applications within the Somerset Levels and Moors and River Axe catchments
- A Sustainability Statement for major developments to consider construction methodologies and use of resources for major development proposals
- Ecology Reports to accompany listed building applications, where relevant, to ensure the decision takes account of the requirements of the Wildlife & Countryside Act as well as listed building impacts
- Electric Vehicle Charging Strategy to accompany all full and outline major applications to ensure the need for EV charging is considered as part of any early layout designs
- Flood Risk Sequential tests, applicable to relevant development within Flood Zones 2 and 3
- Lighting Assessment where floodlighting or external lighting is likely or the proposal and may impact upon landscape and bat habitat
- Recycling and Waste Management Plans to accompany full and outline major applications to ensure adequate provision is made for recycling and waste in early layout design
- Specific Sustainable Drainage Strategies for all major development with a Sustainable Drainage Statement for minor applications
- Draft Travel Plans for major developments based upon Somerset County Council highway thresholds.

The Revised Validation Requirement Guide and Checklist

- 16. In reviewing and updating the Validation Checklist the Council has also reviewed more recent Validation Guides prepared for Somerset Planning Authorities to ensure a degree of alignment.
- 17. Appendix 1 comprises the revised Validation Guide.
- 18. The intention is to reduce the number of documents that are required to accompany householder, other and minor applications, reflecting a proportionate approach to the



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value that such documents are providing, whilst ensuring that the larger, but relatively more limited numbers of major developments establish an improved context for assessing their impacts, particularly in relation to issues such as phosphate mitigation, flooding, delivering sustainable development, electric vehicle charging and travel planning and waste management

Financial Implications

19. The changed validation requirements refine an existing stage in the process of receipt, advertising, and consultation upon applications but should not add to the validation team's workload. The reduction in the number of documents required to support the larger number of other, householder and minor applications may result in fewer applications being invalidated and further information requested.

Legal implications (if any) and details of Statutory Powers

20. The Town and Country Planning (Development Management Procedure) (England) Order 2015 Part 3, Article 11 (3) (d) requires that such Checklists are reviewed every two years.

Council Plan Implications

21. These revisions should result in the more efficient processing of smaller application types through the validation process. The requirement for additional information in respect of major applications will assist in their evaluation to support the service to support the Council's Priority Projects relating to regeneration and the delivery of key housing sites and associated infrastructure.

Carbon Emissions and Climate Change Implications

22. The requirement for applicants of major development to consider sustainable development principle as well as electric vehicle charging from the application's inception offers an opportunity to encourage a positive response to climate change implications.

Equality and Diversity Implications

South Somerset

An Equality Impact Relevance Check Form has been completed in respect of the Proposal?	Yes
The Impact Relevance Check indicated that a full EIA was required?	No

If an EIA was **not** required please attach the Impact Relevance Check Form as an Appendix to this report and provide a brief summary of its findings in the comments box below.

If an EIA was required please attach the completed EIA form as an Appendix to this report and provide a brief summary of the result of your Equality Impact Assessment in the comment box below.

Additional Comments

The Council currently undertakes a validation process that requires applicants to submit additional documents over and above those on the national validation list. The inclusion of a local list allows Councils to require documents that respond to priorities set out in the South Somerset Local Plan 2026 – 2028. The revision to the validation checklist will streamline application requirements for smaller applications and will provide additional information to enable the understanding of larger development proposals. Prior to adoption the changes proposed will be the subject of a public consultation allowing for stakeholder input.

Privacy Impact Assessment

23. There are no privacy issues raised by this report.

Background Papers

- Appendix A Revised Validation Requirements Check list
- Appendix B Equality Impact Assessment Check Form





Contents

To be completed



Introduction

This Validation document has been produced to inform applicants/agents of the type of documents and level of information required to validate a planning application or other—similar consents. There are National Requirements and South Somerset District Council (SSDC) has local requirements. SSDC's validation document reflects both the—National Guidance on the validation of applications and the local requirements to meet adopted local plan policies. To avoid confusion, this document merges local and—National requirements to enable use of this document as your one-stop shop, with the aim that your application can be registered as valid for determination by the Council first—time round. This reduces time and costs for applicants and the planning authority and means we can start progressing your application without delay.

This Checklist is intended to provide applicants/agents with clear advice as to the planning information that is considered necessary to allow Case Officers and Statutory and Non-Statutory consultees to properly consider proposals being put forward and to ensure a streamlined submission process.

Where a document or plan is listed for a particular type of application or consent, such an application may not be validated without this information. Everything that is required from applicants will be justified by policy or legislation so you know why we are asking for certain information. Links to other bodies and documents that will help you get your submission right can be found through the document and under the Glossary at the end of this document.

This document provides specific requirements for all types of applications and these are listed in the Contents page. Applicants/agents should ensure that their application submission includes for the information required for the specific type of application that is being submitted. This document has been designed for use both electronically and in hard copy; when used electronically you can click on links to navigate to specific items/web pages.

Detailed information about the planning process can be found via https://www.southsomerset.gov.uk/services/planning/

Before submitting your application SSDC requests that you consider seeking <u>pre-application advice</u>. It can be very helpful for you to seek our advice about your planning proposals before submitting your actual application. This can help to overcome potential difficulties and make sure your application addresses all the important planning considerations. It is an opportunity to better understand the way in which an application will be judged against the policies in the development plan and other material considerations.

Where this symbol is visible the applicant may ascertain whether that particular plan/document/report is necessary to support the application by contacting the administration team or discussing the matter with the case officer during pre-application discussions. In the absence of such, the LPA will decide at the validation stage whether to invalidate the application if the stated requirement has not been met. You are also directed to the 'Validation Checklist Form' section on page 7.

Adoption / Review

SSDC's first validation checklist was adopted in June 2020 and came into force on 1 July 2020. SSDC has committed to an early review of the validation checklist which should in any event be reviewed and republished bi-annually as required under The Town and Country Planning (Development Management Procedure) (England) Order 2015 Part 3, Article 11 (3) (d).



Submitting an Application

South Somerset District Council strongly encourages digital submission of all planning application material as this reduces administrative process time meaning we can progress your application more quickly.

All planning application should be submitted electronically via the Planning Portal. The Planning Portal was established in 2002 to allow planning applications in England and Wales to be processed and passed to the local authority electronically. It is not administered by SSDC.

SSDC is committed to a paperless environment and seeks to reduce waste as such paper submissions are strongly discouraged reason the need for scanning and preparation. Paper applications not only increase delays for our validation team but as a consequence increase delays for all other applicants. It is highly likely extensions of time will routinely be requested for these applications due to the extra administrative time they take to process. NB: Cheques – applications accompanied by cheques will not be progressed until the cheque has been banked and has cleared. This can take up to 5 days.

Once a planning application has been submitted to SSDC and the fee paid the application will be validated and registered.

What is Validation?

Walidation is the process of checking that all relevant documentation and fee (where applicable) has been provided. If an applicant/agent submits an application without the necessary dumentation, or with clear inaccuracies, we will declare the application invalid (with no further action taken) until the required information is provided. Some of the requirements are National Requirements and some are Local Requirements. For simplicity, no differentiation is made in this document between the two types of requirement.

Personal, Sensitive Data and Signatures

Where there is a need to submit information considered 'personal data' or 'sensitive personal data' under the General Data Protection Regulations (GDPR) this information should be submitted in a separate document without cross-referencing in documents that can be made public, and clearly marked as confidential.

The definition of 'personal data' and 'sensitive personal data' can be found in the Information Commissioner's Office (ICO) Guide to the General Data Protection Regulation (GDPR) and will include, for example, personal circumstances and health information.



The Extent of Information Requested

The extent of information requested for validation has been the subject of consultation and will be sought on the basis of what is considered to be reasonable and proportionate having regard to the scale and nature of the proposed development and material considerations - as set out in The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Part 3 Article 11 (3) (c).

Extra information requested after validation

The list of requirements is not exhaustive and we can still request further, or more detailed, information after validation to resolve any particular issues that arise. Any additional information not required by the Validation Checklist but which we need to determine the application will be requested during the course of the application and should be provided as soon as possible. SSDC will soon adopt a Negotiation Strategy which sets out how live applications will be progressed in terms of amendments.

Validation disputes

If an applicant/agent disagrees with the reasons for invalidating a planning application the rationale for this disagreement should be first made in writing. A Case/Specialist Officer will review the matter and if following any negotiations there is still no agreement as to a way forward, the applicant may send a final notice to the authority setting out their reasons for refusing to supply information under The Town and Country Planning (Development Management Procedure) (England) Order 2015 Part 3 Article 12. The applicant must have submitted all the other commation needed to validate the application together with the fee. The authority will then either confirm the information is no longer required and issue a validation notice or disagree and in the planning Inspectorate.

Retrospective Applications

Planning applications submitted for development that has already been carried out are call 'retrospective'. There is nothing in planning law to stop somebody carrying out development in advance of seeking planning permission but they do so at risk that any application is refused and enforcement action launched to rectify the situation. In terms of the application submission it is advisable that the fact the application is retrospective is made clear and that photos are submitted that show the current situation with the build (whether half complete or finished). In these situations, existing plans should show the situation prior to the works having been undertaken, with proposed plans showing the proposed finished development.

Pre-Application Advice - South Somerset District Council encourages pre-application submissions.

Applicants/agents are advised to seek pre-application advice before submitting an application, to ascertain the likelihood of a successful outcome. This will help to highlight potential issues at an early stage and ensure that the necessary documentation is submitted. This is considered essential for major applications. For further information please view Pre-Application Advice



Statement of Community Involvement (SCI) and Neighbour Consultation Requirements

South Somerset's <u>SCI</u> sets out what we expect from developers proposing development and underpins SSDC's commitment to engage developers with local communities and what level of consultation local communities and individuals can expect thereafter. All local planning authorities are required under section 18(1) of the Planning and Compulsory Purchase Act 2004 to prepare and maintain a SCI.

A significant number of applications attract objections that could have been resolved prior to submission through discussions with neighbours or interested parties like Parish Councils. SSDC requires that applications for <u>major</u> developments, by reason of their scale, provide a summary of their community engagement either as a stand-alone statement or as part of their Planning or Design and Access Statements. This could be in the form of a statement within the Design & Access Statement / Planning Statement or a stand-alone submission. SSDC recognizes that some agricultural developments will be of a scale where a single building may exceed the m² threshold for a major development. Major developments for agriculture are therefore exempted from this requirement.

Biodiversity Checklist

SSDC has a duty to consider biodiversity and geological conservation when assessing planning applications. Where there is a reasonable likelihood that a planning proposal might affect important protected species or habitats, the council will require information on the species and habitat likely to be affected, and an assessment of the impacts of the proposals. This should into evidence to support Habitats Regulations Assessment where appropriate. This information will need to be provided before a planning decision is made.

Where an application is not otherwise accompanied by a Protected Species or Habitats Assessment or Report, the applicant should complete the SSDC Biodiversity Checklist for all applications that comprise:

- Full planning applications that are not domestic,
- Domestic works that involve demolition, the removal or disturbance of the roof or roof structure. This includes relevant applications for Listed Building Consent to respond to the overarching duties established by the Wildlife & Countryside Act (1981)
- Outline applications
- Reserved matters applications where the outline application was supported by surveys that are in excess of 2 years' old

The Biodiversity Checklist indicates that in the first instance for householder applications the applicant can provide photographs of the parts of the building affected by the application subject to these photographs being of sufficient quality to clearly demonstrate the capacity of the building to provide suitable habitat. Where photographs are of insufficient quality further evidence or surveys would be required. In determining the need for further information or surveys SSDC will have regard to any fall back positions that could be achieved through the application of permitted development rights or an owners rights to otherwise alter their property. This will also inform the application of both conditions seeking mitigation or informatives advising the applicant of their responsibilities in relation to protected species.

A Biodiversity Checklist would not be requested for applications for Certificates of Existing and Proposed Lawful Development and Uses, Advertisement Consents or Changes of Use where there are no physical works proposed.



Phosphate Mitigation

To ensure new development that results in additional dwellings, overnight accommodation and increased / intensified agricultural holdings and other forms of development likely to increase the levels of phosphates within foul water discharge provides suitable mitigation to protect the interests of the Somerset Levels and Moors Ramsar site relevant applications will be required to be accompanied by a Nutrient Neutrality Assessment and Mitigation Strategy. (NNAMS) The NNAMS will be required for changes of use and outline or full applications for:

- New residential units
- Commercial / industrial developments which includes overnight accommodation
- Employment sites where employees will be hosted from outside of the catchment, and/or overnight accommodation
- Agricultural Development that supports intensification of livestock numbers (and therefore increased phosphorous in the catchment)
- Anaerobic Digesters
- Tourism attractions, including over-night tourist accommodation.

The aim is to reduce delays in decision making and ensure that, at validation stage, the application is accompanied by a comprehensive package of information that assesses the impact of the development as well as providing a detailed scheme of mitigation, where necessary.

Sustainability Statement

Shorth Somerset District Council has recognised a climate change and environmental emergency and undertaken to reduce its carbon footprint and that of the district to net-zero. As such applications for major development will be required to be accompanied by a Sustainability Statement to cover the design approach, the choice and use of resources as well as energy use and, where relevant, generation.

Validation Checklist Form

This form acts as a double check for the applicant/agent to ensure all the necessary documents have been submitted. The Checklist Form allows comments to be made and submitted with an application to set out why a particular document may have not been submitted. It is recognised that there will be circumstances where the requirement does not fit or are out of proportion and the Checklist allows these situations to be explained. These comments will be assessed by our team. These matters should ideally be discussed with an officer at the preapplication stage. Applications will not be deemed invalid simply because the checklist is not provided however its submission is a helpful aide memoire to all parties.

The full set of Checklist Forms can be viewed here.



Viability and Financial Information

In line with National Planning Policy Guidance, we will expect that any viability assessment or financial information submitted and on which an applicant wishes to rely will be published on our website in full. We will not accept documents titled 'confidential' and we will only publish redacted versions in exceptional circumstances where specific commercial harm will need to be demonstrated in order to justify those redactions.



Plans

(All plans are to be submitted in PDF format)

Location Plan (what's a location plan? - see example below)

A site location plan shows the proposal in its surrounding context and must:

- A. To be Ordanance Survey based and not a Land Registry document / plan
- B. Be as up-to-date as possible
- C. Be at an identified measurable scale of 1:1250, 1:2500 and include a scale bar
- D. Be clearly marked with the direction of North
- E. Show the full site, all site boundaries, adjoining properties (be numbered or named) and identify sufficient roads and/or buildings to enable identification of the land to which the application relates
- F. Show the application site boundaries and all land necessary to carry out the proposed development i.e. land required for access to the site from the road, outlined in red
- G. Show any other land within the applicant's ownership or control that is close to or adjacent to the site **outlined in blue**
- H. Have a unique drawing number which will be used in the subsequent decision notice, plans which do not have a number will be numbered by the council
- I. Ideally be drawn/created on paper size no larger than A3 (this helps our notification processes and is easier to read online)
- Indicate original paper size (A4, A3 etc.) on drawings for printing

Be uploaded/printed in colour

More information relating to location plans can be seen here Location Plans can be purchased online

Block / Site Plan (existing and proposed) (what's a block/site plan? - see example below)

A block / site plan shows the development in more detail and must:

- A. Be as up-to-date as possible
- B. Be at an identified measurable scale of (Block) 1:500, (Site) 1:200, 1:100 and include a scale bar
- C. Be clearly marked with the direction of North
- D. Clearly show the proposed development
- E. Include all site boundaries, existing buildings, roads, tracks, footpaths, public rights of way, walls, banks and historic features, ponds, watercourses and proposed boundary treatments/walls/fencing (including measures for removal and/or retention):
- F. Clearly show any buildings to be demolished (this can be especially useful in establishing CIL liability)
- G. Include access arrangements (width, visibility splays (existing and proposed), surfacing, drainage, positioning of gates, etc.), existing and proposed parking provision (with individual spaces/garages delineated/annotated to the appropriate dimensions in accordance with the Somerset Parking Strategy), and the provision of on-site turning facilities where applicable
- H. Clearly show the position of all trees and all hedges and those that could influence or be affected by the development; with proposals for removal and/or retention clearly indicated (including boundary hedges)
- I. Have a unique drawing number which will be used in the subsequent decision notice, plans which do not have a number will be numbered by the council.
- J. Ideally be drawn/created on paper size no larger than A3 (this helps our notification processes and is easier to read online)
- K. Indicate original paper size (A4, A3 etc.) on drawings for printing



L. Be uploaded/printed in colour

More information relating to block/site plans can be seen here Block/site plans can be purchased online

PLEASE NOTE: A Block/Site Plan is likely to contain highways/ parking details. SSDC has produced guidance to applicants so the right information is included on plan.

Elevation Drawings (existing and proposed) (what's a elevation drawing? - see example below)

An elevation is a view of a building seen from one side, a flat representation of one façade and must:

- A. Be at an identified measurable scale of 1:50 or 1:100 and include a scale bar. Larger scale drawings may be required for Listed Buildings
- B. Show all elevations in full unless otherwise agreed and include their orientation. Where the applicant / agent considers full elevations are not required to enable determination they should explain their reasoning in any supporting Design & Access Statement / cover letter.
- C. Show proposed building materials, style and finish of the building and windows and doors
- D. Show any other buildings that are attached to the elevation and where possible the main features of that adjoining building (e.g. details of doors, windows on the same elevation of an adjoining terraced or semi-detached dwelling) and a street scene where appropriate.
- E. Have a unique drawing number which will be used in the subsequent decision notice, plans which do not have a number will be numbered by the council
- F. Ideally be drawn/created on paper size no larger than A3 (this helps our notification processes and is easier to read online)
- G. Indicate original paper size (A4, A3 etc.) on drawings for printing
- H. Be uploaded/printed in colour where needed
- I. Include the particulars specified or referred to in the application form e.g. material etc.
- J. Represent the actual elevations rather than referring to "handed" elevations in order to provide clarity for public understanding of the drawing

(Note: For small scale extensions to one elevation of a building we may not require full elevations if the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the proposal can be readily understood by the public based upon a work of the

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Foor Plans (existing and proposed) (what's a floor plan? - see example below)

A floor plan is a view from above showing the layout of rooms, key dimensions and levels, and may also use symbols to show materials and locations of fittings and appliances and must:

- A. Be at an identified measurable scale of 1:50 or 1:100 and include a scale bar
- B. Explain the proposal and usage in detail
- C. Show the entire floor area for any existing building as well as the proposed development as well as existing and proposed uses. Where the applicant / agent considers full floor plans are not required to enable determination they should explain their reasoning in any supporting Design & Access Statement / cover letter.
- D. Show new buildings in context with adjacent buildings
- E. Show any buildings or walls to be demolished
- F. Show all openings i.e. doors and windows
- G. Have a unique drawing number which will be used in the subsequent decision notice, plans which do not have a number will be numbered by the council
- H. Ideally be drawn/created on paper size no larger than A3 (this helps our notification processes and is easier to read online)
- I. Indicate original paper size (A4, A3 etc.) on drawings for printing
- J. Be uploaded/printed in colour where needed

(Note: For small scale extensions to one elevation of a building we may not require the entire floor plan if the proposal can be readily understood by the public based upon a reduced drawing, for example indicating the rooms served by the particular elevation to be extended)



Roof Plans (existing and proposed) (what's a roof plan? - see example below)

- A. A roof plan is used to show the shape of the roof. Show the position of all ridges, valleys, dormer windows, roof lights and other features, such as chimneys or raised parapets. Details such as the roofing material and their location are typically specified on the roof plan.
- B. Be at an identified measurable scale of 1:50 or 1:100 and include a scale bar
- C. Ideally be drawn/created on paper size no larger than A3 (this helps our notification processes and is easier to read online)
- D. Have a unique drawing number or drawing title which will be used in the subsequent decision notice
- E. Indicate original paper size (A4, A3 etc.) on drawings for printing
- F. Be uploaded/printed in colour where needed

(A roof plan will typically be required where there are multiple planes to the roof and its structure is not readily understood simply from a review of the elevation drawings. A roof plan is not required for buildings with a single ridge or single ridge to the main footprint and extension again with a single ridge.)

Section Plans / Levels (existing and proposed) (what's a section/levels plan? - see example below)

A section plan shows a view of a site or structure as though it had been sliced in half vertically, this can be useful as it gives a view through the spaces and surrounding structures that can reveal the relationships between the different levels and parts of the buildings that might not be apparent on other plans. Required where there is a change in levels across the site and the building would either be cut into the site or elevated above natural ground level (Note; the Section drawing for this purpose can also comprise the street scene drawing below), for detached buildings with split levels, showing finished floor levels above a fixed datum point (e.g. a manhole cover) and extensions within flood zones 2 and 3.

Be at an identified measurable scale of 1:50 or 1:100 and include a scale bar

Show a cross section(s) through the proposed building(s) or structure

Provide details of existing and proposed levels with reference to an off-site fixed datum point and include any retaining walls existing or proposed where there is a change in ground levels or building/floor levels across the site, or between a site and neighbouring land and show the proposals in relation to adjoining buildings

- D. Have a unique drawing number which will be used in the subsequent decision notice, plans which do not have a number will be numbered by the council
- E. Ideally be drawn/created on paper size no larger than A3 (this helps our notification processes and is easier to read online)
- F. Indicate original paper size (A4, A3 etc.) on drawings for printing
- G. Be uploaded/printed in colour where needed

Street Scene Plans

A street scene plan shows a view of the development in its wider context, allowing the heights and scale of the proposed development to be compared to that of the adjoining buildings and structures. This detail assists in assessing the impact of development upon the character and appearance of Conservation Areas as well as assessing the impact of development upon the setting of listed buildings. The drawing is required where infill development is proposed on a sloping site where there are buildings to either side within 10 metres of the proposed development site, for infill within conservation areas and where development adjoins listed buildings

- H. Be at an identified measurable scale of 1:50 or 1:100 and include a scale bar
- I. Show a cross section(s) through the proposed building(s) or structure
- J. Provide details of existing and proposed levels with reference to an off-site fixed datum point and include any retaining walls existing or proposed where there is a change in ground levels or building/floor levels across the site, or between a site and neighbouring land and show the proposals in relation to adjoining buildings
- K. Have a unique drawing number which will be used in the subsequent decision notice, plans which do not have a number will be numbered by the council





- L. Ideally be drawn/created on paper size no larger than A3 (this helps our notification processes and is easier to read online)
- M. Indicate original paper size (A4, A3 etc.) on drawings for printing
- N. Be uploaded/printed in colour where needed



Examples

Typical examples of all types of plan/drawing are viewable here

For information: copyrighted plans cannot be accepted unless with accompanying authorisation.



Supporting Documents

Document Description:	What / When is required:	What should the document include?	Policy / Legislation:
Agricultural Appraisal	Required for a new agricultural or rural workers dwelling.	Report to establish the viability/economic circumstances to justify a proposed agricultural worker's dwelling or the removal or variance of an occupancy-restricted condition on a planning permission for a dwelling in the countryside. In broad terms there are two primary tests; a functional test (which deals with why there may be an essential need) and a financial test (which deals with whether the business is making sufficient profit and is likely to remain financially sustainable).	NPPF paragraph 79 Local Plan Policy HG9
Air Quality Assessment	Required for new residential accommodation within the sewage treatment works buffer zone.	An Air Quality Assessment is an assessment of the impact of the proposed development on air quality or alternatively, the impact of existing air quality on a proposed development.	Local Plan Policies EQ 2 and EQ7
Archaeological Ossessment O 4	Required for developments in Areas of High Archaeological Potential or a known Archaeological site.	For householder applications the South West Heritage Trust can provide pre-application advice regarding the need (or not) for any independent archaeological appraisal. Where SWHT advise no further work is required submission of this clarification will comprise the Archaeological Assessment submission. You should contact SWHT at: historicenvironment@swheritage.org.uk For other applications we will require a report evaluating archaeological heritage. Archaeology advice can be found on the South West Heritage Trust's website https://www.swheritage.org.uk/ . You can find out if your site is in an Area of High Archaeological Potential on SSDC's on line Local Plan Map at https://www.southsomerset.gov.uk/your-council/your-council-plan-and-strategies/planning-policy/local-plan/	NPPF paragraphs 155-165 Local Plan Policy EQ3
Biodiversity and Protected Species	Required if works are proposed which may affect protected species or habitats.	Planning authorities have a duty to consider biodiversity and geological conservation when assessing planning applications.	Local Plan Policy EQ 4

Assessment / Biodiversity Checklist

Unless the application is supported by a Biodiversity / Ecological Assessment, a Biodiversity Checklist must be completed and included within your application for the following application types:

- Full planning applications that are not domestic,
- Domestic works that involve the removal of disturbance of the roof or roof structure
- Outline applications
- Reserved matters applications where the outline application was supported by surveys that are in excess of 2 years' old

and if you answer 'yes' to any question you must include the required ecology report unless otherwise agreed.

All reports should be prepared by a suitably qualified and experienced ecologist.

Where there is a reasonable likelihood that a planning proposal might affect important protected species or habitats, the council will require information on the species and habitat likely to be affected, and an assessment of the impacts of the proposals.

A Protected Species Survey must:

- Record which species are present and identify their numbers (may be approximate);
- Map their distribution and use of the area, site, structure or feature (e.g. for feeding, shelter, breeding).

The Protected Species Assessment must identify and describe potential development impacts likely to harm the protected species and/or their habitats identified by the survey (these should include both direct and indirect effects both during construction and afterwards). Where harm is likely, evidence must be submitted to show:

- How alternatives designs or locations have been considered;
- How adverse effects will be avoided wherever possible;
- How unavoidable impacts will be mitigated or reduced;
- How impacts that cannot be avoided or mitigated will be compensated.

This should include evidence to support Habitats Regulations Assessment where appropriate. This information will need to be provided before a planning decision is made. Further information and Guidance can be found on the below websites:

- Special Areas of Conservation (SAC) for Bats Technical Guidance (Bat Consultation Zones) https://www.mendip.gov.uk/sacguidance
- Planning Practice Guidance on Biodiversity, Ecosystems and Green Infrastructure http://planningguidance.communities.gov.uk/blog/guidance/natural-environment/biodiversity-ecosystems-and-green-infrastructure/
- Somerset County Council Biodiversity <u>https://www.somerset.gov.uk/waste-planning-and-land/biodiversity/</u>



Pag		 The Association of Local Government Ecologists (ALGE) https://www.alge.org.uk/ Gov.uk – Protected species and sites: how to review planning proposals https://www.gov.uk/guidance/protected-species-and-sites-how-to-review-planning-proposals Net Gain: A developer's commitment to enhancing biodiversity https://naturalengland.blog.gov.uk/2019/01/10/net-gain-a-developers-commitment-to-enhancing-biodiversity/ Changes made to the Conservation of Habitats and Species Regulations 2017 by the Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019 transposed the previous European requirements into UK law. Note, where the Assessment records the presence of Schedule 1 birds or badgers these parts of the report should be submitted separately to allow for redaction in the interests of the protection of those species habitats. 	
Contaminated Sand Assessment	Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health and/or the environment may be impacted	 Required for all developments on land where previous uses of the site or immediate surrounding land are likely to have caused ground contamination, and for any application where the 'yes' box is ticked under any of the three contaminated land questions on the application form. Examples may include: Developments on sites with a known past potentially contaminative historical land use Conversion or redevelopment of petrol filling stations Redevelopment of industrial and manufacturing sites. Applications for sites where previous or proposed alteration to the topography of the land or nearby land, for instance through infilling of the land, may result in the land being contaminated. Rural building conversions to other uses. A Land Contamination Assessment should be submitted in line with Chapter 11 of the National Planning Policy Framework. 	Local Plan Policy EQ7



		It should be in the form of a preliminary risk assessment and should examine the existence or otherwise of contamination, its nature and the risks it may pose and whether these can be satisfactorily reduced to an acceptable level. In some cases it will be sufficient for preliminary risk assessments to be desk-based reviews of available information including a conceptual model and coupled with site 'walkovers'. In other cases it may be necessary to carry out exploratory site investigations such as surface soil sampling or ground gas monitoring. Where a site is affected by contamination or land stability issues, responsibility for securing safe development rests with the developer and/or landowner. Where contamination is identified the proposed measures for remediation will need to be identified.	
Design and Coccess Catatement O	Required for Major and minor applications and for proposals relating to Listed Buildings or if in a Conservation Area, and should include a Heritage Statement.	A concise report accompanying certain applications for planning permission and applications for listed building consent. It provides a framework for applicants to explain how the proposed development is a suitable response to the site and its setting, and demonstrate that it can be adequately accessed by prospective users and is required for: Major Developments; or Listed Building Consent; or Where any part of the development is in a Conservation area, development consisting of — The provision of one or more dwelling houses; or The provision of a building or buildings where the floor space created by the development is 100 square metres or more Further details can be found under The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Part 3 Article 9 http://www.legislation.gov.uk/uksi/2015/595/article/9/made	The Town and Country Planning (Development Management Procedure) (England) Order 2015 PPG Design paragraphs 029 - 034
Draft S106 / Heads of Terms	Required for schemes involving any of the following:	A document that sets out the heads of agreement for inclusion within a planning obligation.	Local Plan Policies SS6, HG3, HW1, EQ4, EQ5



Economic Statement	 affordable housing the provision of on-site or off site open space and play equipment highway Infrastructure and Travel Planning matters which cannot be covered by planning conditions Required where the development involves: the loss of premises identified as 	An economic statement is necessary to support applications which propose a development which will have an impact on employment or the local economy.	Local Plan Policy EP3, EP9, EP13 & EP15.
Page 52	community facilities under adopted local Plan EP3, EP9, EP13 & EP15. • the loss of premises or land either currently or last used for employment purposes and no equivalent replacement employment is provided. • the loss of land or premises identified in employment or community policies in neighbourhood plans. • applications for over 2,500m² of floor space for retail or leisure development. • applications for retail or leisure developments below 2,500m² floor space outside existing town centre area • applications for main town centre uses that are not in an existing town centre area except for small scale development in rural areas.	A statement, and sometimes a sequential test, is also required for main town centre uses outside of a town centre area to assess the impact of the proposal on the vitality and viability of existing centres within the catchment area of the proposed development. The assessment includes the likely cumulative effect of recent permissions, developments under construction and completed developments. Please note that in line with National Planning Policy Guidance any viability or financial information submitted as part of the marketing and business evidence, which an applicant wishes to rely on will be published on our website in full. We will not accept documents titled 'confidential' and we will only allow redacted versions in exceptional circumstances where specific commercial harm will need to be demonstrated in order to justify those redactions.	NPPF paragraphs 85-90
Electric Vehicle Charging Strategy	Required for outline applications for major development (not agricultural) where on-site parking is being provided	To establish the need to provide accessible and functional arrangements for electric vehicle charging is established as a part of the site's initial design process.	Local Plan Policies TA1 & EQ1
Environmental Impact Assessment	The Town & Country Planning (Environmental Impact Assessment) Regulations 2017 (as amended) establish Schedule 1 development where EIA is required and Schedule 2 development where applicants should seek a Screening Opinion from the planning authority.	A compilation of the relevant environmental information necessary to support an application. The process of Environmental Impact Assessment in the context of town and country planning in England is governed by the Town and Country Planning (Environmental Impact Assessment) Regulations 2017 (the '2017 Regulations'). These regulations apply to development which is given planning permission under Part III of the Town and Country Planning Act 1990. Further information can be found here -	The Town & Country Planning (Environmental Impact Assessment) Regulations 2017 (as amended



		http://planningguidance.communities.gov.uk/blog/guidance/environmenta l-impact-assessment/	
Flood Risk Assessment (FRA)	 Required for: Development in Flood Zone 2 and 3, Works within 8m of a main river. Sites of 1 ha or more in Flood Zone 1 All development in Flood Zone 2 and 3 	A site-specific assessment of the flood risk to and from a development site. The assessment should demonstrate how flood risk will be managed now and over the development's lifetime, taking climate change into account, and with regard to the vulnerability of its users. Applicants should refer to the National Flood Risk Standing Advice and Local Flood Risk Standing Advice, here . It is advisable to review the Environment Agency Guidance on Flood risk assessment for planning applications https://www.gov.uk/planning-applications-assessing-flood-risk and flood risk assessment: standing advice can be accessed via this link: https://www.gov.uk/guidance/flood-risk-assessment-standing-advice .	NPPF paragraphs 155-165 Local Plan Policy EQ1 PPG Flood Zone and Flood Risk Tables
Flood Risk Sequential and Exceptions Test O O O O O O O O O O O O O	Required in the following circumstances: In Flood Zone 2 - Development that is defined as "highly vulnerable" (i.e. residential basements, caravan parks) In Flood Zone 3a	A Flood Risk Sequential Test compares the site you're proposing to develop with other available sites, to find out which has the lowest flood risk. These tests will also apply to some developments which have to submit a Flood Risk Assessment.	NPPF paragraph 148-169 Local Plan Policy EQ1
	 Development that is defined as "more vulnerable " (i.e. residential, schools, hospitals, care homes) Essential infrastructure (i.e. roads or utilities) In Flood Zone 3b - Essential infrastructure (i.e. as roads or utilities) An Exception Test may also be required 	Information on Flood Zones and sources of floodwater can be found at: https://flood-map-for-planning.service.gov.uk/ A sequential test will be necessary for development in the following flood risk classifications: In zone 2 development that is defined as "highly vulnerable" (i.e. residential basements, caravan parks) In zone 3a development that is defined as "more vulnerable" (i.e. residential, schools, hospitals, care homes) and essential infrastructure (i.e. roads or utilities) In zone 3b essential infrastructure (i.e. roads or utilities) The flood classifications referred to above are set out in the NPPG: https://www.gov.uk/guidance/flood-risk-and-coastal-change	



		Exception Tests	
		If your site is the only one available, or the one with the lowest flood risk, you will need to do an Exception Test, to show how you will manage flood risk on your site.	
		Exception tests are necessary for all applications except changes of use, or minor developments (fewer than 10 dwellings, up to 0.5Ha, or with floor space under 1000sq m).	
		The sequential test should compare sites in the following ways:	
Page 54		 Details of the size, location and nature of your proposed development Current use, and proposed future use, of the site Environment Agency flood zone designation for the site Sources of flood risk on the site Ways that you could avoid or lessen flood risk The likely impact of climate change on flooding risk during the expected lifetime of the development An assessment of the impact of the development on flood risk elsewhere in the area An exception test should balance the flood risk at the site with any sustainability benefits that the development can offer to the community, and describe any drainage measures at the site which could reduce overall flood risk for the area as a whole. 	
Foul Drainage Assessment (To include Form FD1A)	Required where non-mains foul drainage is proposed, connection to the mains sewer is not practical and it can be demonstrated that discharging waste water into a public sewer to be treated at a public sewage treatment works or a package treatment plant is not feasible (taking into account cost and/or practicability).	Required for any proposal involving non-mains foul drainage. Information on form FD1A can be found at: https://www.gov.uk/government/publications/foul-drainage-assessment-form-fda1 Where connection to the mains sewer is not practical, it must be clearly demonstrated that discharging wastewater into a public sewer to be treated at a public sewage treatment works or a package treatment plant is not feasible (taking into account cost and/or practicability). Further guidance is contained in the National Planning Practice Guidance	Local Plan Policy EQ 1 and EQ2





		Aside from reserved matters the level of detail included on the landscape plan should be tailored to the level of development with smaller developments requiring less detail. The plan can be conceptual but in this case it is likely that a condition will be attached requiring the submission of a detailed landscaping scheme at post-application stage.	
Landscape and Visual Impact Assessment (LVIA)	An LVIA is required for all developments in the countryside which are likely to have a significant visual impact within the landscape, and for any major applications in the setting of an Area of Outstanding Natural Beauty. An LVIA is also required for applications for wind turbines where their overall height would exceed 15 metres and where an Environmental Statement under The Town and Country Planning (Environmental Impact Assessment) Regulations 2017 is required.	A Landscape and Visual Impact Assessment ("LVIA") considers the impact of a proposed development in the landscape. Understanding the character quality and value of the landscape determines the sensitivity of that landscape to accommodate change through development. The sensitivity of receptors (people) to changes in view is dependent upon the activity, location and nature of the view experienced. People engaged in outdoor sports or occupiers of commercial buildings are considered to be of low sensitivity, with road users, footpath users and views from upper storeys of residential properties of medium sensitivity. Residents experiencing views from principal rooms and people visiting well-known beauty spots are considered of high sensitivity to change. LVIAs must meet the Guidelines for Landscape and Visual Impact Assessment (GLVIA3). Further information can be obtained from the Guidelines for Landscape and Visual Impact Assessment published jointly by the Landscape Institute and the Institute of Environmental Assessment in 2013 although this is not available for downloading so would either need to be purchased on-line, or a suitably qualified landscape professional would need to be commissioned.	Local Plan Policies EQ2 and EQ3
Lighting Assessment	Required for any applications which include floodlighting, or a significant amount of external lighting or glass on elevations, where your development would be any of the following: • Next to a residential property • Next to a listed building • Within or next to a conservation area • Next to a roost, breeding or resting place of, or habitat of importance to, a legally protected species (such as bats,	A lighting assessment is required for any applications which include floodlighting, or a significant amount of external lighting or glass on elevations, where your development would be any of the following: Next to a residential property Next to a listed building Within or next to a conservation area Next to a roost, breeding or resting place of, or habitat of importance to, a legally protected species (such as bats, badgers, barn owls and great crested newts) Within the open countryside Within an Area of Outstanding Natural Beauty (AONB)	Local Plan Policy EQ1 and EQ7



Page 57	badgers, barn owls and great crested newts) • Within the open countryside • Alongside other watercourses and habitats, where there is a risk of impact on bats, especially light sensitive bat species associated with the three Special Areas of Conservation within the District.	Alongside other watercourses and habitats, where there is a risk of impact on bats, especially light sensitive bat species associated with the three Special Areas of Conservation within South Somerset District. The assessment shall include a layout plan with beam orientation and a schedule and specification of the equipment, including lighting levels at or beyond the site boundaries. The reason for any lighting should be clearly explained. Where the site is in an AONB, the lighting assessment should be designed in accordance with guidance available from the relevant AONB: https://www.dorsetaonb.org.uk/wp-content/uploads/2019/04/DAONB Managmentplan.pdf https://cranbornechase.org.uk/publications/aonb-management-plan/ Further information is available in the National Planning Practice Guidance . Useful guidance is also available in the Institute of Lighting Professionals' publication Guidance is applicable in towns as well as the countryside . The advice is applicable in towns as well as the countryside.	
National Design Guide Compliance Statement	Required for major residential schemes	A National Design Guide Compliance Statement is required for all major applications for residential development. The statement will need to demonstrate how the proposal complies with the 10 Characteristics of Well Designed Places should be demonstrated. Proposals should be assessed against each characteristic	NPPF paragraph 8 Local Plan Policy EQ2
		The National Design Guide can be found here: National_Design_Guide.pdf The National Design Guide Compliance Statement can be combined as a part of the Design & Access Statement.	
Noise Assessment	Required for development falling within the following use classes: Use Class E (restaurants and cafes), sui generis uses (pub or drinking establishments and hot food takeaways); or	A Noise Assessment is required for new development falling within the following: Development falling within the following use classes: Use Class E (restaurants and cafes), sui generis uses (pub or drinking establishments and hot food takeaways); or	Local Plan Policy EQ7



Pa	 Use Classes B2 (General Industrial) and B8 (Storage and Distribution); and Where the uses would be located adjacent to existing residential properties. New residential development which lies adjacent to the above uses, or adjacent any other source of noise. (e.g. A Roads, railways. Etc.) 	 Use Classes B2 (General Industrial) and B8 (Storage and Distribution); and Where the uses would be located adjacent to existing residential properties. New residential development which lies adjacent to the above uses, or adjacent any other source of noise (e.g. A Roads, railways. Etc.). A Noise Assessment, prepared by a suitably qualified acoustician, should outline the potential sources of noise generation, and how these may have a negative effect on local amenity. The assessment should also outline how the developer intends to overcome these issues. It is highly recommended that advice is sought from the Council's Environmental Protection team to agree a methodology and individual requirements for sound insulation in residential and commercial developments. Further guidance is provided within Chapter 11 of the National Planning Policy Framework. 	
Mutrient Neutrality Assessment and Mitigation Strategy (NNAMS) (Phosphate Statement)	Required to accompany planning applications where development may give rise to an increase in phosphate discharges that could impact upon the Somerset Levels and Moors SAC & Ramsar catchment as well as areas served by sewerage treatment works that discharge into affected sewerage treatment works. This is likely to include: New dwellings, but not residential annexes Buildings and changes of use that provide overnight accommodation Agricultural development that could give rise to increased animal / poultry numbers. Anaerobic Digesters Tourism attractions, including over-night tourist accommodation.	Where, adopting the precautionary principle planning applications are considered likely to give rise to increased phosphate emissions into the protected catchment the planning authority is required to undertake a Habitat Regulations Assessment prior to determination—to confirm whether the proposed mitigation (whether by way of acquiring a credit from a mitigation provider accredited by the Somerset Councils for a mitigation scheme within the relevant sub-catchment or by providing on or off site mitigation linked to a particular development) will adequately mitigate the impacts of the development upon the catchment. Where mitigation is proposed by credit acquisition the Somerset Councils will introduce a template Undertaking a draft of which should accompany the planning application. Where mitigation is proposed to accompany a planning application the applicant will need to provide details of the site location, size, mitigation approach proposed, levels of phosphate reduction based upon the current calculator available at: https://www.southsomerset.gov.uk/services/planning/somerset-levels-and-phosphates/ together with phasing and subsequent management.	Habitat Regulation 2017 (as amended) Para 177 of the National Planning Policy Framework Local Plan Policy EQ4



		Further advice regarding the preparation of suitable mitigation plans is being jointly prepared by Natural England and the Somerset Councils. Where relevant development has been approved by way of the prior approval route under the Town & Country (General Permitted Development) Order, the relevant mitigation is required by Regulation 75 of the Conservation of Habitats and Species Regulations. The relevant submission is made under Regulation 77 dealt with under application types below.	
Planning Statement Page 59	A Planning statement is required for Major and Minor developments.	 A planning statement goes beyond the information included in a <u>Design and Access Statement</u>. A Planning Statement should do the following: Identify the context and need for a proposed development Include an assessment of how the proposed development complies with relevant national, regional and local planning policies Give details of consultations with the Local Planning Authority, and wider community or statutory consultations undertaken before the application was submitted Explain the business case for the development, where necessary Include information regarding crime prevention or other considerations Depending upon the applications scale and complexity the Planning Statement could form part of a cover letter, expand upon the Design & Access Statement or comprise a stand-alone report. 	NPPF Paragraphs 10 and 11
Photographs	Up to date photographs of the existing property to which the development is proposed would be helpful both to the case officer but also to provide additional context for consultees. Please stand well back from the location of the development and include context and reference points in the photos	These will assist consultees and interested parties understand the development's setting and context. Photographs should not include vehicle number plates or individual faces.	
Recycling and Waste Management Plan	Required for all applications for change of use to residential or commercial use.	A recycling and waste management plan is required for all applications for new residential or commercial development. Waste and recycling collections are essential services for residential and commercial developments and must be considered when designing a new	Local Plan Policy EQ1



		development or even converting an existing property. Failure to do so can lead to poor services for future residents and businesses. Somerset Waste Partnership is the local authority team managing waste and recycling services for the Somerset county and the management plan should comply with the Somerset Waste Partnership Developer Guidance which can be found here: https://www.somersetwaste.gov.uk/developer-guidance/	
Statement of Community Engagement	Required for all major developments (excluding agricultural proposals given that single barns can comprise a major development)	The South Somerset Statement of Community Involvement has been prepared as part of the Local Development Framework and sets out how the District Council intends to inform, consult and involve the community in the preparation of new planning policy documents and the determination of planning applications.	SSDC Adopted SCI
Structural Survey and Conversion Method Statement	Required for development involving the conversion of an existing rural building outside of the settlement boundaries where there exists doubt as to the structural integrity of the building. Also required for prior approvals where a building's capacity to be converted forms a part of any assessment.	A structural survey and conversion method statement is required for any application involving the conversion of buildings to residential, commercial or tourism use where the conversion is dependent on the substantial retention and re-use of the existing structure. Where alteration/demolition is proposed this must be clearly shown on the floor plans and elevations of the proposal and be cross referenced in the Structural Survey. A Survey is also required for any application involving demolition of the whole or part of a listed building or building in a conservation area where such demolition is sought for reasons of structural safety/instability. A Survey investigates the suitability of a building for re-use and must accurately detail the physical condition of existing buildings and the extent of demolition, re-building and repair required and also explains the method by which the conversion works will be carried out. Drawings must include scaled sections and coloured or hatched plans identifying building fabric to be demolished, rebuilt or repaired.	NPPF Para 79
Sustainability Statement	A sustainability statement is required with all applications for major development including: • Full planning permission • Outline permission	South Somerset District Council has recognised a climate change and environmental emergency and undertaken to reduce its carbon footprint and that of the district to net-zero. The Council has an adopted Environment Strategy to support its decision making.	Local Plan Policies TA1, EQ1, EQ2 and EQ4

•	Reserved matters except where
	already addressed at outline stage

Energy and Resource Statements can explain how new proposals will contribute to the overall energy supply within the district and where relevant demonstrate how the proposal can contribute positively towards the reduction of CO₂ emissions. They can also demonstrate how designs have considered the sustainable use of resources and materials.

The National Planning Practice Guidance confirms that the planning system should promote an efficient use of natural resources and the National Planning Policy Framework states that local planning authorities should expect new development to take account of landform, layout, building orientation, massing and landscaping to minimise energy consumption.

A sustainability statement is a comprehensive report providing details of sustainable design, construction and other measures that are being incorporated into the development to reduce the energy, water and materials to address climate change. The statement should demonstrate that a new development has been designed to reduce energy use and increase resilience to changes in the climate. This should include consideration of passive solar design where the siting and design of buildings maximise the use of the sun's energy for heating and cooling, and how the layout and design of buildings and planting can reduce energy and water use and mitigate against flooding, pollution and overheating. This should also include consideration of the following:

- PV panels;
- Air or Ground source heat pumps;
- Electric charging points, including number and location;
- Combined heat and power;
- Confirmation of access to fibre broadband;
- Provisions for recycling
- Fabric standards for example Passivhaus
- Walking/cycling infrastructure
- Battery storage
- Community gardens for food growth
- Rainwater harvesting
- Other measures to encourage future occupiers/users of the site to reduce carbon footprint etc.

Further guidance is provided within Chapter 14 of the <u>National Planning</u> <u>Policy Framework</u>.

²age 6



		and at the UK Green Building Council: www.ukgbc.org and the Building Research Establishment: https://www.greenbooklive.com/	
Sustainable Drainage Statement	A Sustainable Drainage Statement will be required to accompany applications for outline and full applications for minor development.	The Statement should identify the design solution proposed for the capture, storage, attenuation and disposal of surface water. The statement should confirm whether and how surface water will be disposed of if this involves third party land or access to highway drainage infrastructure.	Local Plan Policies EQ1 and EQ4 NPPG Paragraph 50 & 51
Sustainable Drainage Strategy Page 62	A Sustainable Drainage Strategy is required with all applications for major development, that is: Residential development of 10 dwellings or more or residential development with a site area of 0.5 hectares or more where the number of dwellings is not yet known. Non-residential development where the total floor space to be created is 1,000 square metres or more or where the floor area is not yet known, a site area of 1 hectare or more.	The sustainable drainage strategy should address the issue of surface water runoff onto and off the site. It can be combined with the Flood Risk Assessment if one is required for the site. It should: It should swith the Flood Authority (LLFA) - for further advice enquiries should be sent to Ilfa@somerset.gov.uk	Local Plan Policies EQ1 and EQ4 NPPG Paragraph 50 & 51



Transport Assessment / Statement	 Required for development that is likely to: Result in a material increase or change in 	A Transport Assessment or Transport Statement is required where a threshold explained at: https://www.gov.uk/guidance/travel-plans-transport-assessments-and-statements	Local Plan Policy TA1 and TA5
Statement	the traffic Impact on other modes of transport	The National Planning Policy Framework states that all developments that	
	impact off other modes of transport	generate significant amounts of movement should be supported by a Transport Assessment or Statement. This will be used to assess whether opportunities for sustainable transport modes have been taken up, that safe and suitable access to the site can be achieved for all people, and that any improvements required to the transport network would limit the significant impacts of development.	
Page		In some cases, the transport issues arising out of development proposals may not require a full Transport Assessment to inform the process adequately and identify suitable mitigation. In these instances, it has become common practice to produce a simplified report in the form of a Transport Statement. This will be appropriate where it is agreed that the transport issues arising out of development proposals are limited and a full transport assessment is not required.	
ာ		Further information about Transport Assessments and Statements are contained in the <u>National Planning Practice Guidance</u>	
		Developers are encouraged to seek <u>pre-application advice</u> regarding the need or scope of a Transport Assessment or Statement for a particular development.	



Travel Plan	A draft Travel Plan sh	ould also be submitted	A Travel Plan is a package of measures produced by an applicant to	Local Plan Policies
	where major develop	ment meets or exceeds	encourage people to use alternatives to single-occupancy car-use. A Travel	TA1 and TA4
	_	olds set out by Somerset	Plan must:	
	County Council as Highways Authority:			
			Be prepared with reference to <u>Somerset County Council's guidance</u>	
	Development type	Threshold	<u>material</u>	
			Consist of an identifiable site audit review, action plan of measures	
	Retail – Food	1,000m ²	(including physical measures off-and on-site and within the building	
		4.500 2	itself), and monitoring strategy with modal share targets	
	Retail – Non-food /	1,500m ²	Relate to all intended trips to and from the site which include travel to	
	Office		work, business travel, deliveries, and travel undertaken by	
	Class D2	1 F00m²	visitors/guests/customers/patrons/patients	
	Class B2	1,500m ²	It is used as a supplied that a travel plan he the subject of any conditation	
	Class B8	2,500m ²	It is recommended that a travel plan be the subject of pre-application discussions with relevant parties including the Travel Plan Team at	
	CldSS DO	2,500111	Somerset County Council email: Travelplanning@somerset.gov.uk.	
	Residential	35,000m ² or	Travelplanning@somerset.gov.uk.	
	Residential	55,000111 01 50 units	Further guidance can be found on the Somerset County Council website	
		50 dilits	Turther guidance can be round on the somerset county council website	
Pa				
Gree / Hedgerow	Required for proposa	Ils where there are trees	You will need a Tree Survey or Arboricultural Statement if your	British Standard.
Hedgerow	within or adjoining th	ne site in close proximity to	development has an impact on any tree with a trunk diameter of over	5837 (2012)
Report	the proposed develop	pment:	75mm (as measured 1.5m above ground level) either on site or adjoining.	
	A scaled plan acc	curately positioning the	All reference to trees refer to any tree above this size which is on the site of	
	trunks of trees th	nat could influence or be	the development, or is close enough to affect it ('within influencing	
	affected by the d	levelopment (including	distance of the proposal'). All documents and information should be	
	works such as sit	e access, service routes	prepared in accordance with BS5837: 2012 Trees in relation to design,	
	and site compou	nds), identified with a	demolition and construction – Recommendations.	
		er (such as #T1,T2) and		
		common name, their stem	The requirements are tailored for Full/Outline planning applications and	
		neasured at 1.5 m above	Householder applications:	
	_	ether they are to be		
	removed.		Full or outline applications:	
	1	ment tree surgery works	An Arbertalburghten Assessment Line 1 and	
	• • • • • • • • • • • • • • • • • • • •	lanting for any removed	An Arboricultural Impact Assessment showing trees to be retained and	
	trees.		removed.	
			Tree Protection Plan setting out appropriate physical protection for retained trees during construction works	
	However it any of the	trees are covered by a	retained trees during construction works.	
	Tree Preservation Or	1 111	Any pre-development tree surgery works.	



requirements for a full planning application apply see below. Helpful guidance is available at www.trees.org.uk An Arboricultural Method Statement where works are needed within the Root Protection Areas (see B55837: 2012) of retained trees or where retained trees cannot be protected by standard physical means such as fencing and/or ground protection. • Soft landscape design, including species and location of compensatory planting to mitigate for any loss. • The Tree Survey, Arboricultural Impact Assessment and Arboricultural Method Statement should be prepared by a suitably qualified Arboriculturist who has gained expertise in the field of trees in relation to construction. Householder applications: • A scaled plan accurately positioning the trunks of trees that could influence or be affected by the development (including works such as site access, service routes and site compounds), identified with a reference number (such as T1,T2) and species listed by common name, their stem diameter when measured at 1.5 m above ground, and whether they are to be removed. • Any pre-development tree surgery works • Compensatory planting for any removed trees. However, if any of the trees are covered by a Tree Preservation Order or are within a conservation area, then the level of requirements for a full planning application apply as above. Hedges: Whilst the British Standard 5837:2012 only relates to trees the presence of hedges on an application site does not require such a Survey/Assessment. However all hedges should be shown on the site plan and the impact of development on hedges should be identified.		annon mation and then the level of	Durange of legation of condenses and sensions in distinct and the		
Extraction Assessment extraction or air conditioning equipment (excluding alterations to existing dwellings and proposals for new dwellings) extraction or air conditioning equipment (excluding alterations to existing dwellings and proposals for new dwellings) specification for a particular extraction system. Required for all applications where ventilation, extraction equipment or air conditioning units are to be installed. Typically, this will include uses within Classes A3 (restaurants and cafes), A4 (drinking establishments), A5 (hot food takeaways), retail,	Page 65	apply see <u>below</u> . Helpful guidance is available at	 An Arboricultural Method Statement where works are needed within the Root Protection Areas (see BS5837: 2012) of retained trees or where retained trees cannot be protected by standard physical means such as fencing and/or ground protection. Soft landscape design, including species and location of compensatory planting to mitigate for any loss. The Tree Survey, Arboricultural Impact Assessment and Arboricultural Method Statement should be prepared by a suitably qualified Arboriculturist who has gained expertise in the field of trees in relation to construction. Householder applications: A scaled plan accurately positioning the trunks of trees that could influence or be affected by the development (including works such as site access, service routes and site compounds), identified with a reference number (such as T1,T2) and species listed by common name, their stem diameter when measured at 1.5 m above ground, and whether they are to be removed. Any pre-development tree surgery works Compensatory planting for any removed trees. However, if any of the trees are covered by a Tree Preservation Order or are within a conservation area, then the level of requirements for a full planning application apply as above. Hedges: Whilst the British Standard 5837:2012 only relates to trees the presence of hedges on an application site does not require such a Survey/Assessment. However all hedges should be shown on the site plan and the impact of 		
	Extraction	extraction or air conditioning equipment (excluding alterations to existing dwellings and	specification for a particular extraction system. Required for all applications where ventilation, extraction equipment or air conditioning units are to be installed. Typically, this will include uses within Classes A3 (restaurants and cafes), A4 (drinking establishments), A5 (hot food takeaways), retail,	Local Plan Policies EQ1 and EQ7	



A Ventilation and Extraction Statement must include details of the position	,	Ī
and design of any ventilation and extraction equipment, including odour		
abatement techniques and acoustic noise characteristics.		



Householder planning application (registered as a minor application)

The Householder Application for Works or Extension to an existing Dwelling should be used for proposals to alter/extend a single dwelling or two or more dwellings, including works within the curtilage (boundary/garden) of a house or the formation of an access in association with a house.

Document Description:	Req'd	What / When is required:	Policy / Legislation:
Application Form, and Fee	②	From <u>Planning Portal</u> Fee Calculator The checklist is available <u>here</u> to double check all the correct documents have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CIL Additional Information Forms		Required where the proposed development will involve the creation of 100m² or more floor space (including converted floor space). Forms available here , The Council's CIL guidance can be found here .	CIL Regulations (2010), as amended
Lacation Plan (existing) വ വ	S	See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Black / Site Plan (existing and proposed)	()	See 'Plans' section. A Block/Site Plan is most likely to contain highways and parking details. SSDC has produced helpful guidance to applicants so the right information is included on plan. If additional bedrooms are proposed, please ensure that adequate parking is shown on the plan.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
ElevationDrawings (existing and proposed)		See 'Plans' section.	Local Plan Policy EQ2
Floor Plans (existing and proposed)	?	See 'Plans' section.	Local Plan Policy EQ2



Additional Documents	Req'd	What / When is required:	Policy / Legislation:
Roof Plan (existing and proposed)		See 'Plans' section.	Local Plan Policy EQ2
Section Plans / Levels (existing and proposed)		See 'Plans' section Required if there is proposed to be a change of levels within the site i.e. building part cut into the ground.	Local Plan Policy EQ2
Biodiversity Checklist/Ecology Report		Required if works are proposed which may affect protected species or habitats. If you answer 'yes' to any question you must include the requisite ecology report unless otherwise agreed. All reports should be prepared by a suitably qualified and experienced ecologist.	Local Plan Policy EQ4
Flad Risk essment(FRA)		Required for development in Flood Zone 2 and 3 or works within 8m of a main river. Further advice (including householder) is available here	NPPF paragraphs 155-165
Assessment		Required for developments in areas of high archaeological potential or a known archaeological site where a requirement has been identified by the South West Heritage Trust.	NPPF paragraph 189
Design and Access Statement		Required for Listed Buildings or if in a Conservation Area, and should include a Heritage Statement section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015 PPG Design paragraphs 029 - 034
Tree Survey and Protection Measures		Required for proposals where there are trees within or adjoining the site. A Tree Survey, Arboricultural Method Statement and Tree Protection Plan should be prepared by a suitably qualified and experienced arboricultural consultant in accordance with BS 5837:2012 Trees in relation to design, demolition and construction. Helpful guidance is available at www.trees.org.uk	Local Plan Policies EQ4 and EQ5 BS. 5837 (2012)
Photographs		Please supply photographs of the existing property to which the extension is proposed. Please stand well back from the location of the development and include context and reference points in the photos.	



Change of Use (could be registered as a minor, major or other application)

If you are intending to change the use of all or part of your property/land, you may need to obtain planning permission. The Town and Country Planning (Use Classes) Order 1987 (as amended) puts uses of land and buildings into various categories known as use classes. The full application for Planning Permission form should be used for change of use applications.

Document Description:	Req'd	What / When is required:	Policy / Legislation:
Application Form, Fee and Validation Checklist Form	©	From <u>Planning Portal</u> Fee Calculator The checklist is available <u>here</u> to double check all the correct documents have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CIL Additional Information Form		Required for applications where the proposed development will create one or more new dwellings, or involve the creation of 100m² or more floor space (including converted floor space) of out of town retail. Forms available here , The Council's CIL guidance can be found here .	CIL Regulations (2010), as amended
Location Plan (exting)		See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and proposed)	>	See 'Plans' section. A Block/Site Plan is most likely to contain highways and parking details. SSDC has produced helpful guidance to applicants so the right information is included on plan.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Floor Plans (existing and proposed)		See 'Plans' section.	Local Plan Policy EQ2
Roof Plan (existing and proposed)		See 'Plans' section.	Local Plan Policy EQ2
Affordable Housing Statement		Required for residential developments of 10 or more dwellings and must include number and tenure/size mix of affordable units.	Local Plan Policy HG3



Document Description:	Req'd	What / When is required:	Policy / Legislation:
AgriculturalAppraisal		Required for countryside development including use for agriculture or as a rural worker's dwelling.	Local Plan Policy HG9 NPPF paragraph 79
Biodiversity and Ecology Checklist / Report	(Not required for projects that don't include physical works. If physical works are proposed it will be a requirement to complete a <u>Biodiversity</u> <u>Checklist</u> and include within your application. If you answer 'yes' to any question you <u>must</u> include the requisite ecology report unless otherwise agreed. (In which case proof of agreement should be submitted)	The Town and Country Planning (Environmental Impact Assessment) Regulations 2011 (as amended) Local Plan Policy EQ4
Draft S106 / Heads of Terms		Required for schemes involving: Affordable housing The provision of on-site open space and play equipment Highway Infrastructure and Travel Planning Matters which cannot be covered by planning conditions or CIL	Local Plan Polices SS6, HG3, TA3, TA4, TA5, HW1
Economic / Marketing Statement		 the loss of premises identified as community facilities under adopted local plan policy DP17. the loss of premises or land either currently or last used for employment purposes and no equivalent replacement employment is provided. the loss of land or premises identified in employment or community policies in neighbourhood plans. applications for over 2,500m² of floor space for Class E xxx retail or leisure development. applications for retail or leisure developments below 2,500m² floor space outside existing town centre area applications for main town centre uses that are not in an existing town centre area except for small scale development in rural areas. Applications proposing new business activity in rural areas, for example tourist / visitor attraction / accommodation proposals to demonstrate a local need for the scale of development proposed. 	Local Plan Policies EP3, EP9, EP13 & EP15. NPPF paragraphs 85-90



Document Description:	Req'd	What / When is required:	Policy / Legislation:
Electric Vehicle Charging Strategy		Required for all major applications that provide for on-site parking.	Local Plan Policies TA1 and EQ1
Flood Risk Assessment (FRA)		Required for Essential infrastructure / Highly vulnerable / More vulnerable uses within Flood Zone 2 and 3 and sites of 1 Ha or more in Flood Zone 1. Applicants should refer to the National Flood Risk Standing Advice and Local Flood Risk Standing Advice, here	NPPF paragraph 155-165 PPG Flood Zone and Flood Risk Tables
Foul Drainage Assessment (To include Form FD1A)		Required where non-mains foul drainage is proposed, connection to the mains sewer is not practical and it can be demonstrated that discharging waste water into a public sewer to be treated at a public sewage treatment works or a package treatment plant is not feasible (taking into account cost and/or practicability).	Local Plan Policy EQ2
Hage Statement		Required for works within a Conservation Area, works adjacent or to a Listed Building, Scheduled Ancient Monument.	Local Plan Policy EQ3 NPPF paragraph 189
Landscape Plan / Strategy		Not required unless the Change of Use has a landscape impact.	Local Plan Policy EQ2
Statement of Community Involvement / Neighbour Consultation Form		Required for major applications only	SDC SCI
Noise / Vibration Assessments		Required for developments generating potentially significant levels of noise / vibration, for development in close proximity to sensitive receptors, or developments within close proximity to existing significant levels of noise / vibration.	Local Plan Policy EQ7



Document Description:	Req'd	What / When is required:	Policy / Legislation:
Nutrient Neutrality Assessment and Mitigation Strategy (NNAMS)	0	Required to accompany planning applications where development may give rise to an increase in phosphate discharges that could impact upon the Somerset Levels and Moors SAC & Ramsar catchment as well as areas served by sewerage treatment works that discharge into affected sewerage treatment works. This is likely to include: New dwellings Buildings and changes of use that provide overnight accommodation Agricultural development that could give rise to increased animal / poultry numbers. Anaerobic Digesters Tourism attractions, including over-night tourist accommodation.	Habitat Regulation 2017 (as amended) Para 177 of the National Planning Policy Framework Local Plan Policy EQ4
PlanningStatement		Where required and depending upon the scale of development this can be either a stand-alone document or combined with other Required (can be combined with a Design and Access Statement) Statement of Community Involvement - Compliance statement required to show engagement with local community prior to submission.	NPPF paragraphs 10 and 14 Adopted Statement of Community Involvement
Pholographs	Ø	Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points in the photos.	·
Recycling and Waste Management Plan		Required for all applications for change of use to residential or commercial use.	Local Plan Policy EQ1
Sustainable Urban Drainage Strategy (SuDS)		Required for major applications. This should include a detailed surface water drainage strategy and Sustainable Urban Drainage principles. Residential development of 10 dwellings or more or Residential development with a site area of 0.5 hectares or more where the number of	Local Plan Policies EQ1 and EQ4 NPPG Paragraph 50 & 51
TransportAssessment /Statement		Required for major applications that are likely to: Result in a material increase or change in the traffic Impact on other modes of transport A draft Travel Plan may be required in accordance with Policy TA4	Local Plan Policies TA1, TA3, TA4, TA5



Full applications, Major Development

Full applications are for many types of application including the erection of new dwellings, agricultural buildings or development involving commercial and industrial properties. The following applications are classed as "Major applications"

In excess of 10 dwellings or 0.5 Ha Residential development
Creation or change of use of 1,000m² gross floorspace
Non-residential development or change of use of at least 1 Ha

Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Application Form and Fee	Ø	From <u>Planning Portal</u> <u>Fee Calculator</u> The checklist is available <u>here</u> to double-check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CIL Additional Information Form		Required for applications for full permission where the proposed development will create one or more new dwellings, or involve the creation of 100m² or more floor space (including converted floor space) of out of town retail. CIL Additional Information Form is not required for Outline applications. Forms available here , The Council's CIL guidance can be found here .	CIL Regulations (2010), as amended
Location Plan (existing)		Required, see 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and proposed)	•	Required, see 'Plans' section. A Block/Site Plan is most likely to contain highways and parking details. SSDC has produced helpful guidance to applicants so the right information is included on plan.	The Town and Country Planning (Development Management Procedure) (England) Order 2015



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
ElevationDrawings (existing and proposed)	©	Required for new buildings and changes to elevations, see 'Plans' section.	Local Plan Policy EQ2
Floor Plans (existing and proposed)		Required for changes to floor plans. See 'Plans' section.	Local Plan Policy EQ2
Roof Plan (existing and proposed)		Required where roof plans are complex or difficult for the public to interpret from elevation drawings only.	Local Plan Policy EQ2
Section Plans / Levels (existing and proposed)		Required, see 'Plans' section if there is an existing change in levels across the site or there is a proposal to alter natural ground levels.	Local Plan Policy EQ2
Agorultural Appraisal		Required for countryside development including use for agriculture or as a rural worker's dwelling.	NPPF paragraph 79 Local Plan Policy HG9
Air Quality Assessment		Required for new residential accommodation within the sewage treatment works buffer zone.	Local Plan Policy EQ7
Archaeological Assessment		Required for developments in areas of high archaeological potential.	NPPF paragraph 189 Local Plan Policy EQ3



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Biodiversity and Ecology Checklist / Report		Required if works are proposed which may affect protected species or habitats. If the application is accompanied by Ecology / Biodiversity surveys and reports it does not also require the submission of a Biodiversity Checklist. If the application is not accompanied by Ecology / Biodiversity surveys and reports, it will be a requirement to complete a Biodiversity Checklist and include within your application to confirm why such reports are not considered appropriate. i. This should include evidence to support Habitats Regulations Assessment where appropriate.	Local Plan Policy EQ4
Contaminated Land Assessment O O O		 Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health and/or the environment may be impacted 	Local Plan Policy EQ7
Design & Access Statement		Required for all major applications	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) PPG Design paragraphs 012, 029-033



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Draft S106 / Heads of Terms		Required for schemes involving: Affordable housing The provision of on-site open space and play equipment Highway Infrastructure and Travel Planning Matters which cannot be covered by planning conditions or CIL	Local Plan Polices SS6, HG3, TA3, TA4, TA5, HW1
Economic /Marketing Statement Page 77		 Required where the development involves: The loss of premises identified as community facilities under adopted Local Plan policy DP17. The loss of premises or land either currently or last used for employment purposes and no equivalent replacement employment is provided. The loss of land or premises identified in employment or community policies in neighbourhood plans. Applications for retail or leisure developments below 2,500m² floor space outside existing town centre area Applications for main town centre uses that are not in an existing town centre area except for small scale development in rural areas. Applications proposing new business activity in rural areas, for example tourist / visitor attraction / accommodation proposals to demonstrate a local need for the scale of development proposed. 	Local Plan Policy EP3, EP9, EP13 & EP15. NPPF paragraphs 85-90
Electric Vehicle Charging Strategy		Required for all major applications that provide for on-site parking.	Local Plan Policies TA1 and EQ1



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Flood Risk Assessment (FRA)		Required for all major applications :	NPPF paragraph 155 - 165 PPG Flood Zone and Flood Risk Tables
Flood Risk Sequential Test		Required in the following circumstances: In Flood Zone 2 • Development that is defined as "highly vulnerable" (i.e. residential basements, caravan parks) In Flood Zone 3a • Development that is defined as "more vulnerable " (i.e. residential, schools, hospitals, care homes) • Essential infrastructure (i.e. roads or utilities) In Flood Zone 3b • Essential infrastructure (i.e. as roads or utilities) An Exception Test may also be required	NPPF paragraph 148-169
For Drainage Assessment (To include Form FD1A)		Required where non-mains foul drainage is proposed, connection to the mains sewer is not practical and it can be demonstrated that discharging waste water into a public sewer to be treated at a public sewage treatment works or a package treatment plant is not feasible (taking into account cost and/or practicability).	Local Plan Policy EQ2
HeritageStatement		Required for works within a Conservation Area or AONB, works adjacent or to a Listed Building, Scheduled Ancient Monument or having archaeological implications.	Local Plan Policy HG3 NPPF paragraph 189
Land Contamination Report		Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health may be impacted	Local Plan Policy EQ7



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Landscaping Plan	(Strongly advised for residential and commercial developments. Required for major applications with the exception of agricultural development	Local Plan Policy EQ5
Landscape and Visual ImpactAssessment		Required for developments that have the potential to result in a significant visual impact which may include (but is not limited to): Solar and wind energy projects Development in or on the edge of the open countryside or AONB LVIAs must meet the Landscape Institute's Guidelines for Landscape and Visual Impact Assessment (GLVIA3)	Local Plan Policy EQ2
Lighting Assessment		Required for any applications which include floodlighting, or a significant amount of external lighting or glass on elevations, where your development would be any of the following: Next to a residential property Next to a listed building Within or next to a conservation area Next to a roost, breeding or resting place of, or habitat of importance to, a legally protected species (such as bats, badgers, barn owls and great crested newts) Within the open countryside Alongside other watercourses and habitats, where there is a risk of impact on bats, especially light sensitive bat species associated with Special Areas of Conservation within the South Somerset District.	Local Plan Policy DP3, DP4, DP5, DP7 and DP8
National Design Guide Compliance Statement	i	For residential schemes compliance with the 10 Characteristics of Well Designed Places should be demonstrated. Proposals should be assessed against each characteristic.	NPPF paragraph 8 Local Plan Policy EQ2



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Neighbourhood Plan Compliance Statement		Required for developments in areas covered by a 'made' plan, see the <u>NP webpage</u> for an up-to-date list. Proposals should be assessed against each relevant policy.	NPPF paragraph 8
Noise Assessment		 Required for development falling within the following use classes: Use Class E (restaurants and cafes), sui generis uses (pub or drinking establishments and hot food takeaways); or Use Classes B2 (General Industrial) and B8 (Storage and Distribution); and Where the uses would be located adjacent to existing residential properties. New residential development which lies adjacent to the above uses, or adjacent any other source of noise (e.g. A Roads, railways. etc.). 	Local Plan Policy EQ7
Netrient Neutrality Assessment and Morgation Strategy (NAAMS)	0	Required to accompany planning applications where development may give rise to an increase in phosphate discharges that could impact upon the Somerset Levels and Moors SAC & Ramsar catchment as well as areas served by sewerage treatment works that discharge into affected sewerage treatment works. This is likely to include: New dwellings Buildings and changes of use that provide overnight accommodation Agricultural development that could give rise to increased animal / poultry numbers. Anaerobic Digesters Tourism attractions, including over-night tourist accommodation.	Habitat Regulation 2017 (as amended) Para 177 of the National Planning Policy Framework Local Plan Policy EQ4
PlanningStatement	0	Required (can be combined with a Design and Access Statement) Statement of Community Involvement - Compliance statement required to show engagement with local community prior to submission for major applications(to include a summary of neighbor consultations)	PPG Design paragraphs 029 - 034 Adopted Statement of Community Involvement Local Plan Policy HG3
Photographs	Ø	Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.	



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Recycling and Waste Management Plan		Required for all applications for new residential or commercial development.	Local Plan Policy EQ1
Structural Survey and Conversion Method Statement		Required for development involving the conversion of an existing rural building outside of the settlement boundaries where there exists doubt as to the structural integrity of the building. Applicants should refer to SSDC's Conversion of Barns and Other Historic Buildings guidance where appropriate.	Local Plan Policies SD1, SS2
Sustainability Statement		Required for all major applications excluding agricultural development.	Local Plan Policies TA1, EQ1 and EQ4
Sustainable Urban Drainage Strategy (Subs) O O		 Required for major applications. This should include a detailed surface water drainage strategy and Sustainable Urban Drainage principles. Residential development of 10 dwellings or more or Residential development with a site area of 0.5 hectares or more where the number of dwellings is not yet known. Non-residential development where the total floor space to be created is 1,000 square metres or more or where the floor area is not yet known, a site area of 1 hectare or more. 	Local Plan Policies EQ1 and EQ4
TransportAssessment /Statement		Required for development that is likely to: Result in a material increase or change in the traffic Affect a classified road or proposed highway Involve the laying out or construction of a highway or access Impact on other modes of transport Draft Travel Plan in accordance with Policy TA4	Local Plan Policies TA1, TA3, TA4, TA5



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Draft Travel Plan c		See thresholds in the document description section.	Local Plan Policy TA4
Tree and Hedgerow Survey/Report and Protection Measures		Required for proposals where there are trees within or adjoining the site. A Tree Survey, Arboricultural Method Statement and Tree Protection Plan should be prepared by a suitably qualified and experienced arboricultural consultant in accordance with BS 5837:2012 Trees in relation to design, demolition and construction. Helpful guidance is available at www.trees.org.uk	Local Plan Policy EQ4 and EQ5 BS. 5837 (2012)
Ventilation and Extraction Assessment		Required for all developments for ventilation, extraction or air conditioning equipment (excluding alterations to existing dwellings and proposals for new dwellings)	Local Plan Policy EQ2

^{**}Evidence of compulsory pre-application consultation for some wind turbine development is required, ask the LPA for more details.

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Full applications, Minor Development

Full applications are for many types of application including the erection of new dwellings, agricultural buildings or development involving commercial and industrial properties.

The following applications are classed as "Minor"

- 1-9 dwellings or residential development up to 0.49 Ha
- Up to 999m² new building space (regardless of proposed sub-division)
- Non-residential development of upo 0.99 Ha

Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Application Form, Fee and Validation Chacklist Form	>	From <u>Planning Portal</u> <u>Fee Calculator</u> The checklist is available <u>here</u> to double-check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Clandditional Information Form		Required for applications for full permission where the proposed development will create one or more new dwellings, or involve the creation of 100m² or more floor space (including converted floor space) of out of town retail. CIL Additional Information Form is not required for Outline applications. Forms available here , The Council's CIL guidance can be found here .	CIL Regulations (2010), as amended
Location Plan (existing)	>	Required, see 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and proposed)		Required, see 'Plans' section. A Block/Site Plan is most likely to contain highways and parking details. SSDC has produced helpful guidance to applicants so the right information is included on plan.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
ElevationDrawings (existing and proposed)		Required for new buildings and changes to elevations, see 'Plans' section.	Local Plan Policy EQ2



Floor Plans (existing and proposed)		Required for changes to floor plans. See 'Plans' section.	Local Plan Policy EQ2
Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Roof Plan (existing and proposed)		Required where roof plans are complex or difficult for the public to interpret from elevation drawings only.	Local Plan Policy EQ2
Section Plans / Levels (existing and proposed)	©	Required, see 'Plans' section if there is an existing change in levels across the site or there is a proposal to alter natural ground levels.	Local Plan Policy EQ2
Agricultural Appraisal		Required for countryside development including use for agriculture or as a rural worker's dwelling.	NPPF paragraph 79 Local Plan Policy HG9
AinQuality Assessment		Required for new residential accommodation within the sewage treatment works buffer zone.	Local Plan Policy EQ7
Archaeological Assessment		Required for developments in areas of high archaeological potential or sites of known archaeological importance.	NPPF paragraph 189 Local Plan Policy EQ3



Biodiversity and Ecology Checklist / Report		Required if works are proposed which may affect protected species or habitats. If the application is accompanied by Ecology / Biodiversity surveys and reports it does not also require the submission of a Biodiversity Checklist. If the application is not accompanied by Ecology / Biodiversity surveys and reports, it will be a requirement to complete a Biodiversity Checklist and include within your application to confirm why such reports are not considered appropriate. i. This should include evidence to support Habitats Regulations Assessment where appropriate.	Local Plan Policy EQ4
deription:	Req'd	What / When is required:	Policy / Legislative:
Contaminated Land Assessment		Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health and/or the environment may be impacted	Local Plan Policy EQ7
Design & Access Statement	(Required for development within a Conservation Area comprising: One or more dwellings Increase in floor space of 100m ²	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) PPG Design paragraphs 012, 029-033



Economic / Marketing Statement		 Required where the development involves: The loss of premises identified as community facilities under adopted Local Plan policy DP17. The loss of premises or land either currently or last used for employment purposes and no equivalent replacement employment is provided. The loss of land or premises identified in employment or community policies in neighbourhood plans. Applications for main town centre uses that are not in an existing town centre area except for small scale development in rural areas. Applications proposing new business activity in rural areas, for example tourist / visitor attraction / accommodation proposals to demonstrate a local need for the scale of development proposed. 	Local Plan Policy EP3, EP9, EP13 & EP15. NPPF paragraphs 85-90
Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Flood Risk Assessment (FRA) (D) (C)		Required for: Development over 1 hectare in Flood Zone 1 and all development in Flood Zone 2 and 3 Works within 8m of a main river Applicants should refer to the National Flood Risk Standing Advice and Local Flood Risk Standing Advice.	NPPF paragraph 155 - 165 PPG Flood Zone and Flood Risk Tables
Flood Risk Sequential Test		Required in the following circumstances: In Flood Zone 2 Development that is defined as "highly vulnerable" (i.e. residential basements, caravan parks) In Flood Zone 3a Development that is defined as "more vulnerable " (i.e. residential, schools, hospitals, care homes) Essential infrastructure (i.e. roads or utilities) In Flood Zone 3b Essential infrastructure (i.e. as roads or utilities) An Exception Test may also be required	NPPF paragraph 148-169



Foul Drainage Assessment (To include Form FD1A)		Required where non-mains foul drainage is proposed, connection to the mains sewer is not practical and it can be demonstrated that discharging waste water into a public sewer to be treated at a public sewage treatment works or a package treatment plant is not feasible (taking into account cost and/or practicability).	Local Plan Policy EQ2
HeritageStatement		Required for works within a Conservation Area or AONB, works adjacent or to a Listed Building, Scheduled Ancient Monument or having archaeological implications.	Local Plan Policy HG3
			NPPF paragraph 189
Land Contamination Report		Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health may be impacted	Local Plan Policy EQ7
Domument or plandescription:	Req'd	What / When is required:	Policy/Legislative:
Landscape and Visual Impact Assessment		Required for developments that have the potential to result in a significant visual impact which may include (but is not limited to) minor development in or on the edge of the open countryside or AONB LVIAs must meet the Landscape Institute's Guidelines for Landscape and Visual Impact Assessment (GLVIA3)	Local Plan Policy EQ2



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
88		 Use Class E (restaurants and cafes), sui generis uses (pub or drinking establishments and hot food takeaways); or Use Classes B2 (General Industrial) and B8 (Storage and Distribution); and Where the uses would be located adjacent to existing residential properties. New residential development which lies adjacent to the above uses, or adjacent any other source of noise (e.g. A Roads, railways. etc.). 	
No Re Assessment		Required for development falling within the following use classes:	Local Plan Policy EQ7
Neighbourhood Plan Compliance Statement		Required for developments in areas covered by a 'made' plan, see the <u>NP webpage</u> for an up-to-date list. Proposals should be assessed against each relevant policy.	NPPF paragraph 8
		 Within the open countryside Alongside other watercourses and habitats, where there is a risk of impact on bats, especially light sensitive bat species associated with Special Areas of Conservation within the South Somerset District. 	
		 Next to a residential property Next to a listed building Within or next to a conservation area Next to a roost, breeding or resting place of, or habitat of importance to, a legally protected species (such as bats, badgers, barn owls and great crested newts) 	
Lighting Assessment		Required for any applications which include floodlighting, or a significant amount of external lighting or glass on elevations, where your development would be any of the following:	Local Plan Policy DP3, DP4, DP5, DP7 and DP8



Nutrient Neutrality Assessment and Mitigation Strategy (NNAMS)		Required to accompany planning applications where development may give rise to an increase in phosphate discharges that could impact upon the Somerset Levels and Moors SAC & Ramsar catchment as well as areas served by sewerage treatment works that discharge into affected sewerage treatment works. This is likely to include: New dwellings Buildings and changes of use that provide overnight accommodation Agricultural development that could give rise to increased animal / poultry numbers. Anaerobic Digesters Tourism attractions, including over-night tourist accommodation.	Habitat Regulation 2017 (as amended) Para 177 of the National Planning Policy Framework Local Plan Policy EQ4
Planning Statement		Required (can be combined with a Design and Access Statement) Statement of Community Involvement - Compliance statement required to show engagement with local community prior to submission for major applications (to include a summary of neighbor consultations)	PPG Design paragraphs 029 - 034 Adopted Statement of Community Involvement Local Plan Policy HG3
Photographs Day G	•	Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.	
Resycling and Weste Management Plan		Required for all applications for new residential or commercial development.	Local Plan Policy EQ1
Structural Survey and Conversion Method Statement		Required for development involving the conversion of an existing rural building outside of the settlement boundaries where there exists doubt as to the structural integrity of the building. Applicants should refer to SSDC's Conversion of Barns and Other Historic Buildings guidance where appropriate.	Local Plan Policies SD1, SS2



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Sustainable Drainage Statement		A Sustainable Drainage Statement will be required to accompany applications for outline and full applications for minor development. The Statement should identify the design solution proposed for the capture, storage, attenuation and disposal of surface water. The statement should confirm whether and how surface water will be disposed of if this involves third party land or access to highway drainage infrastructure.	Local Plan Policies EQ1 and EQ4
Transport Statement		Required for development that is likely to: • Affect a classified road or proposed highway • Involve the laying out or construction of a highway or access	Local Plan Policies TA1, TA3, TA4, TA5
The and Hedgerow Survey/Report and Presection Measures		Required for proposals where there are trees within or adjoining the site. A Tree Survey, Arboricultural Method Statement and Tree Protection Plan should be prepared by a suitably qualified and experienced arboricultural consultant in accordance with BS 5837:2012 Trees in relation to design, demolition and construction. Helpful guidance is available at www.trees.org.uk	Local Plan Policy EQ4 and EQ5 BS. 5837 (2012)
Ventilation and Extraction		Required for all developments for ventilation, extraction or air conditioning equipment (excluding alterations to existing dwellings and proposals for new dwellings)	



Outline planning applications for Major development

Outline applications are used when the principle of a development needs to be established but not all the information is available at the time the initial application is made. The application is submitted in two parts. The initial outline planning application which may seek to establish some levels of detail (usually access) and a subsequent submission of additional detail referred to as the "Reserved Matters".

The following applications are classed as "Major applications"

- In excess of 10 dwellings or 0.5 Ha Residential development
- Creation or change of use of 1,000m² gross floorspace
- Non-residential development or change of use of at least 1 Ha

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
The Reserved Matters			
Appearance	i		The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
Access	i	and pathways outside the site. Required:	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
Landscaping		could include planting trees or hedges as a screen.	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6



Layout		Includes buildings, routes and open spaces within the development and the way they are laid out in relations to buildings and spaces outside the development. Required: • Floor Plans (existing and proposed) Section Drawings / Levels (existing and proposed)	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
Scale		Includes information on the size of the development, including the height, width and length of each proposed building. Required: Elevation Drawings (existing and proposed) Floor Plans (existing and proposed)	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
Other Submissions	•		
Application Form and Fee	Ø	From <u>Planning Portal</u> <u>Fee Calculator</u> The checklist is available <u>here</u> to double-check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CI A dditional In to mationForm	•	Required for applications for full permission where the proposed development will create one or more new dwellings, or involve the creation of 100m² or more floor space (including converted floor space) of out of town retail. CIL Additional Information Form is not required for Outline applications. Forms available here , The Council's CIL guidance can be found here .	CIL Regulations (2010), as amended
Location Plan (existing)		Required, see 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and proposed)		Required, see 'Plans' section. Proposed site plan is required where layout is not a reserved matter	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Elevation Drawings (existing and proposed)	(Only required where scale and appearance are not reserved matters.	Local Plan Policy EQ2



Floor Plans (existing and proposed)		Only required where scale and appearance are not reserved matters	Local Plan Policy EQ2
Landscape Plan		Only required where landscaping is not a reserved matter	Local Plan Policy EQ2
Roof Plan (existing and proposed)		Only required where scale and appearance are not reserved matters.	Local Plan Policy EQ2
Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Section Plans / Levels (existing and proposed)		Depending upon the level of detail within the application this can be covered by the submission of a topographical survey where a site has changes in levels.	Local Plan Policy EQ2
Aggicultural Appraisal Air Quality Assessment		Required for countryside development including use for agriculture or as a rural worker's dwelling.	NPPF paragraph 79 Local Plan Policy HG9
Air Quality Assessment		Required for new residential accommodation within the sewage treatment works buffer zone.	Local Plan Policy EQ7
Archaeological Assessment		Required for developments in areas of high archaeological potential or sites of known archaeological importance.	NPPF paragraph 189 Local Plan Policy EQ3



Biodiversity and Ecology Checklist_/ Report		Required if works are proposed which may affect protected species or habitats. If the application is accompanied by Ecology / Biodiversity surveys and reports it does not also require the submission of a Biodiversity Checklist. If the application is not accompanied by Ecology / Biodiversity surveys and reports, it will be a requirement to complete a Biodiversity Checklist and include within your application to confirm why such reports are not considered appropriate. i. This should include evidence to support Habitats Regulations Assessment where appropriate.	Local Plan Policy EQ4
Contaminated Land Assessment		Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health and/or the environment may be impacted	Local Plan Policy EQ7
Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Design & Access Statement		Required for all major applications	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) PPG Design paragraphs 012, 029-033
Draft S106 / Heads of Terms	(Required for schemes involving: Affordable housing The provision of on-site open space and play equipment Highway Infrastructure and Travel Planning Matters which cannot be covered by planning conditions or CIL	Local Plan Polices SS6, HG3, TA3, TA4, TA5, HW1



Economic		Required where the development involves:	Local Plan Policy EP3, EP9, EP13 & EP15.
/Marketing Statement		 The loss of premises identified as community facilities under adopted Local Plan policy DP17. The loss of premises or land either currently or last used for employment purposes and no equivalent replacement employment is provided. The loss of land or premises identified in employment or community policies in neighbourhood plans. Applications for retail or leisure developments below 2,500m² floor space outside existing town centre area Applications for main town centre uses that are not in an existing town centre area except for small scale development in rural areas. Applications proposing new business activity in rural areas, for example tourist / visitor attraction / accommodation proposals to demonstrate a local need for the scale of development proposed. 	NPPF paragraphs 85-90
Electric Vehicle Charging Strategy		Required for all major applications that provide for on-site parking.	Local Plan Policies TA1 and EQ1
Flood Risk As@ssment(FRA)		Required for all major applications	NPPF paragraph 155 - 165 PPG Flood Zone and Flood Risk Tables
Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Flood Risk Sequential Test		Required in the following circumstances: In Flood Zone 2 • Development that is defined as "highly vulnerable" (i.e. residential basements, caravan parks) In Flood Zone 3a • Development that is defined as "more vulnerable " (i.e. residential, schools, hospitals, care homes) • Essential infrastructure (i.e. roads or utilities) In Flood Zone 3b • Essential infrastructure (i.e. as roads or utilities) An Exception Test may also be required	NPPF paragraph 148-169



Foul Drainage Assessment (To include Form FD1A)		Required where non-mains foul drainage is proposed, connection to the mains sewer is not practical and it can be demonstrated that discharging waste water into a public sewer to be treated at a public sewage treatment works or a package treatment plant is not feasible (taking into account cost and/or practicability).	Local Plan Policy EQ2
HeritageStatement	i	Required for works within a Conservation Area or AONB, works adjacent or to a Listed Building, Scheduled Ancient Monument or having archaeological implications.	Local Plan Policy HG3
			NPPF paragraph 189
LandContamination Report		Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health may be impacted	Local Plan Policy EQ7
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Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Landscape and Visual Impact Assessment		Required for developments that have the potential to result in a significant visual impact which may include (but is not limited to):	Local Plan Policy EQ2
		 Solar and wind energy projects Development in or on the edge of the open countryside or AONB 	
		LVIAs must meet the Landscape Institute's Guidelines for Landscape and Visual Impact Assessment (GLVIA3)	



Lighting Assessment		 Required for any applications which include floodlighting, or a significant amount of external lighting or glass on elevations, where your development would be any of the following: Next to a residential property Next to a listed building Within or next to a conservation area Next to a roost, breeding or resting place of, or habitat of importance to, a legally protected species (such as bats, badgers, barn owls and great crested newts) Within the open countryside 	Local Plan Policy DP3, DP4, DP5, DP7 and DP8
		Alongside other watercourses and habitats, where there is a risk of impact on bats, especially light sensitive bat species associated with Special Areas of Conservation within the South Somerset District.	
National Design Guide Compliance Statement D Q C	(For residential schemes compliance with the 10 Characteristics of Well Designed Places should be demonstrated. Proposals should be assessed against each characteristic.	NPPF paragraph 8 Local Plan Policy EQ2
Neighbourhood Plan Compliance Statement	•	Required for developments in areas covered by a 'made' plan, see the <u>Neighbourhood Plan webpage</u> for an up-to-date list. Proposals should be assessed against each relevant policy.	NPPF paragraph 8
Document or plan description:	Req'd	What / When is required:	Policy / Legislative:



Noise Assessment		Required for development falling within the following use classes:	Local Plan Policy EQ7
		 Use Class E (restaurants and cafes), sui generis uses (pub or drinking establishments and hot food takeaways); or Use Classes B2 (General Industrial) and B8 (Storage and Distribution); and Where the uses would be located adjacent to existing residential properties. 	
		New residential development which lies adjacent to the above uses, or adjacent any other source of noise (e.g. A Roads, railways. etc.).	
Nutrient Neutrality Assessment and Mitigation Strategy (NNAMS)		Required to accompany planning applications where development may give rise to an increase in phosphate discharges that could impact upon the Somerset Levels and Moors SAC & Ramsar catchment as well as areas served by sewerage treatment works that discharge into affected sewerage treatment works. This is likely to include: New dwellings Buildings and changes of use that provide overnight accommodation Agricultural development that could give rise to increased animal / poultry numbers. Anaerobic Digesters Tourism attractions, including over-night tourist accommodation.	Habitat Regulation 2017 (as amended) Para 177 of the National Planning Policy Framework Local Plan Policy EQ4
PlaningStatement	(Required (can be combined with a Design and Access Statement) Statement of Community Involvement - Compliance statement required to show engagement with local community prior to submission for major applications (to include a summary of neighbor consultations)	PPG Design paragraphs 029 - 034 Adopted Statement of Community Involvement Local Plan Policy HG3
Photographs	②	Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.	
Recycling and Waste Management Plan		Required for all applications for new residential or commercial development.	Local Plan Policy EQ1
Structural Survey and Conversion Method Statement		Required for development involving the conversion of an existing rural building outside of the settlement boundaries where there exists doubt as to the structural integrity of the building. Applicants should refer to SSDC's Conversion of Barns and Other Historic Buildings guidance where appropriate.	Local Plan Policies SD1, SS2



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Sustainability Statement		Required for all major applications excluding agricultural development.	Local Plan Policies TA1, EQ1 and EQ4
Sustainable Urban Drainage Strategy (SuDS)	(Required for major applications. This should include a detailed surface water drainage strategy and Sustainable Urban Drainage principles. Residential development of 10 dwellings or more or Residential development with a site area of 0.5 hectares or more where the number of dwellings is not yet known. Non-residential development where the total floor space to be created is 1,000 square metres or more or where the floor area is not yet known, a site area of 1 hectare or more. 	Local Plan Policies EQ1 and EQ4
TransportAssessment /Statement O O		Required for development that is likely to: Result in a material increase or change in the traffic Affect a classified road or proposed highway Involve the laying out or construction of a highway or access Impact on other modes of transport Draft Travel Plan in accordance with Policy TA4	Local Plan Policies TA1, TA3, TA4, TA5
Draft Travel Plan c		See thresholds in the document description section.	Local Plan Policy TA4
Tree and Hedgerow Survey/Report and Protection Measures		Required for proposals where there are trees within or adjoining the site. A Tree Survey, Arboricultural Method Statement and Tree Protection Plan should be prepared by a suitably qualified and experienced arboricultural consultant in accordance with BS 5837:2012 Trees in relation to design, demolition and construction. Helpful guidance is available at www.trees.org.uk	Local Plan Policy EQ4 and EQ5 BS. 5837 (2012)
Ventilation and Extraction Assessment		Required for all developments for ventilation, extraction or air conditioning equipment (excluding alterations to existing dwellings and proposals for new dwellings)	Local Plan Policy EQ2

^{**}Evidence of compulsory pre-application consultation for some wind turbine development is required, ask the LPA for more details.



Outline applications for Minor Development

Outline applications are used when the principle of a development needs to be established but not all the information is available at the time the initial application is made. The application is submitted in two parts. The initial outline planning application which may seek to establish some levels of detail (usually access) and a subsequent submission of additional detail referred to as the "Reserved Matters".

The following applications are classed as "Minor"

- 1-9 dwellings or residential development up to 0.49 Ha
- Up to 999m² new building space (regardless of proposed sub-division)
- Non-residential development of upo 0.99 Ha

The Reserved Matters	The Reserved Matters			
Appearance Page	Required: • Elevation Drawings (existing and proposed)	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6		
1@ss	and pathways outside the site. Required:	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6		
Landscaping	could include planting trees or hedges as a screen.	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6		
Layout	relations to buildings and spaces outside the development. Required:	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6		



Scale	Includes information on the size of the development, including the height, width and length of each	The Town and Country Planning
	proposed building.	(Development Management Procedure)
	Required:	(England) Order 2015 (as amended)
	Elevation Drawings (existing and proposed)	Article 6
	Floor Plans (existing and proposed)	

Other Submissions

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Application Form, Fee	S	From <u>Planning Portal</u> <u>Fee Calculator</u> The checklist is available <u>here</u> to double-check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CICAdditional In mation Form O		Required for applications for full permission where the proposed development will create one or more new dwellings, or involve the creation of 100m² or more floor space (including converted floor space) of out of town retail. CIL Additional Information Form is not required for Outline applications. Forms available here , The Council's CIL guidance can be found here .	CIL Regulations (2010), as amended
Location Plan (existing)	②	Required, see 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and proposed)	②	Required, see 'Plans' section. Proposed site plan is required where layout is not a reserved matter	The Town and Country Planning (Development Management Procedure) (England) Order 2015
ElevationDrawings (existing and proposed)		Only required where scale and appearance are not reserved matters.	Local Plan Policy EQ2
Floor Plans (existing and proposed)		Only required where scale and appearance are not reserved matters	Local Plan Policy EQ2



Landscape Plan		Only required where landscaping is not a reserved matter	Local Plan Policy EQ2
Roof Plan (existing and proposed)		Only required where scale and appearance are not reserved matters.	Local Plan Policy EQ2
Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Section Plans / Levels (existing and proposed)	(Required, see 'Plans' section if there is an existing change in levels across the site or there is a proposal to alter natural ground levels.	Local Plan Policy EQ2
Agricultural Appraisal		Required for countryside development including use for agriculture or as a rural worker's dwelling.	NPPF paragraph 79 Local Plan Policy HG9
AinQuality Assessment		Required for new residential accommodation within the sewage treatment works buffer zone.	Local Plan Policy EQ7
Ar Heological Assessment		Required for developments in areas of high archaeological potential or sites of known archaeological importance.	NPPF paragraph 189 Local Plan Policy EQ3



Biodiversity and Ecology Checklist_/ Report		Required if works are proposed which may affect protected species or habitats. If the application is accompanied by Ecology / Biodiversity surveys and reports it does not also require the submission of a Biodiversity Checklist. If the application is not accompanied by Ecology / Biodiversity surveys and reports, it will be a requirement to complete a Biodiversity Checklist and include within your application to confirm why such reports are not considered appropriate. i. This should include evidence to support Habitats Regulations Assessment where appropriate.	Local Plan Policy EQ4
Document or plan	Req'd	What / When is required:	Policy / Legislative:
Cowaminated Land Assessment		 Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health and/or the environment may be impacted 	Local Plan Policy EQ7
Design & Access Statement			The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) PPG Design paragraphs 012, 029-033



Economic / Marketing Statement		 Required where the development involves: The loss of premises identified as community facilities under adopted Local Plan policy DP17. The loss of premises or land either currently or last used for employment purposes and no equivalent replacement employment is provided. The loss of land or premises identified in employment or community policies in neighbourhood plans. Applications for main town centre uses that are not in an existing town centre area except for smal scale development in rural areas. Applications proposing new business activity in rural areas, for example tourist / visitor attraction / accommodation proposals to demonstrate a local need for the scale of development proposed. 	Local Plan Policy EP3, EP9, EP13 & EP15. NPPF paragraphs 85-90
Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Flood Risk Aggssment (FRA) O 1	(Required for works within 8m of a main river Applicants should refer to the National Flood Risk Standing Advice and Local Flood Risk Standing Advice.	NPPF paragraph 155 - 165 PPG Flood Zone and Flood Risk Tables
Flood Risk Sequential Test		Required in the following circumstances: In Flood Zone 2 • Development that is defined as "highly vulnerable" (i.e. residential basements, caravan parks) In Flood Zone 3a • Development that is defined as "more vulnerable " (i.e. residential, schools, hospitals, care homes) • Essential infrastructure (i.e. roads or utilities) In Flood Zone 3b • Essential infrastructure (i.e. as roads or utilities) An Exception Test may also be required	NPPF paragraph 148-169



Foul Drainage Assessment (To include Form FD1A)		Required where non-mains foul drainage is proposed, connection to the mains sewer is not practical and it can be demonstrated that discharging waste water into a public sewer to be treated at a public sewage treatment works or a package treatment plant is not feasible (taking into account cost and/or practicability).	Local Plan Policy EQ2
HeritageStatement		Required for works within a Conservation Area or AONB, works adjacent or to a Listed Building, Scheduled Ancient Monument or having archaeological implications.	Local Plan Policy HG3
			NPPF paragraph 189
Land Contamination Report		Required for application sites where there has been a previous or suspected contaminative use at the site AND: Operational development is proposed where there would be disturbance to the ground or groundwater regime AND/OR A vulnerable use is proposed where human health may be impacted	Local Plan Policy EQ7
Domment or plan description:	Req'd	What / When is required:	Policy / Legislative:
La rg scape and Visual Impact Assessment		Required for developments that have the potential to result in a significant visual impact which may include (but is not limited to) minor development in or on the edge of the open countryside or AONB	Local Plan Policy EQ2
		LVIAs must meet the Landscape Institute's Guidelines for Landscape and Visual Impact Assessment (GLVIA3)	



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
06		 Use Class E (restaurants and cafes), sui generis uses (pub or drinking establishments and hot food takeaways); or Use Classes B2 (General Industrial) and B8 (Storage and Distribution); and Where the uses would be located adjacent to existing residential properties. New residential development which lies adjacent to the above uses, or adjacent any other source of noise (e.g. A Roads, railways. etc.). 	
No Re Assessment		Required for development falling within the following use classes:	Local Plan Policy EQ7
Neighbourhood Plan Compliance Statement		Required for developments in areas covered by a 'made' plan, see the <u>Neighbourhood Plan webpage</u> for an up-to-date list. Proposals should be assessed against each relevant policy.	NPPF paragraph 8
		Alongside other watercourses and habitats, where there is a risk of impact on bats, especially light sensitive bat species associated with Special Areas of Conservation within the South Somerset District.	
		 Next to a residential property Next to a listed building Within or next to a conservation area Next to a roost, breeding or resting place of, or habitat of importance to, a legally protected species (such as bats, badgers, barn owls and great crested newts) Within the open countryside 	
Lighting Assessment		Required for any applications which include floodlighting, or a significant amount of external lighting or glass on elevations, where your development would be any of the following:	Local Plan Policy DP3, DP4, DP5, DP7 and DP8



Nutrient Neutrality Assessment and Mitigation Strategy (NNAMS)		Required to accompany planning applications where development may give rise to an increase in phosphate discharges that could impact upon the Somerset Levels and Moors SAC & Ramsar catchment as well as areas served by sewerage treatment works that discharge into affected sewerage treatment works. This is likely to include: New dwellings Buildings and changes of use that provide overnight accommodation Agricultural development that could give rise to increased animal / poultry numbers. Anaerobic Digesters Tourism attractions, including over-night tourist accommodation.	Habitat Regulation 2017 (as amended) Para 177 of the National Planning Policy Framework Local Plan Policy EQ4
Planning Statement		Required (can be combined with a Design and Access Statement) Statement of Community Involvement - Compliance statement required to show engagement with local community prior to submission for major applications (to include a summary of neighbor consultations)	PPG Design paragraphs 029 - 034 Adopted Statement of Community Involvement Local Plan Policy HG3
Photographs D a G	•	Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.	
Recycling and Weste Management Plan	(i)	Required for all applications for new residential or commercial development.	Local Plan Policy EQ1
Structural Survey and Conversion Method Statement		Required for development involving the conversion of an existing rural building outside of the settlement boundaries where there exists doubt as to the structural integrity of the building. Applicants should refer to SSDC's Conversion of Barns and Other Historic Buildings guidance where appropriate.	Local Plan Policies SD1, SS2



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Sustainable Drainage Statement	0	A Sustainable Drainage Statement will be required to accompany applications for outline and full applications for minor development. The Statement should identify the design solution proposed for the capture, storage, attenuation and disposal of surface water. The statement should confirm whether and how surface water will be disposed of if this involves third party land or access to highway drainage infrastructure.	Local Plan Policies EQ1 and EQ4
Transport Statement		Required for development that is likely to: • Affect a classified road or proposed highway • Involve the laying out or construction of a highway or access	Local Plan Policies TA1, TA3, TA4, TA5
The and Hedgerow Survey/Report and Prefection Measures		Required for proposals where there are trees within or adjoining the site. A Tree Survey, Arboricultural Method Statement and Tree Protection Plan should be prepared by a suitably qualified and experienced arboricultural consultant in accordance with BS 5837:2012 Trees in relation to design, demolition and construction. Helpful guidance is available at www.trees.org.uk	Local Plan Policy EQ4 and EQ5 BS. 5837 (2012)
Ventilation and Extraction		Required for all developments for ventilation, extraction or air conditioning equipment (excluding alterations to existing dwellings and proposals for new dwellings)	



Reserved Matters applications for Minor and Major development

Reserved matters applications should be used after an Outline planning application has been approved. A Reserved Matters application deals with some or all of the outstanding details of the Outline application proposal, including appearance, means of access, landscaping, layout and scale.

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Application Form, Fee and Validation Checklist Form	>	From Planning Portal Fee Calculator The checklist is available here to double check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CIL Additional Information Form		Required for applications where the proposed development will create one or more new dwellings, or involve the creation of 100m² or more floor space (including converted floor space) of out of town retail, unless the Outline permission was granted before 03 April 2017. Forms available here, The Council's CIL guidance can be found here.	CIL Regulations (2010), as amended
Logition Plan (exoting)		See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Access		Covers accessibility for all routes to and within the site, as well as the way they link up to other roads and pathways outside the site. Required: Section Drawings / Levels (existing and proposed) Transport Assessment / Statement Plan detailing access arrangement Tracking Visibility splays	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
Appearance		Aspects of a building or place which affect the way it looks, including the exterior of the development. Required: Elevation Drawings (existing and proposed) Floor Plans (existing and proposed) Roof Plan (existing and proposed) Section Drawings / Levels (existing and proposed)	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6



Landscaping	The improvement or protection of the amenities of the site and the area and the surrounding area, this could include planting trees or hedges as a screen. Required:	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
	 Section Drawings / Levels (existing and proposed) Landscape Plan / Strategy including hard and soft landscaping details 	
Layout	Includes buildings, routes and open spaces within the development and the way they are laid out in relations to buildings and spaces outside the development. Required: Floor Plans (existing and proposed) Section Drawings / Levels (existing and proposed)	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
Scale Page 1	Includes information on the size of the development, including the height, width and length of each proposed building. Required: Elevation Drawings (existing and proposed) Floor Plans (existing and proposed) Section Drawings / Levels (existing and proposed)	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) Article 6
Block / Site Plan (existing and proposed)	See 'Plans' section. A Block/Site Plan is most likely to contain highways and parking details. SSDC has produced helpful guidance to applicants so the right information is included on plan.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Roof Plan (existing and proposed)	Required, except if addressed at Outline stage. See 'Plans' section.	Local Plan Policy EQ2
Archaeological Assessment	Required, except if addressed at Outline stage. For developments in areas of high archaeological potential.	NPPF paragraph 189
Design and Access Statement	Required, except if the development is for engineering operations only or if considered at Outline stage.	The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended) PPG Design paragraphs 012, 029-033



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Ecology Report		Where an ecology report supported the outline application and is over 2 years old an update report will be required. This should include evidence to support Habitats	Local Plan Policy EQ4
Flood Risk Assessment (FRA)		Required, except if addressed at Outline stage:	NPPF paragraphs 155-165 PPG Flood Zone and Flood Risk Tables
HeritageStatement	(Required, where the outline application was accompanied by a Heritage Statement to clarify how the detail of development responds to the sites context. For works within a Conservation Area, works adjacent or to a Listed Building, Scheduled Ancient Monument or having archaeological implications.	Local Plan Policy EQ3 NPPF paragraph 189
Landscape and Visual Impact Assessment		May be required to explain the scale of development proposed compared to the base line established by the outline permission. For developments that have the potential to result in a significant visual impact which may include (but is not limited to): Solar and wind energy projects Development in the open countryside or AONB	Local Plan Policy EQ2
National Design Guide Compliance Statement		For residential schemes compliance with the 10 Characteristics of Well Designed Places should be demonstrated. Proposals should be assessed against each characteristic.	NPPF paragraph 8
Neighbourhood Plan Compliance Statement		Required for developments in areas covered by a 'made' plan, see the Neighbourhood Plan webpage for an up-to-date list. Proposals should be assessed against each relevant policy.	NPPF paragraph 2
Noise / Vibration Assessment		Required, except if addressed at Outline stage. For developments generating potentially significant levels of noise / vibration, for development in close proximity to sensitive receptors, or developments within close proximity to existing significant levels of noise / vibration.	Local Plan Policy EQ7
Statement of Community Involvement / INeighbour Consultation Form		For major developments only (Excluding agriculture) and may be incorporated into a Statement of Community Involvement or the Planning Statement	Adopted Statement of Community Involvement Local Plan Policy HG3



Planning Statement	>	Required (can be combined with a Design and Access Statement) Statement of Community Involvement - Compliance statement required to show engagement with local community prior to submission: Affordable Housing Statement - Required for residential development of 10 or more units and must include number and tenure/size mix of affordable units.	Adopted Statement of Community Involvement Local Plan Policy HG3
Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Photographs	②	Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.	
Structural Survey and Conversion Method Statement		Required, except if addressed at Outline stage. For development involving the conversion of an existing rural building outside of the settlement boundaries where there exists doubt as to the structural integrity of the building. Applicants should refer to SSDC's Conversion of Agricultural/Rural Buildings guidance.	To ascertain the tests for 'conversion' Local Plan Policies SD1, SS2
Tree and Hedgerow Screy/Report and Protection Measures	(Required for proposals where there are trees within or adjoining the site. A Tree Survey, Arboricultural Method Statement and Tree Protection Plan should be prepared by a suitably qualified and experienced arboricultural consultant in accordance with BS 5837:2012 Trees in relation to design, demolition and construction. Helpful guidance is available at www.trees.org.uk	Local Plan Policy EQ4 and EQ5 BS. 5837 (2012)



Application for Advertisement Consent

Advertisement consent applications should be used for proposals to display an advertisement or sign which requires consent.

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Application Form, Fee and Validation Checklist Form	Ø	From Planning Portal Fee Calculator The checklist is available here to double-check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Location Plan (existing)		See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and (exposed) if the advertisement is to be positioned one building	Ø	See 'Plans' section. Show the proposed advertisement dimensions and position on the land or building in question	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Elevation Drawings (existing and proposed)		Drawn to a scale of 1:10 or 1:20 and include a scale bar Show the materials to be used, fixings, colours, annotation, size and height above the ground and, where it would project from a building, the extent of the projection. Show the signs, size and illumination. The type of each sign for which application is being made, e.g. fascia, projecting box, pole-mounted free-standing, should be shown, together with the dimensions of each sign. If any of the signs are to be illuminated please describe the type of illumination, e.g. internal, external, floodlight, etc., and whether the illumination will be static, flashing, or have moving parts.	Local Plan Policy EQ2
Photos and Photomontages	②	Required - Photos of the existing premises and Streetscene/context. Optional - Some sign companies can also provide photomontages which do assist	Local Plan Policy EQ2



Listed Building Consent

Listed building consent applications are used if your property is listed for having special architectural or historic interest and you wish to make alterations, external or internal, to the building. (Listed building consent applications can accompany a householder or full application if planning permission is also required.)

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Application Form and Validation Checklist Form	?	From Planning Portal NB – There is no separate form for listed building consent. There is no fee for Listed Building Consent. The checklist is available here to double check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Location Plan (existing)		See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and (resposed)		See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
E lev ationDrawings (existing and proposed)	٥	See 'Plans' section. Needed if external alterations proposed. Drawn to a scale of 1:20, 1:50 or 1:100 and include a scale bar. Show the proposed works in relation to what is already there, where possible, the proposed building materials and the style, materials and finish of windows and doors. Where a proposed elevation adjoins another building or is in close proximity, the drawings should clearly show the relationship between the buildings, and detail the positions of the openings on each property. To include large scale details or joinery or other details the subject to proposed works	Local Plan Policies EQ2 and EQ3
Floor Plans (existing and proposed)	(See 'Plans' section. Needed if internal alterations proposed. Drawn to a scale of 1:50 or 1:100 and include a scale bar Where existing buildings or walls are to be demolished these should be clearly shown. Show details of the existing building(s) as well as those for the proposed development. New buildings should also be shown in context with adjacent buildings (including property numbers where applicable).	Local Plan Policies EQ2 and EQ3



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Roof Plan (existing and proposed)		See 'Plans' section. Needed if external alterations are required. Drawn to a scale of 1:50 or 1:100 and include a scale bar	Local Plan Policies EQ2 and EQ3
Section Plans / Levels (existing and proposed)		Required, this will be determined on a case by case basis. Drawn to a scale of 1:50 or 1:100 and include a scale bar Show a cross section(s) through the proposed building(s) AND Plans to a scale of not less than 1:20 to show all new details proposed e.g. doors, shop-fronts, panelling, fireplaces, plaster moulding and other decorative details For windows 1:20 and 1:1 sections of reveals and glazing bars	Local Plan Policies EQ2 and EQ3
Statement of Heritage Significance	©	The National Planning Policy Framework Chapter 16 'Conserving and enhancing the historic environment' requires the applicant to assess the impact that development will have on a heritage asset. Advice from Historic England can be found here: Assessing Significance and Historic England Advice Note 12	Local Plan Policy EQ3 NPPF paragraph 185/189
Sign and Access Statement	>	Required -	The Town and Country Planning (Development Management Procedure) (England) Order 2015 PPG Design paragraphs 029 - 034
Structural Survey and Conversion Method Statement		Required for development involving structural works to a Listed Building. Applicants should refer to SSDC's The Conversion of Barns and Other Historic Buildings guidance as appropriate, here	Local Plan Policies EQ2 and EQ3
EcologyReport		If your Listed Building Consent application is submitted without an accompanying planning application it will be a requirement to submit either a Biodiversity Checklist within your application, or if necessary an ecology assessment to consider the impact of the proposals upon any protected habitats.	The Town and Country Planning (Environmental Impact Assessment) Regulations 2011 (as amended) Local Plan Policy EQ4
Photographs	•	Photographs help us significantly, please stand back from the location of the works, whether internal or external, and please annotate.	



Certificate of Lawfulness of Existing Use or Development

Certificate of Lawfulness of Existing Use or Development are used to confirm that any existing use/operation/activity in breach of a condition or limitation on a planning permission that has already taken place is lawful on the date specified in the application. It is defined as being lawful if enforcement action cannot be taken against it. This may be because it had, or did not need planning permission, or it may be the case that the use or operation took place so long ago that the time for enforcement action has expired.

Mandatory requirements for Certificate of Lawfulness of existing use or development applications can be found in Town and Country Planning Act 1990 Section 191

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Application Form, Fee and Validation Checklist Form		From Planning Portal (if applicable) Fee Calculator— The checklist is available here to double check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Location Plan (existing) ပ	>	See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Brock / Site Plan		See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Supporting information	>	 Applicant's should be setting out their case clearly: describing the use, operations or other matter for which a Certificate is being sought, give the reasons for determining the use, operations or other matter to be lawful (4 or 10 years) give the reasons for determining the use, operations or other matter to be lawful Provide evidence e.g. sworn affidavit(s) from people with personal knowledge of the existing use; dated photographs, utility bills etc; utility bills etc. 	Town and Country Planning Act 1990 S .191
Photographs	Ø	Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.	



Certificate of Lawfulness of Proposed Use or Development

Certificate of Lawfulness of Proposed Use/Development/Works or Activity are used to confirm that what you are proposing would be lawful i.e. it would not require express planning permission. For example, you may need to establish that what you have proposed does not constitute development, is 'permitted development', or already has planning permission.

Mandatory requirements for Certificate of Lawfulness of proposed use or development applications can be found in Town and Country Planning Act 1990 section 192

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Application Form, Fee and Validation Checklist Form	?	From Planning Portal (if applicable) Fee Calculator The checklist is available here to double check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CIL Additional Information Form		Required for applications for full permission where the proposed development will create one or more new dwellings, or involve the creation of 100m² or more floor space (including converted floor space) of out of town retail. Forms available here, The Council's CIL guidance can be found here.	CIL Regulations (2010), as amended
Location Plan (existing) (D		See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Block / Site Plan (existing and proposed)	②	See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Elevation Drawings (existing and proposed)		See 'Plans' section. Required for changes to elevations. • Drawn to a scale of 1:50 or 1:100 and include a scale bar • Show the proposed works in relation to what is already there, where possible, the proposed building materials and the style, materials and finish of windows and doors. Where a proposed elevation adjoins another building or is in close proximity, the drawings should clearly show the relationship between the buildings, and detail the positions of the openings on each property.	Town and Country Planning Act 1990 S .192



Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Floor Plans (existing and proposed)		See 'Plans' section. Required for changes to floor plans. Drawn to a scale of 1:50 or 1:100 and include a scale bar Where existing buildings or walls are to be demolished these should be clearly shown. Show details of the existing building(s) as well as those for the proposed development. New buildings should also be shown in context with adjacent buildings (including property numbers where applicable).	Town and Country Planning Act 1990 S . 192
Section Plans / Levels (existing and proposed)		See 'Plans' section. Required, this will be determined on a case by case basis. Drawn to a scale of 1:50 or 1:100 and include a scale bar Show a cross section(s) through the proposed building(s).	Town and Country Planning Act 1990 S.192
PlaningStatement / cover letter	②	Applicant's should be setting out their case clearly: Describe the use, operations or other matter, confirming the permitted dev elopement type against which it is to be determined and the tests within that right. Give the reasons for determining the use, operations or other matter to be lawful	Town and Country Planning Act 1990 S . 192
Photographs		Please supply photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.	



Tree in a Conservation Area / Tree Preservation Order Works or Hedgerow Removal Applications

Trees and woodlands that are considered important to amenity, and can be protected by a tree preservation order. You can request a tree to be considered for protection, or if a tree is already protected, you must have consent to carry out works to the tree.

The Application for Hedgerow Removal Notice form should be used by anyone proposing to remove a hedgerow, or part of a hedgerow, covered by the Hedgerows Regulations 1997. The regulations are designed to protect important hedgerows in England and Wales.

Document or plan description:	Req'd	What / When is required:	Policy / Legislative:
Application Form and Validation Checklist Form	②	From Planning Portal If you wish to apply to remove a hedge, please complete the Hedgerow Removal Notice There is no fee The checklist is available here to double check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015 Hedgerows Regulations 1997
Legation Plan	②	A plan at a scale to aid the identification of the site (advised 1:1250 or 1:2500) showing the direction of North. The inclusion of adjacent roads and/or buildings can also help. The tree(s) / hedgerow(s) in question should be clearly marked in red	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Tree Survey / Report		Required for works to trees covered by a TPO if: It is diseased or you have fears that it might break or fall (you are required to provide written arboricultural advice or other diagnostic information from an appropriate expert). Alleged damage to property (written technical evidence from an appropriate expert, including description of damage and possible solutions)	Local Plan Policy EQ4 and EQ5
Description of Proposed Works	②	Pleased provide a reasonably detailed description of the intended works and their extent. You might ask your Arborist to prepare this for you. If proposing crown reduction please specify the extent in metres as measured from the outer branch tips (both height and radius). If removing TPO trees details of replacement planting is required (location and preferred species).	Local Plan Policy EQ4 and EQ5 Hedgerows Regulations 1997
Photographs	?	Supporting photographs are helpful and can speed up the decision-making process.	



Removal or Variation of Condition (could be registered as a minor, major or other application)

This application can be used if, under a previous planning permission, a condition was imposed that you wish to be amended or removed entirely. An application to remove or vary a condition is an application under Section 73 of the Town and Country Planning Act 1990 or Section 19 of the Planning (Listed Buildings and Conservation Areas) Act 1990

Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Application Form, Fee and Validation Checklist Form		From Plan ning Portal (if S. 73) Fee Calculator The checklist is available <u>here</u> to double check all the correct document have been included and to provide commentary as to why certain things may have been left out.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
CIL Additional Information Form		Required for development relating to residential, retail warehouses, supermarket or hotel use that will change the floor space from that which was permitted by the permission that the S73 application relates to.	CIL Regulations (2010), as amended
Location Plan (existing)	②	See 'Plans' section.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Black / Site Plan (Ex)sting and proposed)	>	See 'Plans' section. A Block/Site Plan is most likely to contain highways and parking details. SSDC has produced helpful guidance to applicants so the right information is included on plan.	The Town and Country Planning (Development Management Procedure) (England) Order 2015
Drawings sufficient to confirm the changes proposed between the approved scheme and the current proposal		See 'Plans' section.	Local Plan Policy EQ2



Document or plan description:	Req'd	What / When is required:	Policy/Legislative:
Planning Statement / cover letter (depending upon the extent and complexity of the changes proposed)	(To provide an explanation of the proposed changes the reasons for the changes, the implications that any such changes have upon the wider scheme and associated landscape, mitigation and infrastructure requirements associated with the amended proposals	In the interests of clarity
Supporting Reports and Statements D Q O	(The S.73 / S.19 application should review those Reports, Statements and details that formed part of the original planning permission and are relevant to the changes being proposed under the S.73 / S.19 application and update these to reflect the impacts of the new proposals. In addition to any changes to designs, there could be consequent changes to ancillary reports and schemes such as flood risk, drainage, landscaping or tree protection (for example) that are also impacted and will need to be updated	Local Plan Policy EQ4
Schedule of Plans	•	Please include a list of plans, that when modified, replaced and added to by reason of the S73/S19 will reflect the 'approved plans' relevant to the proposal.	In the interests of clarity.



Other Application Types

Permission in Principle (PiP)

Permission in Principle may be granted for minor housing-led development only (less than 10 dwellings and related non-residential work). Article 5B of The Town and Country Planning (Permission in Principle) Order 2017 (as amended) sets out development that is specifically excluded from a grant of permission in principle and this includes development that requires a Habitats Regulation Assessment (HRA) and/or an Environmental Impact Assessment (EIA).

The PiP consent route has two stages:

Stage 1 - Permission in Principle establishes whether a site is suitable in principle.

- Application form
- Fee
- Location Plan

Stage 2 - Technical Details Consent is when the detailed development proposals are assessed.

Applications for Technical Details Consent (based on a granted Permission in Principle) should be submitted on a **Full Planning Permission application form** (please ensure that you reference the PiP) and will be subject to the same validation process and validation requirements as an application for Full Planning Permission. Both applications must be granted before development can commence.

There is a right of appeal where a local planning authority refuses PiP upon receipt of a valid application. The procedures in place are set out in Article 5V of the Town and Country Planning (Permission in Principle) Order 2017 (as amended).

The Permission in Principle application is not available for major developments, developments the subject of Environmental Impact Assessments or developments that impact upon habitats development (defined as development which is likely to have a significant effect on a European site.

Non-Material Amendments

Discretionary changes may be made to an approved application that are deemed not material, guidance is available here.

Validation requirements are as per the requirements of The Town and Country Planning (Development Management Procedure) (England) Order 2015 Part 3 (10)

- Application form
- Fee
- Location Plan (this can be the same as the original application, providing you own the copyright on the plan)
- Drawings or information necessary to describe the subject of the application; this may include revised elevations, roof and floor plans.



Applications in respect of Crown Land

As per the requirements of The Town and Country Planning (Development Management Procedure) (England) Order 2015 Part 3 (8).

Discharge of Conditions

Works or development may be approved with conditions that require the further agreement of details by SSDC prior to a start being allowable on site.

It is worth planning ahead as some conditions may require further survey work, drawings and consultation to be undertaken. SSDC encourages discussions regarding conditions to help applicants/developers prepare their site for development.

A covering letter is acceptable in place of an <u>application form</u> for this type of application together with the necessary details. As per the requirements of The Town and Country Planning (Development Management Procedure) (England) Order 2015 Part 5 (27).

If sending the information by letter, please set out clearly condition by condition the information we require plus references to any attached plans or technical documents. Extracts from manufacturer's brochures or photos to support your submission will be acceptable on occasion; in some circumstances we will require physical samples. This can be ascertained by emailing your case officer or planning@southsomerset.gov.uk in advance of making your submission.

 $\overline{\mathbb{N}}$ Discharge of Conditions submissions are charged per submission. See <u>here</u>.

Deed of Variation (of a Planning Obligation - DPO)

A planning obligation (also known as a section 106 agreement) may be varied or altered with the consent of SSDC. This must take the form of a formal application using the form available on this page.

The application must include a clear explanation as to the changes sought and the reasons why.

Hazardous Substance Consents

As per the requirements of the National Planning Practice Guidance. Forms can be found via
The Planning Control of Major-Accident Hazards">https://example.com/html/>
The Planning Control of Major-Accident Hazards) Regulations 1999 (as amended)



Prior Approvals

Prior approval (see categories in the table below) means that a developer has to seek approval from the local planning authority (SSDC) that specified elements of the development are acceptable before work can proceed. The matters for prior approval vary depending on the type of development and these are set out in full in the relevant parts in Schedule 2 of the General Permitted Development Order. SSDC cannot consider any other matters when determining a prior approval application.

Prior approval is required for some change of use permitted development rights. Certain other types of permitted development including the erection of new agricultural buildings, demolition and the installation of telecommunications equipment also require prior approval. The matters which must be considered by the local planning authority in each type of development are set out in the relevant parts of Schedule 2 to the General Permitted Development Order.

The statutory requirements relating to prior approval are much less prescriptive than those relating to planning applications. This is deliberate, as prior approval is a light-touch process which applies where the principle of the development has already been established.

Please note:

- Validation requirements for Prior Approval Notifications are set out in The Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended)
 Schedule 2 Part 3 W.
- In general this will include:
- Prior Approval application form dated, signed and completed in full (please include specific requirements depending on the proposal, relating to flood risk, transport / highways impacts, noise assessments etc.). or a statement that covers the questions within the application form.
- A plan indicating the site and showing the proposed development. A plan drawn to an identified scale will assist the LPA in assessing your development proposal, as well as other drawings and photographs.
- Fee
- Residential development carried out using permitted development rights can be liable to pay a Community Infrastructure Levy charge.

Please include photographs of the site. Please stand well back from the location of the development and include context and reference points and the Streetscene in the photos.



Prior Approval for a Proposed Larger Home Extension	Prior Approval Agricultural Building to Office / Shops / Hotel
Prior Approval Office Use to Dwellings	Prior Approval Retail Use / Mixed Retail and Residential Use to Dwellings
Prior Approval Agricultural to State-Funded School or Registered Nursery	Prior Approval Agricultural Building to Dwelling
Prior Approval to a State-Funded School or Registered Nursery	Agricultural Prior Notification
Prior Approval Installation / Alteration / Replacement of Solar Photovoltaics (PV) (Non Domestic)	Prior Approval Amusement Arcades / Centres / Casinos, (Sui Generis Uses) to Dwellings
Prior Approval Storage or Distribution Buildings to Dwellings	Prior Approval Light Industrial Building to Dwellings
Prior Approval Shops, Financial and Professional Services, Betting Offices, Pay Day Loan Shops and Casinos (Sui Generis Uses) to Restaurants and Cafés	Prior Approval Shops and Financial and Professional Services, Betting Offices, Pay Day Loan Shops (Sui Generis Uses) to Assembly and Leisure Uses
Prior Approval Erection or Construction of Collection Facility within the Curtilage of a Shop	Prior Approval for Temporary Use of Buildings or Land for the Purpose of Commercial Film-Making
Prior Approval for Demolition of Buildings	Prior Approval for Certain Communication Apparatus
Prior approval for additional storeys to create new residential accommodation	



Glossary (abbreviations / definitions and selected web links)

A Plain English Guide to the Planning System can be found here

Where relevant a website link is also provided for documents necessary under the local validation requirements listed above – the hyperlink links to text at the bottom of this document which contains information that will form dedicated webpages on the Mendip District Council website. The pages, in many cases, provide further detailed information to assist Applicants and Agents to submit the necessary documents. The information within these pages will be subject to amendment from time to time to ensure to allow for changes in policy and legislation.

Agricultural Building

A building currently or previously last used for agricultural purposes. In the context of permitted development this has a specific meaning and definition relating to actual use ("solely in agricultural use as part of an established agricultural unit") at a specific date.

Agricultural Worker's Dwellings

Dwellings specifically occupied/to be occupied by a worker employed exclusively or mainly in agriculture (see above under Agricultural Appraisal).

Application Fee

The full correct application fee must be submitted with the application, a fee calculator is available on the Planning Portal https://lapp.planningportal.co.uk/FeeCalculator/Standalone?region=1. Please contact us for any assistance in calculating fees.

Application Forms

In common with all Local Planning Authorities, South Somerset District Council uses the national standard application forms, which can be accessed via the Planning Portal.

Area of Outstanding Natural Beauty (AONB)

Nationally designated area of high scenic quality – within South Somerset This applies to the Blackdown Hills, the Cranborne Chase and the Dorset AONB's. The exact boundaries of AONBs can be found at http://www.magic.gov.uk/MagicMap.aspx - in the "Table of Contents" panel: expand "Designations" > "Land-Based Designations" > "Statutory" and select "AONB" and then zoom in to your location.

Change of Use

A form of development of a building (or land) which involves changing its use but without needing any operational development / building works. Some changes of use are allowed as "permitted development". Also see Use Classes.



Conservation Area

An area of special architectural or historic interest, the character or appearance of which it is desirable to preserve or enhance – designated under the Planning (Listed Buildings and Conservation Areas) Act 1990. Further information can be found here: https://www.southsomerset.gov.uk/services/planning/planning-technical-zone/heritage-conservation-landscape-and-archaelogy/ Relevant areas can also be checked on SSDC's online maps:

Curtilage

The area, usually enclosed, encompassing the ground and outbuildings which serve a dwelling-house or other building. In the case of Permitted Development for the change of use of agricultural buildings "curtilage" is specifically limited to being "no larger than the land area occupied by the agricultural building".

Datum Point

In planning, a datum point is a known point of height reference on the basis of which further measurements or analysis can be made e.g. a manhole cover.

Flood Zones

The Environment Agency (EA) has devised a set of flood zones for guidance by developers, Councils and communities to explain the probability of river and sea flooding, ignoring the presence of flood defences.

Flood zones are shown on the EA's Flood Map for Planning (Rivers and Sea) - https://flood-map-for-planning.service.gov.uk/

Further advice on flood risk and coastal change can be found here: https://www.gov.uk/guidance/flood-risk-and-coastal-change and in the NPPF:

https://www.gov.uk/government/publications/national-planning-policy-framework--2

Historic England

The public body that looks after England's historic environment, provides expert advice, helping people protect and care for it, and helps the public to understand and enjoy it: http://historicengland.org.uk/

Land Drainage Consent

Land drainage consent may be required from Somerset Drainage Boards Consortium for proposed development that is likely to be sited close to or impede a watercourse or require works to be sited within 9.0 meters of a watercourse. https://somersetdrainageboards.gov.uk/

Listed Building

A listed building is a building, object or structure that has been judged to be of national importance in terms of architectural or historic interest and is included on the Statutory List of Buildings of Special Architectural or Historic Interest under the Planning (Listed Buildings and Conservation Areas) Act 1990. This can be checked on MDC's online maps https://maps.mendip.gov.uk/mycouncil.aspx (select Environment and Planning then Listed Buildings). Listed buildings are classified into grades as follows:

• Grade I - buildings of exceptional interest (approximately 2% of all listed buildings)



- Grade II* particularly important and more than special interest (approximately 4%)
- Grade II buildings of special interest, warranting every effort being made to preserve them (94%)

Relevant information on Listed Building, Conservation Areas and Historic Environment Records (HERs) can be found on Somerset Historic Environment Record website http://www.somersetheritage.org.uk/.

The National Heritage List for England (NHLE) is the only official, up-to-date register of all nationally protected historic buildings and sites in England - listed buildings, scheduled monuments, protected wrecks, registered parks and gardens, and battlefields. https://historicengland.org.uk/listing/the-list/

Local Highway Authority (LHA)

The organisation responsible for maintaining local highways - in SSDC's case this is Somerset County Council.

Local Planning Authority (LPA)

The local council that is empowered by law to exercise statutory town planning functions for a particular area (in this area: South Somerset District Council).

Major Developments/Applications

The following types of application are classed as 'major':

- For housing, development where 10 or more homes will be provided, or the site has an area of 0.5 hectares or more;
- For non-residential development it means additional floorspace of 1,000m2 or more, or a site of 1 hectare or more, or as otherwise provided in the Town and Country Planning (Development Management Procedure) (England) Order 2015.

The South Somerset Local Plan 2006 - 2028

The South Somerset Local Plan Part I sets out the policy framework for future development in the District. It was adopted in March 2015. Further details are available on our website: https://www.southsomerset.gov.uk/your-council/your-council-plan-and-strategies/planning-policy/local-plan/

National Design Guide Compliance Statement (website link)

For residential schemes compliance with the 10 Characteristics of Well Designed Places should be demonstrated. Proposals should be assessed against each characteristic.

National Planning Policy Framework (NPPF)

The National Planning Policy Framework sets out the Government's planning policies for England and how these should be applied. https://www.gov.uk/government/publications/national-planning-policy-framework--2

National Planning Practice Guidance (NPPG)



The National Planning Practice Guidance sets out the government's planning policies for England and how these are expected to be applied. https://www.gov.uk/government/collections/planning-practice-guidance

Neighbourhood Plans

A Neighbourhood Plan comprises of a set planning policies that forms part of the development plan used in determining planning applications. Neighbourhood plans are written and agreed by the community giving them direct power to develop a shared vision for their neighbourhood and shape the development and growth of their local area. Information on the status of neighbourhood plans can be found on the Council website: https://www.southsomerset.gov.uk/your-council-plan-and-strategies/planning-policy/neighbourhood-planning/

Ownership Certificates, Notices and Agricultural Land Declaration

An application is not valid, and therefore cannot be determined by the local planning authority, unless the relevant certificate (either A, B, C or D) has been completed. Only **one of the certificate types** will apply to an application. A certificate provides certain details about the ownership of the application site and confirms that an appropriate notice has been served on any other owners/agricultural tenants to make them aware of the application. Failure to serve the correct certificate or notice will invalidate the application.

For this purpose an 'owner' is anyone with a freehold interest, or leasehold interest the unexpired term of which is not less than 7 years. An 'agricultural tenant' is a tenant of an agricultural holding, any part of which is comprised in the land to which the application relates.

- Certificate A Sole Ownership and no agricultural tenants: This must only be completed if the applicant is the sole owner of the land to which the application relates and there are no agricultural tenants.
- **Certificate B Shared Ownership (all other owners / agricultural tenants known)**: This must be completed if the applicant is not the sole owner, OR if there are agricultural tenants and the applicant knows the names and addresses of all the other owners and/or agricultural tenants.
- Notice 1: This notice is to be printed and served on individuals if Certificate B or C is completed https://ecab.planningportal.co.uk/uploads/1app/notices/notice1.pdf
- Certificate C Shared Ownership (some owners / agricultural tenants known): This must be completed if the applicant does not own all of the land to which the application relates and does not know the name and address of all of the owners and/or agricultural tenants.
- Notice 1: This notice is to be printed and served on individuals if Certificate B or C is completed https://ecab.planningportal.co.uk/uploads/1app/notices/notice1.pdf
- Notice 2: This notice is for publication in local newspaper if Certificate C or D is completed https://ecab.planningportal.co.uk/uploads/1app/notices/notice2.pdf
- Certificate D Shared Ownership (None of the other owners / agricultural tenants known): This must be completed if the applicant does not own all of the land to which the application relates and does not know the names and addresses of any of the owners and/or agricultural tenants.
- Notice 2: This notice is for publication in local newspaper if Certificate C or D is completed https://ecab.planningportal.co.uk/uploads/1app/notices/notice2.pdf

Permitted Development (PD)

Certain building works and changes of use which can be carried out without having to make a planning application because planning permission is deemed to be granted under The Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended).

Planning Portal



The national home of planning and building regulations information and the national planning application service: https://www.planningportal.co.uk/

Planning Practice Guidance (PPG)

PPG is technical guidance to help local planning authorities implement the National Planning Policy Framework and is a guide for developers: https://www.gov.uk/government/collections/planning-practice-guidance

Scheduled Monument

A 'nationally important' archaeological site or historic building, given protection against unauthorised change – designated under the Ancient Monuments and Archaeological Areas Act 1979. The location of Scheduled (Ancient) Monuments can be checked at https://magic.defra.gov.uk/MagicMap.aspx - in the "Table of Contents" panel expand "Designations" > "Land-Based Designations" > "Historic Statutory" and select Scheduled Monuments (England) and then zoom in to your location.

Site of Special Scientific Interest (SSSI)

A nationally important nature conservation site (notified for biological and/or geological interest). The exact boundaries of SSSI's can be found at https://magic.defra.gov.uk/MagicMap.aspx - in the "Table of Contents" panel: expand "Designations" > "land-based designations" > "statutory" and scroll down the list to select "Sites of Special Scientific Interest (England)" and then zoom in to your location.

Somerset Historic Environment Record (HER)

The Historic Environment Record (HER) throughout Somerset has been digitised and is available online. It provides comprehensive information about hundreds of historic sites and localities throughout the county based on historic and contemporary research and surveys. http://www.somersetheritage.org.uk/

South West Heritage Trust

An independent charity committed to protecting and celebrating Somerset and Devon's rich heritage http://www.swheritage.org.uk/

The Town and Country Planning (Development Management Procedure) (England) Order 2015 (as amended)

This Order prescribes procedures connected with planning applications, consultations in relation to planning applications, the determination of planning applications, appeals, local development orders, certificates of lawful use or development and the maintenance of registers of planning applications and related matters:

http://www.legislation.gov.uk/uksi/2015/595/contents/made

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

The statutory instrument which provides for "permitted development", further details are on: http://www.legislation.gov.uk/uksi/2015/596/contents/made



Tree Preservation Order (TPO)

A Tree Preservation Order is an order made by a local planning authority in England to protect specific trees, groups of trees or woodlands in the interests of amenity. An Order prohibits the cutting down; topping, lopping, uprooting, willful damage or willful destruction of trees without the local planning authority's written consent. Trees and woodlands that are considered important to amenity, and can be protected by a tree preservation order (TPO).

Use Classes

The Town and Country Planning (Use Classes) Order 1987 (as amended) and The Town and Country Planning (Use Classes) (Amendment) (England) Regulations 2020 puts uses of land and buildings into various categories known as 'Use Classes'. For further information please see: https://www.planningportal.co.uk/info/200130/common projects/9/change of use

Equality Impact Relevance CheckForm



The Public Sector Equality Duty requires us to eliminate discrimination, advance equality of opportunity and foster good relations with protected groups. This tool will identify the equalities relevance of a proposal, and establish whether a full Equality Impact Assessment will be required.

What is the proposal?			
Name of the proposal	Revisions to Planning Validation Check list		
Type of proposal (new or changed Strategy, policy, project, service or budget):	Changes to existing process guidance		
Brief description of the proposal:	To improve quality of planning application submissions		
Name of lead officer:	John Hammond		

You should consider whether the proposal has the potential to negatively impact on citizens or staff in the following ways:

- Access to or participation in a service,
- Levels of representation in our workforce, or
- Reducing quality of life (i.e. health, education, standard of living)

A negative impact is any change that could be considered detrimental. If a negative impact is imposed on any citizens or staff with protected characteristics, the Council has a legal duty to undertake a full Equality Impact Assessment.

Could your proposal negatively impact citizens with protected characteristics? (This		
includes service users and the wider community)		
Could your proposal negatively impact staff with protected characteristics? (i.e.		
reduction in posts, changes to working hours or locations, changes in pay)		

Is a full Equality Impact Assessment required	?	NO	
If Yes, Please provide a brief description of where there may be negative impacts, and for whom. Then			
complete a full Equality Impact assessment Form			
If No, Please set out your justification for why not.			
The proposed changes to the Validation Checklist reflect a review of the value added by documents			
required by the 2020 document as well as updating requirements to reflect the requirements of			
consultees over the intervening period as well as best practice adopted by neighbouring authorities			
Service Director / Manager sign-off and date	Service Director / Manager sign-off and date John Hammond 11/02/2022		
Equalities Officer sign-off and date David Crisfield 31 March 2022		Crisfield 31 March 2022	



Planning - Discretionary fees for Pre-application advice and associated services.

Executive Portfolio Holder: Tony Lock, Protecting Core Services
Strategic Director: Kirsty Larkins Director - Service Delivery

Service Manager: John Hammond Lead Specialist Built Environment

Contact Details: John.Hammond@southsomerset.gov.uk

Purpose of the Report

1. The purpose of the report is to set out proposed changes to the established Preapplication charging regime operated by South Somerset District Council.

Public Interest

- 2. The Council provides a number of discretionary planning services in addition to the determination of planning applications and other development consents.
- 3. In April 2017, the Council introduced a charging schedule for providing pre-application advice. This charging schedule has not been reviewed over the ensuing 5 years. The schedule is a relatively simple document seeking fees for pre-application advice in relation to householder applications, minor and major development and changes of use.

Recommendations

4. That Full Council agree to the recommended changes to the Schedule of Pre-application and discretionary planning fees.

Background

- 5. The Council's pre-application fees schedule is overdue for review. Since being introduced in 2017, neighbouring authorities including Dorset, Somerset West & Taunton and Mendip have revised and extended their charged for discretionary services.
- 6. As drafted, the Council's charging schedule does not make it clear whether the charges apply equally for commercial and community projects. There is no mention of agricultural development and proposals for 100% affordable housing schemes are treated in the same way as open market developments. Additionally, no charges were made for work undertaken by the council's heritage and arboricultural staff in respect of pre-application or general advice.
- 7. Over the ensuing five years neighbouring authorities has refined their pre-application charging schedules, including additional services within the scope of charged for assistance and clarifying other services for which time and resources are frequently

South Somerset

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expended without staff time and costs being recouped. These include copying and printing planning histories, clarifying the discharge of conditions and enforcement notices and undertaking history searches.

- 8. To reduce the gap between overall planning service costs and income from application fees and discretionary services there is merit in revising and clarifying the services for which cost recovery is required.
- 9. Currently the Council budgets to receive some £68,000 in pre-application fees. It is clear however that there are opportunities to increase fees as well as extending the range of services for which fees are charged that could allow the Council to increase its preapplication income.
- 10. Additionally, there are areas of pre-application advice for which charges are currently made where there is an opportunity to link the council's support for community project development as well as the delivery of affordable housing where the Council can demonstrate its support by providing a nil cost pre-application service.
- 11. A review of the pre-application charging schedule also aligns the charges the Council seeks with those of neighbouring authorities in Somerset.

The Revised Pre-application charging schedule and discretionary fees

- 12. Appendix 1 sets out the revised charging schedule. Key changes from the 2017 document comprise:
 - Dealing with permitted development queries through an application for a Certificate of Proposed Lawful Development. This removes uncertainty that pre-application advice is not binding and the 3rd party cannot rely upon advice only where any enforcement investigation is later pursued.
 - Revising householder advice to cover costs
 - Introducing fees for listed building and arboricultural advice
 - Defining the number of meetings and costs per officer attending
 - Clarifying that community and affordable housing schemes are fee exempt
 - Providing more clarity regarding development scale within the minor and major categories
 - Clarifying fees for agricultural development separate to other minor / major development types
 - Bringing together fees for S.106 monitoring, hard copy application handling fees, post decision enquiries as well as administrative research.

Financial Implications

13. There is a financial benefit to the Council from being able to secure fees for professional advice and administrative support for activities which are currently non-statutory but take up significant resource.

Legal implications (if any) and details of Statutory Powers



14. There are no legal implications arising from this report

Council Plan Implications

15. These revisions will enable cost recovery for discretionary services to better enable the service to support the Council's Priority Projects relating to regeneration and the delivery of key housing sites and associated infrastructure.

Carbon Emissions and Climate Change Implications

16. Nothing arising from this report.

Equality and Diversity Implications

An Equality Impact Relevance Check Form has been completed in respect of the Proposal?	Yes
The Impact Relevance Check indicated that a full EIA was required?	No

If an EIA was **not** required please attach the Impact Relevance Check Form as an Appendix to this report and provide a brief summary of its findings in the comments box below.

If an EIA was required please attach the completed EIA form as an Appendix to this report and provide a brief summary of the result of your Equality Impact Assessment in the comment box below.

Additional Comments

The Council currently operates a pre-application charging schedule. This does not differentiate between application types within the categories of householder, minor or major development. The current proposal seeks to update and extend the range of services that can be provided subject to cost recovery. There is no obligation upon potential applicants to use the service that is the subject of this report.

Privacy Impact Assessment

17. There are no privacy issues raised by this report.

Background Papers

- Appendix A Pre-application and Discretionary Service Charges
- Appendix B Equality Impact Assessment Check Form

SSDC PRE-APPLICATION FEES 2022.

Advice type	Fee Structure
Permitted development is not dealt with by non-binding advice. This	½ normal planning fee. (Currently £103 for householder applications)
is the subject of an application for a Certificate of Proposed Lawful	
Development (New)	
Householder	£150 written advice only
Listed building advice relating to internal works to listed buildings	£150 written advice / £210 with meeting.
not requiring planning permission (New)	£250 with meeting and written advice
Tree works (New)	£100 written advice-
Change of use (New)	£360 meeting and written advice
Community uses including	No fee
Town and parish councils proposals and projects supporting the	
objectives of amateur recreational organisations	
100% Affordable housing schemes (Where the 100% affordable	No fee.
provision is proposed to be secured by S.106)	
Minor Development	Small minors:
	Commercial development to 500m ² floorspace.
	1-5 dwellings (including conversions)
	Agriculture & forestry proposals
	Meeting & written advice £360
	Large minors:
	5-9 dwellings (including conversions)
	Commercial developments 501m ² – 1,000m ² .
	Renewables up to 2 Ha
	£720 Meeting & written advice.

Advice type	Fee Structure
Major Development	Small major:
	10-49 dwellings
	Commercial 1,001 – 5,000m2
	All agriculture proposals within major category
	2 x 1 Hr meeting & written advice, £1,600.
	Major:
	50-100 dwellings
	Commercial 5,001 – 10,000m2
	2 x 1 Hr meeting & written advice, £2,640.
	Large major:
	101 + dwellings
	10,000 + Commercial uses
	2 x 1 hr meeting & written advice. £3,600.
Planning Performance Agreements (PPA's)	Fee negotiable
Notes	For Gypsy/Traveller proposals each pitch is equivalent to a dwelling
	No fee charged for proposals for the benefit of a registered disabled person
	There is no charge for advice on revised proposals following a refusal of
	planning permission or the withdrawal of an application (this exemption is
	restricted to one letter or meeting only).
Section 106 fees	Where drafted in house a fee proposal will need to be agreed prior to
	commencement of work SSDC's legal costs are charged at £200 / hour with a
	minimum fee of £500.
S.106 administration and monitoring fees	Charged at £300 / payment or obligation requiring delivery of discrete social
	infrastructure.
Hard copy planning application handling fee (New)	Major applications £100 / application
	Minor applications £50 / application
	Householders no charge

Advice type	Fee Structure
Written confirmation that an enforcement notice has been complied	£150
with. (New)	
Written confirmation that conditions have been discharged. (New)	£150
Written confirmation that works accord with approved conditions	The cost will be charged at a blended hourly rate (£100 for planning officer / £52.80 support officer) and an individual fee proposed for each query based upon number of conditions and whether or not a site visit is required.
Planning History search	£52.80 / hour-
Copying from microfilm	£30 / decision notice-

Notes -

- 1. For any development/query types not featured above the Lead Specialist reserves the right to negotiate an appropriate fee with the applicant.
- 1. Commercial development includes all uses within Classes B2, B8, C1, E, F1 & F2 subject to the provisions above relating to Community uses including: Town and Parish council proposals and projects supporting the objectives of amateur recreational organisations.
- 2. Floorspace refers to gross external floorspace.
- 3. Residential development includes Class c2, C2a & C4.
- 4. The larger element of a mixed use scheme will primarily be used to determine which category of fee applies to the proposal.
- 5. For the purposes of charging, flats and holiday accommodation are considered as houses.
- 6. The charge applies to advice received from South Somerset District Council officers only.
- 7. The final decision regarding the merits of a site, office or virtual meeting will be determined by the case officer.

Equality Impact Relevance CheckForm



The Public Sector Equality Duty requires us to eliminate discrimination, advance equality of opportunity and foster good relations with protected groups. This tool will identify the equalities relevance of a proposal, and establish whether a full Equality Impact Assessment will be required.

What is the proposal?			
Name of the proposal	Revisions to Discretionary Charging Schedule		
Type of proposal (new or changed Strategy, policy, project, service or budget):	Changes to existing discretionary service fees		
Brief description of the proposal:	To improve cost recovery for discretionary services		
Name of lead officer:	John Hammond		

You should consider whether the proposal has the potential to negatively impact on citizens or staff in the following ways:

- Access to or participation in a service,
- Levels of representation in our workforce, or
- Reducing quality of life (i.e. health, education, standard of living)

A negative impact is any change that could be considered detrimental. If a negative impact is imposed on any citizens or staff with protected characteristics, the Council has a legal duty to undertake a full Equality Impact Assessment.

Could your proposal negatively impact citizens with protected characteristics? (This		
includes service users and the wider community)		
Could your proposal negatively impact staff with protected characteristics? (i.e.		
reduction in posts, changes to working hours or locations, changes in pay)		

Is a full Equality Impact Assessment required?	?	NO		
If Yes, Please provide a brief description of where there may be negative impacts, and for whom. Then				
complete a full Equality Impact assessment Fo	rm			
If No, Please set out your justification for why	not.			
The proposed changes to the charging schedue reflect changes in costs over a five year period as well				
as best practice from comparable Councils delivering similar services. Furthermore, and of critical				
significance is that this is a discretionary service which residents can choose to use but are under no				
compulsion to do so. It is considered, therefore, that the proposal will not have any negative impacts				
on people sharing Protected Charcateristics. A full EIA is, therefore, not required.				
Service Director / Manager sign-off and date	John H	ammond 10/02/2022		
Equalities Officer sign-off and date	Dave C	Crisfield 30 th March 2022		



Notification of a Decision taken under delegated powers in respect of a Dispensation for a Councillor

Executive Portfolio Holder: Val Keitch, Strategy and Housing Strategic Director: Jill Byron, Monitoring Officer Lead Officer: Jill Byron, Monitoring Officer Jill.byron@southsomerset.gov.uk

Purpose of the Report

 This report is to advise Members that a general dispensation has been granted by the Chief Executive under section 85 of the Local Government Act 1972 for a Councillor from attending Council meetings due to ill health over a six month period.

Public Interest

2. If a Councillor fails, or is unable for certain reasons, to attend any meeting of the Council over a six month period, then the Chief Executive can approve a dispensation from attending meetings for that Councillor.

Recommendations

- Council is asked to note that the Chief Executive has:
 - a. approved a dispensation for Councillor Malcolm Cavill from attending meetings of the Council by reason of illness for a six month period commencing 14th April 2022, in order to avoid Councillor Cavill ceasing to be a member of the authority under Section 85 of the Local Government Act 1972.
 - b. noted that the dispensation will last until 14th October 2022.

Background

- 4. Members will be aware of Councillor Cavill's on-going inability to attend Council meetings on the grounds of ill-health. His last attendance at a qualifying meeting under Section 85 of the Local Government Act 1972 was the Area North Committee meeting on the 14th April 2021. Section 85 states that if a Member fails over a period of six consecutive months from the date of his last attendance to attend any meeting of the Authority he shall, unless the failure was due to some reason approved by the Authority before the expiry of that period, cease to be a Member of the Authority.
- 5. Qualifying meetings include attendance as a Member at a meeting of any Committee or Sub-Committee of the Authority or at a meeting of any Joint



Committee, Joint Board or other body discharging functions of the Authority. It also includes attendance as a representative of the Authority at a meeting of, for example, an outside body.

Report Detail

- 6. Councillor Cavill was last present at a Council meeting on 14th April 2021 and without the continuing dispensation, he would have ceased to be a member of the authority on 14th April 2022, following the granting of a 6 month dispensation in October 2021.
- 7. Under Section 85 of the Local Government Act 1972 such dispensations for members are a responsibility of Full Council, however, Members may recall that in January 2014, a dispensation was agreed for a Councillor. At that time it was noted that similar situations would occur again and it was agreed that in the event of there not being a timely meeting of Full Council to consider a dispensation request, that a flexible mechanism be introduced via a delegation to the Chief Executive to consider such requests and which would avoid the need to call an extraordinary meeting of Full Council to deal with the issue.
- 8. The Chief Executive has obtained the agreement of all of the Group Leaders to extend the dispensation to 14th October 2022. It is hoped that Councillor Cavill will have regained his health during this period and returned to his Councillor duties.

Financial Implications

9. There are no financial implications in agreeing this dispensation.

Legal implications (if any) and details of Statutory Powers

10. Section 85 of the Local Government Act 1972. https://www.legislation.gov.uk/ukpga/1972/70/section/85

Council Plan Implications

11. Our Values: Getting things done - Empowering dedicated and flexible employees and elected members focussed on delivery

Carbon Emissions and Climate Change Implications

12. There are no carbon emission or climate change implications arising from this report.

Equality and Diversity Implications

13. There are no equality or diversity implications.

Privacy Impact Assessment



South Somerset

DISTRICT COUNCIL	
An Equality Impact Relevance Check Form has been completed in	Yes
respect of the Proposal?	

The Impact Relevance Check indicated that a full EIA was required? No

INO

If an EIA was **not** required please attach the Impact Relevance Check Form as an Appendix to this report and provide a brief summary of its findings in the comments box below.

If an EIA **was** required please attach the completed EIA form as an Appendix to this report and provide a brief summary of the result of your Equality Impact Assessment in the comment box below.

Additional Comments

The personal data of the individual Councillor named is retained in accordance with the Council's Retention Schedule and whilst in the possession of the Council will be kept secure and confidential.

Background Papers

Reports to Council on 16th January 2014, 17th July 2014, January 2015, December 2020, September 2021, October 2021 (previous dispensation reports).

Section 85 of the Local Government Act 1972.



Report of Executive Decisions

Executive Portfolio Holder: Val Keitch, Leader of Council, Strategy and Housing

Director: Jill Byron, Monitoring Officer

Lead Officer: Angela Cox, Democratic Services Specialist

Contact Details: angela.cox@southsomerset.gov.uk or (01935) 462148

Purpose of the Report

This report is submitted for information and summarises decisions taken by the Chief Executive, Portfolio Holders and District Executive Committee since the last meeting of Council in March 2022.

Members are invited to ask any questions of the Portfolio Holders.

Background Papers

All Published

Appendix A

Portfolio	Subject	Decision	Taken By	Date
Protecting Core Services	Planning Re-imagined – Changes to the Scheme of Delegation to increase the efficiency of the Planning Service	This report was referred to Council and appears elsewhere on the agenda.		07/04/22
Protecting Core Services	Planning – Planning Application Validation Requirements; Revised Validation Checklist	This report was referred to Council and appears elsewhere on the agenda.		07/04/22
Protecting Core Services	Planning – Discretionary fees for Pre-application advice and associated services	This report was referred to Council and appears elsewhere on the agenda.		07/04/22
Finance and Legal Services	Annual review of the Regulation of Investigatory Act 200 (RIPA)	District Executive noted the Council's use of RIPA powers and recommend that the Chief Executive agree the minor amendments to the RIPA Policy and Procedures.	District Executive	07/04/22
Environment	Public Space Protection Orders: Yeovil	District Executive is asked to recommend that the Chief Executive agrees to the time extension of two existing Public Space Protection Orders in Yeovil as set out in Annex 1 and Annex 2.	District Executive	12/05/22
Council Leader, Strategy and Housing	COVID Recovery and Renewal Strategy: Year 1 progress report	District Executive is asked to recommend that the Chief Executive: a) Notes the good progress made within the first year of delivery (Appendix 1). b) Delegates authority to the Director/Acting Director of Place and Recovery, in consultation with the Portfolio Holder for Economic Development, to approve spend within the approved recovery budget.	District Executive	12/05/22

Portfolio	Subject	Decision	Taken By	Date
Environment Health and Wellbeing	Leisure Facility Capital and Decarbonisation Programmes – Consideration of additional funding	District Executive is asked to recommend that the Chief Executive:- a) Agree an increase to the capital budget for the two projects of £1,646,468, using its delegated authority under part 3 of the Constitution (section 4.1) – as set out in paragraph 36 of this report. This would bring the combined total for both projects from £6,295,000 to £7,941,468 as shown in Table 2. b) Agree a virement of £1,015,495 from the approved Corporate Capital Contingency budget (currently standing at £4m) into these two project budgets. District Executive can vire any budget amount over £100k from one individual budget to another as long as there is no overall impact on the total budget agreed by Council (Financial Procedure Rule 2.3 (h)). c) Note that £630,973 of the increase proposed is eligible to be funded from PSDS grant the Council has already received and has not included in its capital-funding budget. d) Agree to delay the PSDS works at Wincanton Sports Centre and accept the consequential funding implications as explained in paragraph 38. e) Note that the Chief Finance Officer will seek agreement to approve these proposals with the other S151 Officers within the Somerset councils as required under the Finance and Assets Protocol.	District Executive	12/05/22

Portfolio	Subject	Decision	Taken By	Date
Health & Wellbeing	Achievements of South Somerset Families Project	District Executive is asked to recommend that the Chief Executive agrees to: a. Note the achievements of the South Somerset Families Project across the district. b) Increase the revenue budget by £382,000 to fund the South Somerset Families Project for this financial year (2022/23) – using its delegation under section 4 of the Constitution– as set out in paragraph 20 of this report. c) Use £382,000 of General Fund Reserve to fund this expenditure – using its delegation under section 4 of the Constitution – as set out in paragraphs 20 of this report. d) Note that, depending on whether the Council's overall outturn position for 2021/22 is in a surplus position, the funding for this budget increase could be met by carrying forward unbudgeted/unspent grant income received in 2021/22 and budgeted transfers into reserves. The outturn position for the last financial year is currently being analysed as part of the annual closure process. e) Note that the Chief Finance Officer will seek urgent approval from the other S151 Officers across the Somerset councils for these proposals as required under the Finance & Assets Protocol. – see paragraphs 23 of this report	District Executive	12/05/22

Portfolio	Subject	Decision	Taken By	Date
Strategy & Housing	Equalities Update	District Executive is recommended to: a. Note the contents of the report and the progress that is being made in respect of the Council meeting its responsibilities under the Public Sector Equality Duty. b. Consider the adoption of a Somerset Council antiracism statement and refer to Full Council as appropriate.	District Executive	12/05/22
Strategy and Housing	Corporate Performance Report 2021-22: 4 th Quarter	District Executive is asked to note and comment on the report.	District Executive	12/05/22



Audit Committee

Committee Chairman: Cllr Martin Carnell

Lead Officer: Karen Watling, Section 151 Officer
Contact Details: Karen.watling@southsomerset.gov.uk

This report summarises the items considered by the Audit Committee since the last report to Council in February 2022.

The Audit committee met informally on the 24th March 2022.

Below are the items that were considered.

- Interim Audit Findings Report 2020-21
- Internal Audit Plan 2022/23 and Charter
- Accounting Policies for the 2021/22 Statement of Accounts
- Update from Audit Committee Terms of Reference Working Group

Agenda for Audit Committee on Thursday 24th March 2022, 10.00 am (southsomerset.gov.uk)

The next meeting is scheduled to take place on Thursday 26th May 10.00am

Martin Carnell
Chairman of Audit Committee



Scrutiny Committee

This report summarises the work of the Scrutiny Committee since the last report to Council in February 2022.

Since the last report, the committee have met informally, on 1th March, 5th April and 10th May 2022, to consider the reports going before District Executive and providing 'critical friend' challenge.

The committee has carried a couple of vacancies which has meant other Members having a larger work programme There have been many reports considered, some of which are quite complex. On behalf of Scrutiny Committee, I would like to acknowledge the input of members and officers for their time and work with all the reports. Many thanks to all those involved.

Minutes of the meetings will be viewable on the website at: https://modgov.southsomerset.gov.uk/ieListMeetings.aspx?Cld=141&Year=0

The Scrutiny and Member Development Specialist invites all members and officers to feed matters of interest into the scrutiny work programme. Anyone who wishes to submit an item/issue for scrutiny review can email stephanie.gold@southsomerset.gov.uk

Gerard Tucker Scrutiny Committee Chairman



Date of Next Meeting

Members are asked to note that the next meeting of the Full Council will be **Thursday**, **16**th **June 2022 at the Council Offices**, **Brympton Way**, **Yeovil** and as a virtual meeting using Zoom meeting software commencing **at 6.30 p.m.** This is a reserve date and will only be engaged if there is business to conduct.

The next meeting of the Full Council will be **Thursday**, 21st July 2022 at the Council Offices, Brympton Way, Yeovil and as a virtual meeting using Zoom meeting software commencing at 6.30 p.m