

Strategic Housing and Economic Land Availability Assessment

November 2022





Further information can be found at **www.sstaffs.gov.uk**



Contents

1.0	Introduction	1
2.0	Background	2
3.0	South Staffordshire Local Plan	2
4.0	Purpose of SHELAA	3
5.0	Methodology	4
	Stage 1: Identification of Sites and Broad Locations	6
	Stage 2: Site/Broad Location Assessment	8
	Stage 3: Windfall Assessment	20
	Stage 4: Assessment Review	24
	Stage 5: Final Evidence Base	24
6.0	Assessment Findings	24
	Summary	25

Appendices

- 1 SHELAA Housing Panel Members
- 2 SHELAA Housing Panel Terms of Reference
- 3 Summary of Capacity by Broad Location
- 4 Indicative Housing Trajectory
- 5 Housing Land Supply and Tables at 1st April 2021
- 6 Note on build rate and lead-in time consultation and responses to the April 2022 build rate and lead-in time consultation
- 7 Sources of supply considered in the SHELAA
- 8 Table of SHELAA Housing Sites
- 9 SHELAA Housing Site Maps

Strategic Housing & Economic Land Availability Assessment (SHELAA) 2022

Assessment of Housing Land

1. Introduction

- 1.1 The South Staffordshire SHELAA Assessment of Housing Land, is a study of potential housing and employment sites in the district. The SHELAA is not a statutory planning document, nor a Council policy document, nor does it allocate land. It is a technical background document which forms a key part of the evidence base for the Local Plan in identifying land which is suitable, available and achievable for housing development over the plan period.
- 1.2 The SHELAA itself does not determine whether a site should be allocated for housing, but is an important source of evidence in deciding where housing might be located. This is because not all sites considered in the SHELAA will be suitable for development, particularly due to the Green Belt and Open Countryside designations that limit the scope for suitable housing sites within the District. A large number of sites are included in the study, which identifies significantly more land than is needed to meet our housing need or to make a contribution to the unmet needs of other authorities. This means there is a genuine choice of locations for new development and thus the SHELAA identifies possible sites, and plan making, through the preparation of the Local Plan review, decides between them. Ultimately, the Council's Local Plan Review and the associated Site Selection Topic Paper will assess what are considered to be appropriate sites for allocation, based on the options identified through the SHELAA process and the wider Local Plan Review evidence base.
- 1.3 The SHELAA Assessment of Housing Land has considered a wide range of sites for the provision of future housing in South Staffordshire. However, the inclusion of a site in the SHELAA does not prejudice any decision the Council may make in the future on any of the sites contained in it, nor does it alter policy or land designation set out in the Local Plan. Sites for housing, or other development, will come forward through the statutory planning process and will be subject to further tests of the suitability over and above those used in this SHELAA.

National Policy and Guidance

- 1.4 The National Planning Policy Framework (NPPF) establishes the requirement for local planning authorities to prepare an assessment of housing land availability. This should make realistic assumptions about the availability, suitability and the likely economic viability of the land needed to meet the local housing need for the district and any needs that cannot be met within neighbouring areas.
- 1.5 Planning Practice Guidance (PPG) currently provides combined guidance for the assessment of housing and employment land to meet development needs, giving further detail on how a SHELAA should be produced. It contains a methodology which should be used to ensure a robust assessment of land availability. PPG states that the assessment should be 'thorough but proportionate' building where possible on existing information. The methodology is explained in more detail in Section 5 of this study.

- 1.6 One of the aims of the NPPF is to significantly boost the supply at homes and to this end it states at para 68 that local planning authorities should ensure their planning policies identify a supply of land for:
 - Specific, deliverable sites for years one to five of the plan period, and;
 - Specific, deliverable sites or broad locations for growth, for years 6-10 and, where possible, for years 11-15 of the plan.
- 1.7 The NPPF also states that local planning authorities may make an allowance for windfall sites in their land supply if there is compelling evidence that such sites will form a reliable source of supply.

2. Background

- 2.1 The first SHLAA was undertaken by consultants and published in 2008. This was superseded in 2011 by a comprehensive review of the SHLAA and its methodology and a SHLAA Panel was appointed to advise on the process and outcomes. The principles and approach agreed by the Panel in 2011 have informed the updates of the SHLAA since 2011. To reflect updates in national policy and guidance and the need to review the Council's Local Plan, the SHELAA Housing Panel was reconvened in November 2017 to update the assessment methodology. The SHELAA Housing Panel provided expertise, information and advice on the housing market, including areas such as build rates and lead-in times. The Panel was made up from representatives of key stakeholders, adjacent local authorities, local house builders and external planning professionals. The methodology used in this assessment was agreed with the participants, as set out in the meeting minutes in Appendix 1. A further targeted update consultation has also been undertaken to inform this 2022 update, ensuring that information on build rates and lead-in times reflect current market evidence.
- 2.2 Calls for sites have been carried out regularly since 2007, with the last formal exercise being undertaken in 2017. Ad hoc submissions of new sites are accepted and included in the subsequent updates of the SHELAA, with especially large numbers of suggestions being received through the 2018, 2019 and 2021 Local Plan Review consultations in particular. The Council has also undertaken a proactive review of urban capacity sites to inform this 2022 update.

3. South Staffordshire Local Plan

3.1 The Council's current Local Plan is made up of two main documents; the adopted Core Strategy 2012 and Site Allocations Document 2018 (SAD).

Core Strategy

3.2 The Council's Core Strategy 2006 – 2028 was adopted in December 2012. The spatial strategy in the Core Strategy is underpinned by the principles of rural/urban regeneration, which is also a national objective of Green Belt policy in the NPPF. The Council supports the principles of achieving rural regeneration for South Staffordshire and the role the district will play in supporting the urban regeneration of the Major Urban Areas, particularly the Black Country.

3.3 The Core Strategy's existing approach to the distribution of housing growth and development is for the geographic spread of development based on a clearly defined settlement hierarchy. The settlement hierarchy currently consists of Main, Local and Small service villages and a category of Other Villages and Hamlets. The Core Strategy identifies the Main Service Villages as the main focus for growth and development, with limited growth in the Local Service Villages. It also considers that no housing allocations should be made in the Small Service Villages where the emphasis will be on the provision of rural affordable housing to meet local needs over and above the housing allocations. Windfall sites within the development boundaries of the lower order villages will be determined on their merits.

Site Allocations Document (SAD)

3.4 The SAD has recently been adopted in order to deliver the housing numbers set out in the Core Strategy. The SAD identifies specific sites for housing, employment and Gypsy and Traveller provision. Housing sites allocated through the SAD are included as suitable site options in the SHELAA.

Local Plan Review (emerging)

- 3.5 The existing Core Strategy and Site Allocations Document are currently being reviewed to reflect changing development pressures in and around the District. The scope of the Local Plan Review was first set out in Policy SAD1 of the 2018 Site Allocations Document, which included requirements to:
 - Consider the District's ability to contribute to emerging regional unmet housing needs from the Greater Birmingham Housing Market Area (GBHMA) and to unmet employment needs through the Duty to Co-operate
 - Re-assess the District's own housing need and ability to meet this need
 - Undertake a joint Green Belt Review with the Black Country authorities
 - Review the appropriateness of the existing settlement hierarchy
- 3.6 The Council is currently preparing its Local Plan Review for submission to the planning inspectorate in 2023, with the site options identified through the SHELAA process forming a key piece of evidence in this review.

4. Purpose of SHELAA

4.1 The main purpose of the SHELAA is to identify a future supply of land which is suitable, available and achievable to meet the identified housing needs of the area.

The assessment should:

- identify sites and broad locations with potential for development;
- assess their development potential; and
- assess their suitability for development and the likelihood of development coming forward (availability and achievability).
- 4.2 The aim of the SHELAA is to identify as many potential sites as possible for housing development in the study area. This is to provide a genuine choice of location for new development and so that there are options available which will be further explored through the Local Plan review process. Sites are included in the SHELAA irrespective of policy

constraints, including Green Belt, lack of conformity to the existing spatial strategy or our local adopted Open Countryside policy.

The PPG (as of October 2022) states '...the assessment does not in itself determine whether a site should be allocated for development. It is the role of the assessment to provide information on the range of sites which are available to meet the local authority's (or, where relevant, elected Mayor or combined authority) requirements, but it is for the development plan itself to determine which of those sites are the most suitable to meet those requirements'.

- 4.3 The PPG also states that the SHELAA should provide standard core outputs and these are:
 - a) a list of all sites or broad locations considered, cross-referenced to their locations on maps;
 - b) an assessment of each site or broad location, including:

where these have been discounted, evidence justifying reasons given (ii) where these are considered suitable, available and achievable, the potential type and quantity of development, including a reasonable estimate of build out rates, setting out how any barriers to delivery could be overcome and when;

- c) an indicative trajectory of anticipated development based on the evidence available.
- 4.4 NPPF indicates that sites which are classed as 'deliverable' are those which are suitable for housing and where there is a realistic prospect that housing will be delivered on the site within 5 years. 'Developable' sites are those which are in a suitable location for housing development with a reasonable prospect that they will be available and could be viably developed at the point envisaged.

5. Methodology

- 5.1 Local authorities are encouraged to work together at the relevant appropriate geography (e.g. a housing market area) to address unmet development needs in line with the Duty to Cooperate. Involvement of developers, those with land interests, land promoters, local property agents, local communities, partner organisations, LEPs, businesses, and parish councils is important in plan preparation and should be engaged from the outset.
- 5.2 However, due to the scale of the Greater Birmingham & Black Country Housing Market Area within which South Staffordshire sits and the difference in timescales for the preparation of Local Plans, or reviews of Plans across the wider area, this SHELAA relates only to the local planning authority area of South Staffordshire and has not been prepared jointly with other authorities. Officers from adjoining authorities are members of the SHELAA Housing Panel and the Council remains committed to working with appropriate adjoining authorities in the production of evidence.
- 5.3 A SHELAA Housing Panel was reformed for the review of the SHLAA in late 2017. The Panel consisted of representatives from a range of development industry stakeholders, land owners, planning specialists, RPs and delivery agencies and also included officer representatives from adjoining local planning authorities. The Panel participated in this document's preparation by first offering comments and agreeing changes to the

methodology to be used prior to the assessment being undertaken (including consideration of likely lead-in times and build-out rates on sites). A draft of the final SHELAA report was then sent to the Panel once completed, in order for them to provide comments and suggest any changes necessary to allow the document to be agreed. Minutes of the initial meeting and agreed outcomes of the SHELAA Housing Panel are contained in Appendix 1, which also includes Panel member comments on the final draft SHELAA Assessment of Housing Land report. Further details of the Panel members and the Panel terms of reference can be found in Appendices 1 & 2.

- 5.4 A targeted consultation on updated build rate and lead-in time assumptions has been carried out more recently to ensure that indicative assumptions for site delivery remain up-to-date. This was carried out with the input of housing market area local authorities alongside housebuilders, land promoters and agents operating in the South Staffordshire area. Responses to this consultation are summarised in Appendix 6, alongside the Council's responses and any proposed changes to the SHELAA that result.
- 5.5 All sites which have been considered for inclusion in the SHELAA but have been discounted because they are considered 'not suitable for housing', for any of the reasons set out in paras 5.39-5.40 are included in the site assessment tables in Appendix 7 and are shown on the SHELAA site maps for the relevant broad location (i.e. village, area of urban fringe, locality).

Methodology Flowchart



Stage 1: Identification of sites and broad locations

Sites considered in the SHELAA process

- 5.6 The SHELAA considers all sites identified through the processes set out below. It does not set a minimum site size threshold for identifying housing or employment sites, as this matter is considered separately through the Local Plan site selection processes for housing and employment.
- 5.7 The PPG identifies various sources of sites that may have housing potential, both within and outside the planning process. This has been used as a basis for determining how housing

sites are categorised in the SHELAA. Historically, opportunities for large scale redevelopment and redesign of existing residential or economic areas and potential urban extensions and new freestanding settlements had not been assessed in detail prior to the SHELAA 2018. However, the planned review of the Local Plan and subsequent changes of strategic approach has necessitated consideration of the potential for urban extensions and/or new freestanding settlements to meet housing need, and as such more recent call for sites have encouraged such land to be put forward.

Desktop Review of Existing Information

- 5.8 Information on the sources of potential sites for housing and employment, and of sites already known through the planning process has been sought from the following:
 - Housing Land Availability (HLA) records
 - Historic planning application records
 - Previous draft Local Plans
 - Public Sector Land (in particular Staffordshire County Council)
 - Registered Providers (RPs)
 - Utility service providers
 - Pre-application enquiries
 - Derelict land survey/NLUD
 - Calls for Sites exercises
 - Ad hoc site suggestions
 - Parish Councils
 - Site surveys
 - Local Plan Consultation responses
- 5.9 Calls for sites have been carried out regularly since 2007. Site surveys for housing proposals have traditionally been carried out for all sites within or immediately adjacent to Main and Local Service villages, as these have historically been the focus for growth within the district under the existing spatial strategy. However, the need to review the Core Strategy's spatial distribution of development means that some sites which are disassociated from a settlement or adjacent to or within Small/Other villages and Hamlets will now be subjected to more detailed investigation, to assess their capability to provide deliverable/developable housing and employment sites through the Local Plan review.
- 5.10 The table below contains all sources of information to identify potential sites to be considered through the SHELAA process, in line with PPG requirements. A fuller explanation of how each source of information has been used is given in Appendix 7.

Sources of Sites with Potential for Housing & Employment

Type of site				
٠	Existing housing allocations and site development briefs not yet with			
	planning permission			

• Planning permissions for housing that are unimplemented or under

construction

- Planning applications that have been refused or withdrawn
- Land in the local authority's ownership
- Surplus and likely to become surplus public sector land (e.g. County Council, adjoining LPA, South Staffs Council owned land)
- Vacant and derelict land and buildings (including empty homes, redundant and disused agricultural buildings, potential permitted development changes e.g. offices to residential)
- Additional opportunities in established uses (e.g. making productive use of under-utilised facilities such as garage blocks)
- Business requirements and aspirations
- Sites in rural locations
- Large scale redevelopment and redesign of existing residential areas
- Sites in and adjoining villages or rural settlements and rural exception sites
- Potential urban extensions and new freestanding settlements
- Sites from previous employment land studies which have been suggested for housing
- Sites from previous SHLAAs which have been suggested for employment

Stage 2: Site/Broad Location Assessment

Geographical Coverage

5.11 Much of South Staffordshire lies within the West Midlands Green Belt – over 32,000 hectares – and the remainder to the north of the Green Belt boundary is defined as 'Open Countryside'. This assessment covers the whole of South Staffordshire District Council's geographical area, including land adjoining the boundaries of neighbouring local authorities, as many opportunities for urban extensions may come forward in these locations.

Settlement Hierarchy & Existing Strategic Employment Sites

- 5.12 The distribution of housing growth in the district has traditionally been in accordance with the principles of the settlement hierarchy defined in Core Policy 1 of the adopted 2012 Core Strategy, which are the broad locations for housing growth in existing policy. The current settlements which from the main focus for growth are the nine Main Service Villages of:
 - Bilbrook
 - Brewood
 - Cheslyn Hay
 - Codsall
 - Great Wyrley
 - Kinver
 - Penkridge
 - Perton
 - Wombourne

Limited development to meet local needs has been supported by Core Strategy policies in the seven Local Service Villages of:

- Coven
- Essington
- Featherstone
- Huntington
- Pattingham
- Swindon
- Wheaton Aston
- 5.13 In addition, the Core Strategy focused new employment land allocations on the existing four strategic employment sites at i54 South Staffordshire, Hilton Cross, ROF Featherstone and Four Ashes, with all other employment growth being focused towards the Main and Local Service Villages, with limited opportunities for rural employment and diversification outside of these areas.
- 5.14 However, the Council recognises that there will be a need to revisit this spatial strategy in the Local Plan Review, to test its ability to accommodate not just the Council's objectively assessed needs for housing and employment but potentially also other unmet needs from other local authorities. In particular, the 2019 Local Plan Review Spatial Housing Strategy and Infrastructure Delivery consultation proposed a variety of revised spatial strategy options for housing across the District, which tested a number of approaches that would allocate significant growth in locations not currently supported by the existing spatial strategy for the District. Therefore, unlike in previous SHLAAs, the 2018 SHELAA and subsequent SHELAAs did not automatically treat sites as 'not suitable' for housing or employment where they did not accord with the existing Spatial Strategy set out in the adopted Core Strategy. This approach is carried forward in the methodology for identifying sites set out in further detail later in this paper.

Site assessment of employment sites

5.15 Sites identified at Stage 1 as potential employment sites will require further detailed assessment. To ensure this is considered robustly, the Council's Economic Development Needs Assessment Part 2 will assess the potential suitability of any relevant site suggestions for employment use, having regard to appropriateness and likely market attractiveness of a site for employment. This will not select employment sites but will provide a robust evidence base to inform the Council's employment site allocations, as selected through the Employment Site Selection Topic Paper, which will be consulted upon in the 2022 Local Plan Review – Publication Plan consultation.

Site assessment for housing sites

5.16 In order to assess the deliverability and developability of a site, information will be collected from landowners, agents and developers with regard to the site's availability and achievability. Each site will be subject to a site survey and basic information collated, including the constraints which affect the site. Information regarding the following constraints will be recorded:

- Green Belt
- Conservation Areas
- Listed Building/Locally Listed Buildings
- Open Space
- Nature conservation value
- Flood Risk
- Ground conditions/topography
- Vehicular access
- Rights of Way
- Pylons/telephone lines
- Trees/TPOs
- Surrounding land use
- Other constraints (eg legal, buildings worthy of retention)

Estimating Housing Potential

- 5.17 In determining the housing potential of sites a number of factors need to be taken into account. The NPPF indicates that a local authority should set out its own approach to housing density to reflect local circumstances. In South Staffordshire this will have regard to the adopted South Staffordshire Design Guide SPD, the scale of the development and its relationship to nearby settlements, as reflected in previous appropriate housing layouts. Factors which impact on density may include presence of trees, topography, or the need for buffer zones and the existing built development. Dependent on the size of the site an allowance needs to be made for open space, access roads, infrastructure and other uses to serve the community.
- 5.18 If a detailed development brief has been drawn up or planning application has been approved the net developable area of a site may already have been established. Where such site-specific information has not been made available, the Council has used the following conservative assumptions for calculating a baseline minimum net deliverable area for estimating site capacity:

Table 3: Net / Gross assumptions			
Site Size (ha) Development	Ratio (Net Developable Area)		
< 0.4 ha	100%		
0.4 – 2 ha	70%		
>2 ha	60%		

Developable Land Thresholds

5.19 Where there are site specific characteristics that may affect the net developable area, such as flood zones and tree preservation orders, these have been considered alongside the above assumptions where it is judged that they will help to inform a more robust assessment of the site's capacity.

<u>Density</u>

5.20 For the purposes of the SHELAA, assumptions have been made about the capacity of sites using the above Developable Land Thresholds in Table 3. Where no better information is available, these have been used alongside the density assumptions below to establish the potential site yield. In the 2018 SHELAA, the following starting point assumptions were identified, using an analysis of average density across historic planning permissions from 2007-2017 for similar schemes within the district.

Density assumptions (dwellings per net developable hectare)			
Village edge/isolated greenfield sites	32 dph		
Sites within existing village envelope/brownfield sites	38 dph		
Sites on the edge of an adjacent urban area (e.g. the Black Country)	35 dph		

- 5.21 It is recognised that the above assumptions can only be considered starting points for estimating site capacity. In reality a number of site specific factors may affect yield (e.g. Conservation Areas). Where the Council judges that better site specific information is available, such as a planning permission or an appropriate site brief, this may be used to estimate likely capacity in terms of deliverability, developability etc. Using this approach gives a broad indication of likely yield which is appropriate for inclusion in the SHELAA.
- 5.22 The Council has an adopted South Staffordshire Design Guide SPD which promotes high quality design and is a practical toolkit to be used when considering development design. On a site-by-site basis it may be appropriate to develop at differing densities than those given above, as appropriate densities may vary considerably from village to village given the diverse settlement pattern and village character within the district. The Council will also consider a minimum density policy that alters some site densities in the Local Plan Review process, which will ultimately be reflected in final allocated site capacities. The densities given in the SHELAA are simply designed to offer a realistic estimate of minimum site capacity on a District-wide basis, prior to sites' allocation in the Local Plan Review.
- 5.23 NPPF requires all Local Planning Authorities to identify sufficient, specific 'deliverable' sites to meet the housing requirement for the first 5 years of the plan (plus buffer), and sufficient 'developable' sites for the subsequent 6-10 years, and where possible for years 11-15. If a site has constraints which mean it is not known how or when it might become available, then such sites need to be identified as 'not currently developable'. The availability of sites will need to take into account legal or ownership constraints; the existence of a willing landowner or developer; the delivery record of the landowner/developer; and the viability of the site.

Assessing Deliverable and Developable housing sites

- 5.24 To be considered deliverable, a site should be available now, be in a suitable location for development now and be achievable with a realistic prospect that housing will be delivered on the site within five years.
- 5.25 A deliverable site is not limited to sites with permission. A site can be deliverable even if it does not have a current planning consent, where there is clear evidence that housing completions will be achieved on site within five years.
- 5.26 Making an assessment of whether a site is suitable, available and achievable will provide a basis for plan makers to consider whether the site falls within the categories of deliverable, developable or not currently developable.

Assessing Suitability

The PPG (as of October 2022) offers the following guidance on assessing suitability:

"When considering constraints, plan-makers may wish to consider the information collected as part of the initial site survey, as well as other relevant information, such as:

- national policy;

- appropriateness and likely market attractiveness for the type of development proposed;

- contribution to regeneration priority areas;

- potential impacts including the effect upon landscapes including landscape features, nature and heritage conservation.

... When assessing sites against the adopted development plan, plan-makers will need to take account of how up to date the plan policies are and consider the relevance of identified constraints on sites / broad locations and whether such constraints may be overcome..."

- 5.27 In light of the above, the suitability of sites has been determined through assessment against national and local planning policy including the NPPF and adopted Core Strategy. Although the Core Strategy is currently under review, it is still the development plan for the area, and many local policies are still offered support by important policies within the NPPF (Green Belt being a key example). It would therefore be inappropriate not to record how they affect the suitability of a site in advance of the Local Plan review, although it is important to ensure that the assessment's scope does not rule out sites for further consideration on purely based on existing development plan policies. Approaching the assessment of suitability in this manner will help to determine where Core Strategy policies may require alteration to meet housing needs.
- 5.28 Please note that the criteria listed below are not exhaustive. The suitability of a site has necessarily involved a degree of officer judgement on a site by site basis.

Sites which will be considered 'suitable'

- 5.29 Sites with planning permission will automatically be considered suitable until permission expires, at which point their suitability will be reassessed.
- 5.30 Sites without permission that benefit from allocation in the Council's 2018 Site Allocations Document have also been considered suitable for development.
- 5.31 Sites within the development boundary of a Main or Local Service Village not currently covered by another policy constraint (e.g. current employment sites and open space designations) will be considered suitable.

Sites which will be considered 'potentially suitable, but subject to policy constraints'

- 5.32 Subject to no other overriding physical or policy constraints¹ being identified, sites falling into any of the following categories will be considered as being potentially suitable for development:
 - Sites safeguarded for future development in the adopted Site Allocations Document
 - Sites in the Green Belt/Open Countryside adjacent to an existing village development boundary (including Small Service Villages and Other Villages and Hamlets)
 - Sites in the Green Belt/Open Countryside adjacent to a neighbouring urban area
 - Employment sites, which are identified as being required to meet employment needs both within and beyond the District in the Council's Economic Development Needs Assessment (EDNA) 2018²
 - Sites in the Green Belt/Open Countryside potentially capable of delivering a freestanding new settlement of at least 1,500 dwellings
- 5.33 Sites identified as above will be assessed in the same level of detail as sites which conform with existing Core Strategy policies, in order to inform the Council's understanding of how much supply could potentially be delivered if specific policies were altered through the Local Plan review. This will include further assessment of sites' potential suitability for development through evidence base documents which will inform the Local Plan review (e.g. the Council's Site Selection Topic Paper).
- 5.34 Site suggestions for development in the Open Countryside/Green Belt which are not directly adjoining an existing village development boundary or the urban area have only been considered 'potentially suitable' where it can be demonstrated that sites will provide a sufficient area of land to deliver a minimum of 1,500 homes. Sites disassociated from existing village development boundaries/urban areas which cannot demonstrate that they will deliver a minimum capacity of 1,500 dwellings have been considered as 'unsuitable' isolated rural housing, in line with paragraphs 79 and 80 of the NPPF 2021, and will not be considered further. Where a site promoter can evidence that key services and facilities (i.e. local shops, primary schools and public transport links) can be provided within a

¹ E.g. those listed at paras 5.39-5.40

² Section 8 of the 2018 EDNA

freestanding site of less than 1,500 dwellings, the Council may considered inclusion of sites below this threshold in further assessments.

- 5.35 In line with the 2018 SHELAA, this 1,500 dwelling threshold has been selected to reflect the 2016 MHCLG minimum site size for considering proposals for new free-standing garden villages³. However, the Council does not consider that an otherwise isolated site of this capacity, will necessarily achieve a reasonable degree of self-containment and further MHCLG garden community prospectuses have indicated support for a higher threshold of 10,000 dwellings. The 2018 Garden Communities prospectus⁴ indicated that sites of 1,500 to 10,000 dwellings only being supported where these are "*particularly strong in other aspects*", such as delivering brownfield land, demonstrating exceptional quality or innovations or being in areas of particularly high housing demand.
- 5.36 In reality, this means that sites may need to be larger than the 1,500 dwelling threshold to accommodate sufficient services and facilities or may need to demonstrate significant onsite infrastructure delivery to be of a size and location to truly support a sustainable community. At this stage, the role of identifying potential new settlements options is simply to provide a wider range of land options for further consideration in the Local Plan review. The use of the 1,500 dwelling threshold in the SHELAA is only a starting point for identifying such proposals and the merits of such sites will be examined further through the Local Plan review.
- 5.37 It is also important to note that a very wide range of sites are identified as 'potentially suitable' in the SHELAA based on these criteria and there may be other constraints which emerge through consideration of the Council's evidence base. Potentially suitable sites will be further assessed through the site selection process that informs the Council's Local Plan Review Preferred Options consultation. This will include consideration of the Council's more detailed evidence base on policy constraints (e.g. Green Belt Study, Landscape Sensitivity Assessment, Rural Services and Facilities Audit), wider strategic evidence base documents (e.g. the GBHMA Strategic Growth Study) and further evidence of site specific constraints gathered through the site assessment process (e.g. Highways Authority views, Historic Environment Assessments, Sustainability Appraisals).

Sites which will be considered 'potentially suitable, but subject to physical constraints'

- 5.38 Subject to no other overriding physical or policy constraints⁵ being identified, the following sites have been considered as being potentially suitable for development;
 - Sites containing a physical constraint which may prevent development on the site in its current form, such as lack of highways access, steep topography, telephone lines, ground conditions etc.

³ https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/508205/Locally-led_garden_villages__towns_and_cities.pdf

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/805688/ Garden_Communities_Prospectus.pdf

⁵ E.g. those listed at paras 5.37 - 5.38

Sites which will be considered 'unsuitable'

- 5.39 The following sites have been considered unsuitable for development:
 - Sites within the Green Belt or Open Countryside which are disassociated⁶ from an existing development boundary or the built extent of a neighbouring urban area, which do not have capacity to deliver a minimum of 1,500 dwellings.
 - Sites providing essential community facilities and services, unless it can be demonstrated that these are surplus to local needs
 - Sites providing open space, sport or recreation functions, unless clearly shown to be surplus requirements, or unless the loss resulting would be replaced by equivalent or better provision (NPPF paragraph 99)
- 5.40 In addition to the above, sites within the following designations have also been deemed unsuitable for development where these designations cover the majority of the site:
 - Ancient Woodland
 - Scheduled Ancient Monuments
 - Sites of Special Scientific Interest (SSSI)
 - Registered Parks and Gardens
 - Local Nature Reserves (LNR)
 - National Nature Reserves (NNR)
 - Sites of Biological Interest (SBI)
 - Special Areas of Conservation (SAC)
 - Regionally Important Geological Sites (RIGS)
 - Flood Zone 3
- 5.41 Where the minority of a site is covered by a designation, these may be assessed in further detail, albeit with a reduced developable area to reflect the extent of the designation. Sites which are flagged as 'unsuitable' will not be considered further through the Local Plan review evidence base, in line with the PPG guidance⁷.

Assessing availability

5.42 This assessment considers whether, on the best information available, there is confidence that there are no legal or ownership problems, such as unresolved multiple ownerships, ransom strips, tenancies or operational requirements of landowners. These issues have been raised in the Council's 'Call for Sites' form.

⁶ A site is considered disassociated from a village development boundary when it is not directly adjacent to it. On a case by case basis, it may be appropriate to consider a site not directly adjoining a development boundary as a 'potentially suitable' extension to a village/urban area where the site is a short distance from the host settlement and a legible and safe pedestrian route and means of access to the host settlement can be demonstrated by the site promoter.

⁷ Planning Practice Guidance 'Housing and economic land availability assessment' Paragraph 3-014-20190722

5.43 Unless information to the contrary has been submitted to the Council, it will be assumed that land submitted in the SHELAA is available for development. In some cases, larger land parcels potentially suitable for new settlements or sustainable urban extensions may involve multiple land owners. In such cases, site promoters will need to demonstrate that there is an in-principle agreement to deliver the relevant scale of site from all relevant land owners in order for the area to be assessed as a single site option.

Assessing achievability

- 5.44 Sites should be judged as achievable where it is considered that there is a reasonable prospect that a particular type of development will be developed on the site at a particular point in time. The Council's previous evidence base included the Site Allocations and CIL Viability Study, which assesses the viability of broad typologies of residential development within the district. However, a number of other factors may contribute to determining the achievability of a site, including track record of delivery and consultation with individual site promoters.
- 5.45 The Site Allocations and CIL Viability Study concluded that most residential typologies within the district were likely to be viable and highlighted the strong local record of larger residential site deliverability. However, it did also identify that some of the larger greenfield site typologies assessed risk generating insufficient profits to meet landowner expectations, indicating that some planning policy requirements may not be deliverable on all sites. However, the larger sites allocated in the Site Allocations Document 2018 (i.e. those allocated for 50+ dwellings) now all benefit from outline or full planning permission and have all been signatories to policy-compliant levels of affordable housing. The Council is therefore confident that, subject to appropriate flexibility at the planning application stage and updated viability evidence to reconsider the viability of policies in the Local Plan review, housing sites submitted to the SHELAA will be achievable.
- 5.46 Sites which have been granted planning permission have been assumed to be achievable. Through the five year supply process, the Council proactively monitors larger planning permissions to ensure that permissions included within the SHELAA will be delivered. Therefore, it is considered appropriate to assume that all sites with planning permission are achievable unless otherwise indicated by individual site promoters or site-specific circumstances. This position also reflects the NPPF's steer that sites with full planning permission and small sites should be considered deliverable in the absence of clear evidence to the contrary.
- 5.47 Sites proposed for allocation in the Council's adopted Site Allocations Document are also considered to be achievable. Correspondence with each allocation site's respective promoters indicates that all proposed SAD sites are achievable. This fact, coupled with the Council's historic track record of delivery on schemes of 10 or more dwellings, is considered to represent a reasonable prospect that the SAD sites will come forward as envisaged.

Categorising housing sites

- 5.48 Based on an assessment of the above factors and any further site specific information provided, the SHELAA has split housing sites into 6 different categories which are set out below. The final trajectory of deliverable and developable supply will only include sites in categories S1-S3, although this position may be updated as sites in NCD1&2 are assessed through the Local Plan review evidence base:
 - S1 Sites currently suitable for housing and deliverable within 5 years
 - S2 Sites currently suitable for housing and developable between 5 and 10 years
 - S3 Sites currently suitable for housing and developable 10+ years
 - NCD1 Sites potentially suitable for housing but not currently developable because of a policy designation (e.g. Green Belt/Open Countryside/Employment Land/outside current Spatial Strategy/covered by Safeguarded Land Policy)
 - NCD2 Sites potentially suitable for housing but not currently developable because of other constraints
 - NS Sites which are unsuitable because of constraints which cannot be overcome.

Build Out Rates and Lead-In Timescales

- 5.49 To determine indicative lead-in times and buildout rates for housing sites in the SHELAA the Council has considered historic schemes permitted within a ten year period (2010-2020), alongside advice offered by members of the Council's SHELAA Housing Panel and national research conducted by development industry bodies. These assumptions have also been reviewed more recently in 2022 through a targeted consultation with neighbouring and HMA local authorities, alongside local developers, land promoters and agents. The full summary of representations received to this consultation, along with the Council's responses to these, are set out in Appendix 6, alongside the updated assumptions note consulted on at that point. This ensures that any assumptions relating to build out rates in particular reflect a variety of housing market conditions and are based on a larger sample of historic schemes.
- 5.50 As the size of a site often affects the rate at which it is built out, assumptions regarding site build out rates are split by site size. All assumptions set out in the tables below assume one sales outlet (i.e. developer) per site.

Lead-in time assumptions					
Sites of 1000+ dwellings	Without planning permission or local plan allocation	6 years to implementation			
	With planning permission (outline) or local plan allocation	5 years to implementation			

1				
	With planning (full)	g permission	1 year to implementation	
Sites of 500-999 dwellings	s Without planning permission or local plan		5 years to implementation	
	allocation			
	With planning		4 years to implementation	
	(outline) or local plan allocation			
	With planning permission (full)		1 year to implementation	
Sites of 100 – 499 dwellings	Without plani permission or allocation	-	4 years to implementation	
	With planning permission (outline) or local plan allocation		3 years to implementation	
	With planning (full)	g permission	1 year to implementation	
Sites of 50-99 dwellings	Without planning		3 years to implementation	
	permission or local plan allocation			
	With planning permission (outline) or local plan		2 years to implementation	
	allocation			
With pla (full)		g permission	1 year to implementation	
Sites of 16-49 dwellings	Without planning		2 years to implementation	
	permission or with outline planning permission			
	With planning permission (full)		1 year to implementation	
Sites of 5-15 dwellings	Without plan	•	2 years to implementation	
	permission or planning perm			
	With planning		1 year to implementation	
	(full)			
Assumed build out rate from y 100 – 499 dwellings	rear of impleme		por appum	
Sites of 50 – 99 dwellings		45 dwellings per annum		
Sites of 16-49 dwellings		35 dwellings per annum 20 dwellings per annum		
Sites of 5-15 dwellings		10 dwellings per annum		
Sites of 5 15 dwellings		To awenings		

5.51 The assumptions set out above reflect the size of sites the Council has typically permitted within the 2010-2020 period. These have never involved more than 400 dwellings and have always been built out by a single developer. However, there is the possibility that sites considered in the Local Plan review may involve much larger scales of development, involving numerous developers or outlets on a single site. The likely lead-in times on such sites will invariably be longer than those permitted by the Council historically, and will

therefore need to be considered on a case by case basis in determining any future housing trajectory. To reflect the effect that multiple developers/outlets on a single site will have on site build out rates, the following assumptions will be made, as set out in the build-out rates and lead-in times update note 2022 (see Appendix 6):

- Sites up to 499 dwellings: assume single developer (45 dwellings per annum)
- Sites of 500-999 dwellings: assume two developers (80 dwellings per annum)
- Sites of 1000+ dwellings: assume three developers (120 dwellings per annum)
- 5.52 All assumptions set out above are intended as starting points for estimating delivery timescales. Where the Council is made aware of more appropriate site-specific information this will be used instead to more accurately set out the likely rate of delivery.

Non-Implementation Rates

5.53 In accordance with the PPG, a risk assessment of whether sites will come forward as anticipated should be made. In recent years, much of South Staffordshire's housing supply has come forward on small sites, however these have historically been at significantly higher risk of non-implementation than sites of 10 or more dwellings. In calculating the delivery rate for planning permissions of less than 10 dwellings it will therefore be assumed that the site will be completed within 5 years subject to a lapse/non-implementation rate being applied across the board. Looking at past delivery rates 81% have been built out within 5 years of approval. A lapse rate of 19% will therefore be applied to small sites of less than 10 dwellings with permission when calculating the 0-5 year land supply.

Years from approval to										
completion	01-02	02-03	03-04	04-05	05-06	06-07	07-08	08-09	Total	%
less than 1	4	5	3	10	1	1	2	0	26	4%
1-2	17	15	26	31	15	31	14	9	158	23%
2-3	28	40	29	13	16	34	9	3	172	25%
3-4	13	25	9	14	34	1	25	15	136	20%
4-5	12	18	9	3	12	2	9	10	75	11%
5-6	13	21	10	13	1	6	8	2	74	11%
6 plus	3	16	17	4	5	5	5	0	55	7%

Historic Build Out Rates for Small Sites (< 10 dwellings)

5.54 The implementation of larger sites (>10 dwellings) has been considered on a site by site basis when determining the likely implementation timescales and delivery rate. This will be

reflected in the land supply calculations and only those dwellings it is anticipated will be delivered within 5 years, taking account of any likely lead-in times and build out rates, will be included. Taking this approach means that each individual large site is evaluated annually and delivery rates will be adjusted to reflect market conditions or delays in the grant of permission etc. This should give a more accurate picture of delivery on site and therefore a general lapse rate will not be applied to large sites. It is also important to note that in the monitoring period this statement is based on (2006-2021), only two planning permissions for 10 or more dwellings have lapsed⁸, both of which have been on sites untypical of the majority of the Council's large scale site delivery. This means that it would not be appropriate to apply a blanket non-implementation rate to sites of 10 or more dwellings.

Stage 3: Windfall Assessment

5.55 Windfall sites are defined as sites not specifically identified in the development plan. NPPF para 71 states that LPAs may make an allowance for windfall sites in anticipated housing supply if they have compelling evidence that such sites will provide a reliable source of supply, having regard to the SHELAA, historic windfall delivery rates and anticipated future trends. In the context of South Staffordshire, where significant windfall developments have continued to occur over a number of years, it is appropriate to consider a windfall allowance going forward.

Windfalls in South Staffordshire

- 5.56 The Council's previous windfall allowance had historically been set at 30 dwellings per annum, based on evidence gathered and analysed in the 2016 SHLAA, under the policy framework offered in the NPPF 2012 at the time. This was informed by historic windfall completions delivered exclusively on small sites (<10 dwellings), excluding any historic windfalls achieved on residential land (i.e. residential gardens). This approach had regard to national policy, guidance and best practice at that point in time. However, the methodology behind this allowance and the historic monitoring information used to inform the allowance have not been revisited since this date. It is therefore considered appropriate to revisit the Council's approach to this issue to ensure it reflects the latest data on windfall allowances, national policy and guidance and the latest expected future trends.
- 5.57 In reviewing future expected windfall rates, a key action is to review and update the historic windfall rates achieved in the District. To inform this, historic windfall rates have been examined over the 2012-2020 period. This period has been selected to ensure historic windfall completions are largely reflective of the policies adopted in the Core Strategy 2012 DPD, such as existing policies relating to the re-use of existing developed land (e.g. employment or community facilities), infill development and space about dwellings standards. This is important as the current version of the Local Plan Review proposes to retain much of the existing policy approaches set out in the 2012 Core Strategy on these issues.

⁸ A pub conversion at the Waggon and Horses, Wombourne (11/00644/FUL) and a 12 dwelling redevelopment of a nursery in Oaken (15/00215/FUL)

Windfalls in South Staffordshire 2012- 2020				
Annual windfall rate	231	Dwellings per annum (DPA)		
% Greenfield	25	%		
% Former residential	12	%		
% Former employment	36	%		
% Other brownfield	27	%		
Total windfalls	1850	Dwellings		
Total: Greenfield	458	Dwellings		
Total: Former residential	229	Dwellings		
Total: Former employment	657	Dwellings		
Total: Other brownfield	506	Dwellings		

5.58 The historic windfall rates achieved within this period are set out below.

Source: South Staffordshire Housing Monitoring 2012 - 2020

- 5.59 It is clear from the above that there has been a large amount of windfall completions delivered within the District in the last 8 years. The figures set out above are significantly above the historic windfall allowance of 30 dwellings per annum set out in the 2016 SHLAA. In part this is because of the inclusion of windfalls from residential garden land in the historic rates, which is now permissible under certain circumstances in the NPPF 2021 but was not considered appropriate for inclusion under the previous NPPF 2012. However, a significant proportion of the historic windfall rates in the 2012-2020 period have also come through major (10+ dwelling) developments unlikely to be replicated or omitted from SHELAA (e.g. prematurely delivered safeguarded land, large former employment sites, major developed sites in the Green Belt). More recent SHELAAs and the Local Plan Review's site selection process have sought to examine all sites of 10 or more dwellings that could be allocated for future development, including typologies that have historically informed the overall windfall delivery rates.
- 5.60 Given the above it is considered unlikely that delivery on sites of 10+ dwellings can form a consistent part of the windfall allowance going forward without risking double counting with sites allocated in the Local Plan Review. This does not imply that large windfall sites will not occur during the period covered by the Local Plan Review, simply that there is not currently sufficient evidence to meet the national policy tests for incorporating such supply in a windfall allowance going forward. To address this issue, the historic windfall rates in the 2012-2020 period can be adjusted further to remove these sites and to focus solely on historic windfalls from sites of 1-9 dwellings that are unlikely to be allocated in the Local Plan Review, as reflected below.

Windfalls in South Staffordshire 2012-2020 on sites of 1-9 dwellings					
Annual windfall rate on small sites	70	DPA			
% Greenfield	34	%			
% Former residential	38	%			
% Former employment	1	%			
% Other brownfield	27	%			
Total windfalls on small sites	557	Dwellings			
Total: Greenfield	187	Dwellings			
Total: Former residential	214	Dwellings			
Total: Former employment	5	Dwellings			
Total: Other brownfield	151	Dwellings			

Source: South Staffordshire Housing Monitoring 2012 – 2020

5.61 From this it is clear that, even on small sites, historic windfall rates under the 2012 Core Strategy are currently more than double the District's existing 30 dwellings per annum windfall allowance. This suggests that there is a case for increasing the windfall allowance to reflect this more realistic picture of windfall delivery. However, there is still potential for overlap between sites of 5-9 dwellings which are assumed to contribute to windfall supply and sites identified and then allocated through the Brownfield Land Register, which should include all suitable, available and deliverable sites capable of accommodating 5 or more dwellings. Therefore, before increasing the windfall allowance, it is considered important to look at windfall completions on sites that wouldn't be expected to be included on any Brownfield Land Register going forward (i.e. sites of 1-4 dwellings).

Windfalls in South Staffordshire 2012-2020 on sites of 1-4 dwellings				
Annual windfall rate on small sites	57	DPA		
% Greenfield (G)	33	%		
% Former residential I	41	%		
% Former employment I	1	%		
% Other brownfield (B)	24	%		
Total windfalls on small sites	455	Dwellings		
Total: Greenfield	151	Dwellings		
Total: Former residential	188	Dwellings		
Total: Former employment	5	Dwellings		
Total: Other brownfield	111	Dwellings		

Source: South Staffordshire Housing Monitoring 2012 - 2020

5.62 From the above, it is clear that windfall delivery since the adoption of the 2012 Core Strategy has nearly doubled the current assumed windfall allowance of 30 dwellings per annum, even when historic windfall is limited solely to sites of 1-4 dwellings (which is considered a heavily conservative assumption for the reasons given later in this section). This appears to be largely due to the significant contribution that windfall delivery on residential land makes to the supply, which would not have been included in historic windfall delivery in the 2016 SHLAA due to the national policy framework in place at the time.

- 5.63 This shows that residential garden land has been delivering a significant part of the Council's land supply for some time, despite the Council having a number of development plan policies to restrict inappropriate versions of these developments. These include space about dwellings standards and protections for neighbour amenity, requirements for safe highways access and design requirements to safeguarded areas' character and appearance. It is therefore clear that appropriate residential garden land development can form an important part of any windfall allowance whilst similar policy protections remain in place.
- 5.64 It is also important to have regard to future trends in considering whether this trend will be reflected in future supply. With that in mind, the emerging Local Plan Review currently proposes to retain many of the current policy mechanisms that have allowed small sites' windfall supply to come forward over the last 8 years, such as policies to allow for the redevelopment of redundant uses, infill development (including Green Belt locations) and a similar Spatial Strategy approach to infill development in rural locations. This gives confidence that the policy mechanisms that have allowed windfall development historically will continue to apply through the course of the Local Plan Review.
- 5.65 There are also reasons to think this figure is likely a relatively conservative estimate of windfall land supply. In theory all brownfield sites of 5 or more dwellings should be included in the Brownfield Land Register as of the point of the Local Plan Review's adoption. However, in reality it is likely that this is a conservative estimate as many sites in the District that could form part of the brownfield supply in future (e.g. re-use of existing redundant facilities) can only be demonstrated as suitable for inclusion on the Brownfield Land Register through meeting policy tests applied at the planning application stage , making their delivery over the course of the plan period difficult to fully capture. Equally, the government appears to be widening, rather than limiting, the scope for small-scale residential development through permitted rights going forward. Examples of this include the Use Class E to residential right and the rights to extend dwelling houses and flats upwards , which are not currently reflected in historic windfall trends.

The proposed updated windfall allowance

5.66 Having regard to all relevant factors set out in paragraph 71 of the NPPF 2021 it is considered appropriate to increase the windfall allowance to 40 dwellings per annum (DPA) in future housing land supply estimates. This is based on clear evidence of historic windfall delivery in the District since 2012 on sites which will not be reflected elsewhere in future supply estimates (i.e. sites of 1-4 dwellings) and is considered a relatively conservative estimate in light of the factors highlighted in the previous section which may well be exceeded in reality. As with the previous windfall allowance, this will not be applied in years 1-3 of future housing land supply to avoid any potential double counting with existing planning permissions.

Stage 4: Assessment Review

- 5.67 Following an assessment of the deliverability and developability of sites, the information has been used to provide a housing trajectory. The trajectory sets out the total amount of housing that can be provided under current planning policies and the timescales for development. This indicative trajectory is set out in Appendix 4.
- 5.68 It is clear from the summary table set out in Appendix 3 that there is very little scope to identify new housing supply within South Staffordshire within the current policy framework. There is very little suitable housing site supply left within the District that is not already accounted for within planning permissions.
- 5.69 The 2018 Site Allocations Document allocated further safeguarded land to deliver 1750 dwellings offering some potential sources of supply for the Local Plan Review. There is also potential for a significant amount of new housing supply to be identified in Open Countryside locations adjacent to existing villages (e.g. Penkridge and Wheaton Aston) or neighbouring urban areas, subject to review of Open Countryside restrictions in these areas (Policy OC1 of the Core Strategy). However, as set out in the Council's 2019 Spatial Housing Strategy and Infrastructure Delivery consultation, maximising potentially suitable Open Countryside land options would not deliver the Council's proposed housing target, nor would it likely represent a sustainable and deliverable pattern of development⁹.
- 5.70 Beyond these options, the vast majority of the remaining potentially suitable land supply lies in villages or urban edge locations within the Green Belt. Delivering new housing growth within these areas would require a review of the existing spatial strategy (Core Policy 1) and would require an examination of whether exceptional circumstances existed to justify a review of Green Belt boundaries. Both of these tasks will be undertaken through the preparation of the Local Plan Review.

Stage 5: Final Evidence Base

5.71 The results of the SHELAA's assessment of housing capacity are given in the section below. Tables containing detailed information about each site are provided in Appendix 7. These tables can be cross referenced with maps of the relevant broad location, which are colour coded to be consistent with the tables in Appendix 7.

6. Assessment findings

Summary of existing commitments as at 1st April 2021

6.1 The Council's most recent 5 year housing land supply position is given in Appendix 5. This shows that, as at April 1st 2021, there was 7.12 years of housing land supply against the Council's local housing needs, based upon existing and anticipated planning permissions within the District. This equates to a housing supply of 1815 dwellings between 2021 and 2026. However, the District is needing to review its Local Plan to accommodate a housing

⁹ See pages 18-20 of the 2019 Spatial Housing Strategy and Infrastructure Delivery consultation (<u>https://www.sstaffs.gov.uk/doc/181104/name/LPR%20SHSID%20Final%20October%202019.pdf/</u>)

target of its own housing needs and a 4,000 dwelling contribution to the Greater Birmingham Housing Market Area. This is estimated to imply a housing target of 9,089 dwellings per annum between 2018-2039 as of 1st April 2022. This scale of housing growth will not be accommodated by current planning permissions and allocations, meaning it is important to review wider sources of supply and consider areas where policy constraints could be removed through the Local Plan Review.

Summary of other housing supply identified in SHELAA as at 1st April 2021

- 6.2 In addition to existing deliverable supply identified in the district, the SHELAA's assessment of housing capacity has sought to identify future sources of deliverable/developable supply which could assist in addressing the district's own housing needs and a potential contribution to the unmet needs of other local authorities (as required by Policy SAD1 of the Council's Site Allocations Document).
- 6.3 In accordance with the methodology set out above, sites have been categorised into the following:
 - S1 Sites currently suitable for housing and deliverable within 5 years
 - S2 Sites currently suitable for housing and developable between 5 and 10 years
 - S3 Sites currently suitable for housing and developable 10+ years
 - NCD1 Sites potentially suitable for housing but not currently developable because of a policy designation (eg Green Belt/Open Countryside/Employment Land/outside current Spatial Strategy/Safeguarded Land Policy)
 - NCD2 Sites potentially suitable for housing but not currently developable because of other constraints
 - NS Sites which are unsuitable because of constraints which cannot be overcome
- 6.4 Assessments of sites as they fall into the above categories are given in the tables in Appendix 7. These tables are accompanied by maps showing the location and the assessment conclusions of the SHELAA's assessment of housing supply, which will be published on the Council's website alongside this assessment. A detailed summary of potential sources of supply and the key constraints holding back potential supply in each broad location is given in the summary table in Appendix 3.
- 6.5 The findings of this exercise can be summarised as per the below table:

Summary of other sources of housing supply within the district (excluding existing sites with outline or full planning permission)

	Suitable (S1-3)	Potentially suitable/not currently developable (NCD1 & NCD2)	Not suitable (NS)
DISTRICT-WIDE			
TOTAL (dwellings)	293	71027	30107

- 6.6 It is clear from the above that there is very little limited scope to realise extra housing supply in the district within the scope of current development plan policies, with the majority of additional supply arising from the supply allocated in the Council's Site Allocations Document. The indicative trajectory in Appendix 4 indicates that supply currently identified as suitable is unlikely to meet the district's local housing needs in the medium/long term. This is reflected in Policy SAD1 of the Council's Site Allocations Document, which identifies a number of matters that the Council will need to reconsider in preparing the Local Plan review.
- 6.7 In light of the need to find future housing supply, there will be a need to review existing planning policies constraining housing supply, through the Local Plan review. In particular, the following matters will need to be addressed through the Local Plan review, having regard to the latest areas of potentially suitable development land in the SHELAA:
 - The existing spatial strategy (Core Policy 1) as it relates to the existing settlement hierarchy, the potential for urban extensions to neighbouring urban areas and the potential for freestanding new settlements
 - Areas of potential housing supply identified as safeguarded land in the Site Allocations Document (Policy SAD3)
 - The potential to amend Green Belt and Open Countryside boundaries adjacent to existing settlements and urban edges
 - The potential to amend Green Belt and Open Countryside boundaries in potential locations for freestanding new settlements
- 6.8 The Council's consultations on the Local Plan review in 2019, 2021 and 2022 have undertaken work to review these policy assumptions and to identify how additional growth could be accommodated. To enable this review to take place, a number of evidence base studies have been prepared as part of the Local Plan review. These have in turn informed decisions as to where local policy constraints may be altered to accommodate further housing supply. This evidence base includes a full Green Belt Study, Landscape Sensitivity Assessment, Rural Services and Facilities Audit, Historic Environment Site Assessment, Nature Recovery Network mapping, Sustainability Appraisal and joint working with key stakeholders. This work has been summarised in the Housing Site Selection Topic Paper 2022, allowing the Council to determine which 'potentially suitable' sites may be made 'suitable' through policy alterations in the Local Plan review.

Appendix 1 – SHELAA Housing Panel Meeting Minutes 2017

SHELAA Panel Meeting Notes and Actions

South Staffordshire Council Offices 10am Monday 13th November 2017

Housing Plus Group
Stafford Borough Council
Pegasus Group
DBA Estates
First City
Bromford Housing
City of Wolverhampton Council
Bloor Homes
Advance Planning
Strategic Planning Team Leader – SSDC
Assistant Team Manager (Local Plans) – SSDC
Housing Strategy Officer – SSDC
Senior Local Plans Officer – SSDC
Senior Local Plans Officer – SSDC

1. Introduction and Local Plan Review Update

- 1.1 Kelly Harris welcomed everyone to the Panel meeting and there was a round table introduction. It was noted that the HBF had provided written comments but were unable to send a representative.
- 1.2 Kelly updated the panel on current Local Plans work including the SAD forthcoming Examination hearing sessions, the Local Plan review, Green Belt studies, and joint work with the Black Country. The aim is for Local Plan review Issues and Options to be published for consultation late summer 2018.
- 1.3 It was noted that the joint Green Belt Study with the Black Country was anticipated to begin in early 2018, with a 4-6 month timescale for completion. The study would be informed by the wider GBHMA Green Belt Study (G L Hearn), but this is a higher level strategic piece of work. Neil Cox (NC) asked if South Staffordshire's Green Belt Review would be more detailed than the LUC study. Kelly Harris (KH) explained that the current LUC work was based on a partial review of the Green Belt which only looked at the villages in South Staffordshire highlighted for growth in the Core Strategy, and that the new study would have a different approach. KH confirmed that as an evidence base study, the Green Belt review would be without political bias.

2. <u>SHELAA Assessment</u>

2.1 KH explained that the purpose of the SHELAA Panel was to agree the methodology; give feedback on market/industry experience of site delivery, capacity/density and lead in times etc but not the 5 year housing land supply. The previous SHLAA categorised sites in line with

the settlement hierarchy in the adopted Core Strategy. The new SHELAA will have a wider remit considering sites for the review of the Local Plan and a new strategy approach. KH confirmed that the window for submission of sites was still open and that if strategic locations for growth were identified through evidence and land had not been promoted that the Council would be proactive in looking for land assembly.

3. Key Methodology Assumptions – Suitability, Availability and Achievability of Sites

- 3.1 Patrick Walker (PW) gave a brief overview of the methodology focussing on the changes that are proposed in the new SHELAA. It was noted that SAD sites, including any that come forward through Modifications to the SAD, would be classified as Suitable. In terms of potentially suitable sites this category had been expanded to include all villages, not just Main and Local Service villages; sites adjacent to neighbouring authorities; large edge of settlement sites; and potential new settlements (1500 threshold). This is a significant change which recognises the requirement for higher housing numbers. There was discussion around threshold size and Max Whitehead (MW) stated that 1000 could deliver shop/school. NC suggested that large sites in close proximity to facilities and services in an existing settlement should be considered. PW noted that although such sites were not self-contained they could be considered if such sites could be successfully integrated. It was agreed that the site size threshold for new settlements and disassociated sites would be reconsidered, with SSDC to use 1,500 threshold as a starting point, but add further caveat that smaller could be considered where site promoters confirm the required infrastructure would be provided (e.g. in some cases sites of 1,000 could provide shops, primary schools, public transport links etc.). It was also agreed that footnote 4 defining 'disassociated' sites would be amended. The revised footnote would recognise that (on a case-by-case basis) it may be appropriate to include sites as 'potentially suitable' extensions to a nearby village/urban area where the site is a short distance from the settlement to the site and where strong visual and physical links could be demonstrated to the host settlement (e.g. legible pedestrian connections).
- 3.2 Michele Ross (MR) asked about thresholds and site sizes for new employment sites. PW explained that the equivalent assessment for employment sites was being carried out independently. Ed Fox (EF) employment sites were market driven and would be picked up in the new EDNA. NC asked how the Council would deal with sites which were bigger that the housing requirement as the current SAD split large sites. KH confirmed that the SHELAA would assess sites as a whole, but that smaller areas might be considered in the context of future requirements for the Local Plan review. It was agreed that this was an acceptable approach.

4. Build Rates, Lead-in Times and Yield

- 4.1 PW explained that assumptions on developable area and capacity reflect viability evidence and monitoring data on site typologies. Andy Williams (AW) commented that the SAD open space requirements were high and would impact on density as would a requirement for bungalows. MR noted that density is policy driven and suggested consideration of a minimum density requirement. KH/PW stated that the viability study has influenced numbers but that this may be revisited through the Local Plan review.
- 4.2 NC said there was a tension between Open Space requirement and other policy requirements in that densities were too low and net to gross assumptions too high. He noted that the Council had limited experience of developing large sites in recent years and that developable

area of sites might be significantly reduced by open space standards, particularly for higher density schemes. There was considerable round table discussion around density assumptions and the difference between character of existing villages and possible new settlements/urban extensions. It was agreed that a density assumption of 35 dwellings per hectare should be used for urban extensions on edge of adjacent urban areas (e.g. Black Country), reflecting different patterns of development in these locations.

Lesley Birch (LB) said that it was important that a minimum dwelling size influenced density assumptions. It was suggested that new thresholds were considered on the basis of:

- 70% developable area on sites 0.4 2ha
- 60% developable area on sites > 2ha : As per Lichfield/Cannock

Action 1: Officers to research developable area thresholds further and reconsider thresholds (see Appendix 1)

4.3 In term of build out rates and lead in times, HBF said proposals were too optimistic with respect to lead-in times, noting a recent Barratt's report. NC stated that future sites would be bigger than historic and that thresholds in 2016 NLP report were more realistic. It was noted that for large sites with more than one developer, some Panel members expressed concerns that it may not be appropriate to double build out rates. However, it was noted that other Staffordshire authorities (e.g. Stafford, Lichfield) used a similar approach. The Council also highlighted that the assumed uplifted rates (80dpa, 120dpa) were broadly consistent with national data on the matter (as per Figure 8 of the 2016 NLP report). Officers voiced their concerns that many sites in South Staffordshire would be greenfield/Green Belt and that delivery would be different than other Market areas such as Telford/Black Country. After considerable discussion, the following thresholds were agreed:

Lead-in Times

50 – 99	as proposed
100 – 499	3 years to full approval, one year to begin
500+	4 years to full approval, one year to begin

Build Out Rates from year of implementation

50 – 99	35 dws/pa
100 – 499	40 dws/pa

Larger Sites with one or more developer500 – 99980 dws/pa (i.e. 2 developers on site)1000+120 dws/pa (i.e. 3 developers on site)

Action 2: Officers to consider findings of 2016 NLP report and consider if 4 year lead-in time is appropriate for larger sites (see Appendix 1)

- 5. <u>Other Issues</u>
- 5.1 MR asked if the Open Space Strategy was to be refreshed for the Local Plan review. KH confirmed that it would, but unlikely to be complete prior to Issues and Options.
- 5.2 MW asked if the windfall allowance had been tested. PW confirmed that is was based on monitoring data and was deliberately conservative at 30 dws/pa against actual of at least 47

dws/pa. MR noted that the non- implementation rate was high at 19%. KH confirmed this was only against small sites and that large sites were assessed individually, with almost no non-implementation on large sites (i.e. 10+) historically. **MR suggested this was explicitly noted in the SHELAA text.**

5.3 KH said that new site suggestions would continue to be accepted and that due to the forthcoming SAD hearing session work would not begin on the assessment of sites until the New Year. KH thanked the Panel for their attendance and further information would be disseminated once additional research had been carried out.

Summary of additional comments received by non-attendees of the meeting

5.4 Home Builders Federation:

- Indicated that the stated lead-in times assumed in the report may be overly ambitious
- Referenced the Council to a September 2017 report from Barratt Developments PLC which sets out information on lead-in times that may be useful

These comments were discussed at the panel meeting and the lead-in times assumed were amended with agreement from the SHELAA Housing Panel, having regard to the Barratt Developments report and a similar 2016 NLP report (see Action 2 below).

Cannock Chase District Council:

- Made several suggestions to assist in clarifying the methodology to be used in the SHELAA
- Noted the difference in build out rates and windfall assumptions as compared to CCDC's SHLAA methodology, but considered that these reflected local circumstances and were justified by NPPF/NPPG.

The suggested amendments to clarify the methodology were made and the support for the local assumptions regarding build out rates/windfall assumptions noted.

Actions arising from the meeting

Action 1: Officers to research developable area thresholds further and reconsider thresholds

For sites of >2ha, the Council have examined other Staffordshire authorities suggested by the SHELAA Housing Panel at the 13th November meeting. Lichfield apply a 60% developable area threshold on sites of 2 hectares or above¹⁰. Cannock apply a 75% developable area threshold on sites of 2 hectares or above, noting that they have far more 'medium scale' sites closer to the 2 hectare threshold than Lichfield, albeit acknowledging that sites significantly below this threshold may have a net developable area as low as 60%¹¹.

For the purposes of South Staffordshire's Site Allocations Document (SAD), which allocates numerous 'medium scale' sites, it is not considered appropriate to apply a 60% developable area assumption to each site of 2ha or above. Many of the sites nearer the 2ha threshold have

¹⁰ https://www.lichfielddc.gov.uk/Council/Planning/The-local-plan-and-planning-policy/Resource-centre/Evidence-base/Housing/Downloads/SHLAA/SHLAA-2017.pdf

https://www.cannockchasedc.gov.uk/sites/default/files/final_cannock_chase_shlaa_to_p ublish_october_2017_0.pdf

been viability tested assuming a developable area assumption of 70%, and all allocation site promoters have confirmed deliverable capacity in line with this assumption. However, the Council recognises that the SAD is delivering many small sites near to the 2ha threshold and in reviewing the Local Plan larger sites may be relied upon, meaning a more conservative approach to developable areas may be appropriate.

Therefore, the Council agrees that applying a 60% developable area threshold to sites of 2ha may be appropriate in modelling sites in the revised SHELAA.

Action 2: Officers to consider findings of 2016 NLP report and consider if 4 year lead-in time is appropriate for larger sites (see Appendix 1)

Having considered the findings of the 2016 NLP report¹², the Council has reconsidered the lead-in times set out in 2.40 of the draft SHELAA methodology. The Council has also considered the information provided by the Home Builders Federation (HBF), who were not able to attend the meeting but provided a brief written comment and industry research regarding lead- in times. Having taken account of this and the data in Figure 4 of the 2016 NLP report, the draft methodology would be made more robust by including the following assumptions:

- A lead in time of 4 years (3 years to full approval, one year to begin) for sites of 100-499 dwellings
- A lead in time of 5 years (4 years to full approval, one year to begin) for sites of 500+ dwellings

In light of the information provided by the Panel (including the HBF) regarding lead-in times, the Council will update the draft SHELAA methodology to reflect these assumptions.

¹² http://lichfields.uk/media/1728/start-to-finish.pdf

Comments provided following consultation on the Draft SHELAA Assessment of Housing Land report (29th August – 19th September 2018)

Panel member	Comment	Council response and changes made
Advance Land & Planning Limited	As a general comment, I think it is unreasonable to suggest that a site is not adjacent to a development boundary when it is on the opposite side of a road. I think that is rather semantic.	This is noted, although it is difficult to see any sites where this raises concerns as the comment suggests none. Whether or not a site is disassociated is a case by case judgement (see para 5.37 of the report). Roads have only resulted in sites being considered as disassociated where they currently prevent satisfactory pedestrian access to the host settlement. No change made.
Advance Land & Planning Limited	Is there any significance for the yellow coloured 'Site Ref' boxes on some but not all entries? Ditto the grey coloured 'Land Owner/Developer/Agent' boxes?	These are cartographic errors and will be removed from the assessment.
Advance Land & Planning Limited	Site 485 – Penkridge: Is visual impact to/from Cannock Chase etc not be mentioned since this land is open and slopes down to the east and so is very prominent from that perspective?	As set out in the methodology, such factors will be considered consistently through landscape sensitivity evidence. Where a site is within an AONB this has been noted. No change proposed.
Advance Land & Planning Limited	Site 026 – Bednall: I think that there is a Listed Building (barn) on this site?	The assessment text in the table of site results has been amended to reflect this.
Advance Land & Planning Limited	Site 487 – Dunston: I don't understand why some sites that are not adjacent to the development boundary such as this one (but there are others) are assessed as potentially suitable, whereas others are not?	See para 5.37 of the report; on a case by case basis, some sites not directly adjoining development boundaries have been considered potentially suitable if in close proximity to the existing settlement and a legible pedestrian route and means of access can be demonstrated. This was introduced having regard to comments received at the 2017 SHELAA Panel meeting. No change made.
Advance Land & Planning Limited	Site 588 – Dunston: I don't understand why some sites such as this one (but there are others) that are being promoted for employment use and not housing or mixed use are assessed as suitable for housing having regard for the issues of 'availability' and deliverability'? Site 633 – Four Ashes: ditto	The PPG requires the Council to be proactive in considering sites, and not to rely solely on site suggestions for a given use. As such, many sites suggested for employment have been assessed for their potential housing capacity, but in each case where the landowners are not proposing a housing use, the sites have been assessed as being 'not currently available'. Assessing site 'suitability' involves consideration of policy and physical constraints affecting the land. Landownership issues (i.e. whether there is a willing

Advance Land & Planning	Site 119 – Cheslyn Hay: I have already written to you to	landowner for the use in question) are addressed under a site's 'availability'. No change made. The SHELAA site maps and the assessment of site 119 has been corrected to reflect this
Limited	advise that land to the west of the safeguarded land has been suggested by me for assessment in the SHELAA and its omission should be rectified. The land is in the same ownership as the remainder of the agricultural land within Site 119 (Stephens) and it is adjacent to the existing development boundary (to the north). It is not particularly prominent in the landscape and its allocation would represent a logical rounding-off in this location, with the Green Belt boundary following Saredon Road. The quarry to the north (Site 489) is a protected mineral resource and once it is exhausted some years in the future, it might represent a potential development opportunity associated with its restoration. There is no reason to retain the quarry to the north within the Green Belt (it should be noted that the northern part of the quarry is already within the development boundary). In any event, consideration of this land should not have a bearing upon the development potential of Stephens land to the south-west, merely in order to maintain a narrow and relatively meaningless 'umbilical cord' of Green Belt between the two sites.	information. Other matters relating to amendment of Green Belt boundaries and landscape sensitivity of the site are not for consideration through the SHELAA and will be addressed through a future Green Belt review and Landscape Sensitivity Study.
Advance Land & Planning Limited	Site 119 – Cheslyn Hay: The Safeguarded Land is adjacent to the allocated site, is now within the development boundary and so the comments about the development boundary may now warrant revision.	Site 119 distinguishes between the parcel identified for safeguarded land and the parcel of the site still within the Green Belt. The commentary in Site 119 sets out that the safeguarded land parcel adjoins the development boundary (as the SAD has been adopted). Therefore, no change is made.
Advance Land & Planning Limited	Site 119 – Cheslyn Hay: The former sewage treatment works is in separate ownership (Wilkes) and is	The boundary of this parcel has been drawn to reflect the full extent of the safeguarded land (including the sewage treatment works)

·		
Advance Land & Planning Limited	currently in commercial use (see live planning application). To date, the landowner has shown no interest in making it available for residential development, preferring to retain it in commercial use, but I suppose that may change. Site 119 – Cheslyn Hay: I don't agree that the Site 'does not have satisfactory walking access to the village'. In terms of distance, it is no further away from the 'village centre' (such as it is) than other potential sites, which don't have this comment and in terms of infrastructure, a footpath will be extended along the frontage of the allocated site when it is developed, so as to provide adequate connectivity. It is also within short walking/cycling distance to the schools and leisure centre. I think this comment should be deleted.	but the site's capacity has been amended to reflect the area of safeguarded land currently being made available for housing (i.e. excluding the sewage treatment works). The site's potential capacity has been reduced to reflect the fact that part of the safeguarded land site area is not currently being promoted for housing. See para 5.37 of the report; on a case by case basis, some sites not directly adjoining development boundaries have been considered potentially suitable if in close proximity to the existing settlement and a legible pedestrian route and means of access can be demonstrated. This requires consideration of the current pedestrian linkages to the village, as they currently stand, if a site does not adjoin the village development boundary. As a matter of fact, no footway to the parcel of the site beyond the safeguarded land currently exists, but the site has still been recorded as potentially suitable recognising the opportunity for the parcel to be incorporated into a scheme including the safeguarded land (as the site is within the same land ownership). No change made.
Advance Land & Planning Limited	Site 153 – Essington: I think this now has a planning permission for residential development.	The site is included in the SHELAA for completeness as no start has been made on site to implement the current outline permission and no reserved matters permission has been secured at this time. No potential supply has been recorded from this site to avoid potential duplication with existing planning permissions. The site assessment notes against this site have been updated to clarify this position.
Advance Land & Planning Limited	Site 397 – Featherstone: Vehicular access to this site could be provided through the adjacent allocated site.	This site assessment notes have been updated to reflect this point.
Advance Land & Planning Limited	Site 198 – Long Lane/Broad Lane: If this relates to the coal yard, surely it is brownfield land?	Site 198 relates to the field to the east of the existing coalyard and is therefore a greenfield site. No change made.
Advance Land & Planning Limited	Site 522 – Hatherton Marina, Calf Heath: This site represents brownfield land (car park, buildings etc). Only the very southern part of the site is Flood Zone 3.	The fact that only part of the site is within Flood Zone 3 is reflected in gross site area recorded in the site assessment table, as well as the site's 'potentially suitable' scoring. The text in the site assessment table has been amended to clarify the location of flood zone 3 in relation to the site. From reconsidering
Advance Land & Planning Limited	Site 417 – Hartford House, Wombourne: The summary is incorrect. I have previously provided written evidence from the County Highways to confirm that the proposed access (inc visibility splays) are acceptable (see attachments).	aerial photography of the site, the site has now been reassessed as being brownfield land. Having considered the correspondence provided from County Highways regarding the site, the comment relating to access/vis splays has been removed.
---------------------------------------	---	---
Advance Land & Planning Limited	Site 417 – Hartford House, Wombourne: The site lies within the well- defined curtilage of the existing property, which itself lies within the physical and visual confines of the settlement and does not form part of the surrounding countryside.	This comment is noted, but the containment of the site within the wider landscape will be examined more fully through the Landscape Sensitivity Study and Green Belt Review. No change made.
Advance Land & Planning Limited	Sites 637, 639, 640 and 649 – Hilton Main: I don't understand why Site 649 is unsuitable and the others are potentially suitable and I also refer to my comment above re: employment and not housing land? Sites 652, 641, 642 and 643 – I54 Corridor Featherstone: ditto re employment not housing land?	The comments for site 649 have been amended to clarify that this site is considered to be disassociated from any nearby settlement, due to its relative proximity for the linear ribbon of development extending north along the A460 (i.e. West Croft). The PPG requires the Council to be proactive in considering sites, and not to rely solely on site suggestions for a given use. As such, many sites suggested for employment have been assessed for their potential housing capacity, but in each case where the landowners are not proposing a housing use, the sites have been assessed as being 'not currently available'. Assessing site 'suitability' involves consideration of policy and physical constraints affecting the land. Landownership issues (i.e. whether there is a willing landowner for the use in question) are addressed under a site's 'availability'.
Cannock Chase District Council	 Welcome opportunity to continue cross boundary working relationships on key pieces of Local Plan evidence. No specific comments on methodology- note there are some subtle differences in assumptions to those of the Cannock Chase SHLAA (e.g. lapse rates) but recognise these reflect local 	Comments and support noted. No changes made.

 contaxt and issues in accordance	
context and issues in accordance	
with the NPPF/NPPG.	
- Note a number of sites	
suggested for development lie	
adjacent to the Cannock urban	
area and in proximity of the District	
boundary elsewhere e.g.	
Huntington. Welcome continued	
cross boundary working in relation	
to the consideration of such site	
options.	

Appendix 2 – SHELAA Housing Panel 2017/18 – Invitees and Terms of Reference

Invitees

- Natural England
- Historic England
- Environment Agency
- Staffordshire County Council
- Black Country authorities
- Stafford BC
- Cannock DC
- Shropshire Council
- Home Builders Federation
- Taylor Wimpey
- Bloor Homes
- Welcome Homes
- Bromford Homes
- Housing Plus
- Richborough Estates
- Barton Wilmore
- AJM Planning Associates
- Advance Planning
- DBA Estates
- Pegasus Group
- Plan IT
- Firstplan
- First City Ltd

Terms of Reference

South Staffordshire District Council Strategic Housing and Economic Land Availability Assessment (SHELAA) Housing Panel Terms of Reference

Context

The role of the Strategic Housing and Economic Land Availability Assessment (SHELAA) Housing Panel is to assist in the production and annual revision of a robust assessment of housing land availability. This will in turn inform the evidence base for the review of South Staffordshire District Council's Local Plan, which is anticipated for adoption in 2022, by identifying a range of potential sites to assist in meeting housing needs.

The SHELAA Housing Panel will add value to the SHELAA process through the skills, expertise and knowledge of the Panel members.

Purpose

• To assist production of a robust assessment of housing capacity within the SHELAA prepared by South Staffordshire District Council.

• To help achieve agreement on methodology for the assessment of housing capacity within the SHELAA.

• To ensure all reasonable options to meet housing needs are considered in the SHELAA

• To share information and intelligence on market conditions, viability and delivery timescales for sites.

• To assist the Council in forming a view on the deliverability and developability of sites, including consideration of site constraints.

• To work to a timetable which will enable the assessment of housing capacity within the SHELAA to be produced on a timely annual update basis (post 31st March for monitoring purposes).

Operational matters

• South Staffordshire District Council (the Council) will facilitate and chair SHELAA Housing Panel meetings

• Membership of the SHELAA Housing Panel will be undertaken on a voluntary basis. The Council will not be liable for any expenses incurred during the SHELAA Housing Panel process.

• No commercial or other advantage will be sought by Panel members. Panel members are required to declare any interest they may have on a site when contributing towards its assessment.

• Members' primary role is to represent their sector as a whole and not just the interests of their particular organisation.

• The names and contact details of Panel members will be recorded and made available on public request.

• Panel members will be expected to send a suitable substitute in the event that they cannot attend a meeting.

• Members may call on additional people to assist them in Panel work outside of meetings, e.g. checking site information etc. However, only one member of an organisation should attend the Panel meeting itself.

• Panel members will be provided with an opportunity to provide comments on the methodology used in the assessment of housing capacity within the SHELAA prior to the assessment being prepared. Panel members will then be asked to approve the assessment of housing capacity in the SHELAA prior to the document being finalised. Where agreement cannot be reached on an aspect of the housing capacity assessment in the final SHELAA, the point of disagreement will be noted and responded to by the Council in the final document.

• The SHELAA housing database will remain the property of the Council

Appendix 3 – Summary of Capacity by Broad Location

SUMMARY OF SUPPLY IL	DENTIFIED IN SHELA	A 2022 (40trategy40 site	s with planning permission)	
	Suitable (S1-3)	Potentially suitable/ not currently developable (NCD1 & NCD2)	Key factors constraining NCD1/NCD2 sites	Not suitable (NS)
Villages 40trategy4040 in the	updated Settlement Hi	erarchy Study 2021		T
Penkridge	0	1500	Vast majority of sites are in village edge locations, constrained by Green Belt, Safeguarded Land or Open Countryside designations. Constraint affecting the largest amount of potential supply is Open Countryside.	3218
Bilbrook/Codsall	29	1981	A large portion of potential supply comes from one site (Site 519), which is either constrained by both Green Belt and Safeguarded Land designations. Remaining potentially 40trategy supply comes from Green Belt sites, safeguarded land and sites within the development boundary which are not currently available. Constraint affecting the largest amount of potential supply is Green Belt.	3359
Cheslyn Hay/Great Wyrley	123	4238	Wide variety of policy and availability constraints, including development boundary land which is currently not available or is required as employment land under Policy EV1, active quarrying uses, or which are covered by Green Belt or safeguarded land supply designations. Green Belt policy constraints affect majority potentially 40trategy supply, of which a significant proportion may not be available due to requiring the re-use of operational quarrying uses.	1139
Wombourne	0		Wide variety of policy and physical constraints, as well as availability issues, affect potentially suitable supply options. Majority of potential supply is village edge sites constrained by either Green Belt or Safeguarded Land designations. Part of this is on a large brownfield Green Belt land parcel (Sites 310a&b), but these are currently affected by employment site constraints and availability. Constraint affecting the largest amount of potential supply is Green Belt.	1057
Brewood	0	795	Almost all potential supply is on village edge sites in the Green Belt. Constraint affecting the largest amount of potential supply is Green Belt.	787
Kinver	41	653	Almost all potential supply is on village edge sites in Green Belt or Safeguarded Land. Very small amount of supply could come forward in development boundary, but sites not currently available. Constraint affecting the largest amount of potential supply is Green Belt.	95
Perton	0	1709	All sites are in village edge locations in either Green Belt or Safeguarded Land. Constraint affecting the largest amount of potential supply is Green Belt.	951
Huntington	0	546	All potential supply is on village edge sites either in the Green Belt or Safeguarded Land. Sites providing the majority of this potential supply (sites 017, 022, 591 and 592) are either adjacent to or partially within the Cannock Chase AONB. Constraint affecting the largest amount of potential supply is green Belt (393 dwellings).	69

Essington	1	Majority of supply arises from Green Belt village edge sites. There is also a limited amount of potential supply within the village development boundary, that is not currently indicated as being available. Constraint affecting the largest amount of supply is Green Belt (585 dwellings).	892
Coven	0	Almost all potential supply arises on village edge Green Belt/Safeguarded Land sites, with only one small site in the village development boundary (which is not currently available). Constraint affecting the largest amount of potential supply is Green Belt (482 dwellings).	79
Featherstone/Hilton		Constraints on supply include employment land allocations (ROF Featherstone), Safeguarded Land and Green Belt, with the vast majority of supply	
Swindon	81	1762 being outside the existing development boundary. Constraint 41trategy41 the largest amount of potential supply is Green Belt (1477dwellings). All potential supply is on village edge Green Belt and Safeguarded Land sites. Constraint affecting the largest amount of potential supply is Green	835
Shareshill	0	1262 Belt (1,152 dwellings). All potential supply is on village edge Green Belt sites. All sites are constrained by the existing spatial 41trategy (Core Policy 1) which restricts	239
Pattingham	0	89 housing growth in Shareshill. All potential supply is on village edge Green Belt and Safeguarded Land sites. Constraint affecting the largest amount of potential supply is Green	59
W/boston Aston	0	567 Belt (575 dwellings).	48
Wheaton Aston	18	Majority of sites are in village edge locations constrained by Open Countryside, with some additional supply on sites which are within the development boundary but are not currently available. Constraint affecting the largest amount of potential supply is Open Countryside (433 dwellings).	227
Himley	0	Supply consists of one development boundary site and village edge Green Belt sites. All sites are currently constrained by existing spatial strategy (Core Policy 1) which restricts housing growth in Himley. Other than Core Policy 1, the constraint affecting the largest amount of potential supply is Green Belt (96 dwellings).	173
Seisdon	0	All potential supply is on village edge Green Belt sites. All sites are constrained by the existing spatial 41trategy (Core Policy 1) which restricts housing growth in Seisdon.	8
Bishops Wood	0	All potential supply is on village edge Green Belt sites. All sites are also constrained by the existing spatial strategy (Core Policy 1) which restricts housing growth in Bishops Wood.	0
Dunston	0	All potential supply is on village edge Open Countryside sites. All sites are also constrained by the existing spatial strategy (Core Policy 1) which restricts housing growth in Dunston.	0
Bobbington	0	All potential supply is on village edge Green Belt sites. All sites are also constrained by the existing spatial strategy (Core Policy 1) which restricts housing growth in Bobbington.	0
Bednall	0	All potential supply is on village edge Green Belt sites. All sites are also constrained by the existing spatial strategy (Core Policy 1) which restricts housing growth in Bobbington.	0
Trysull	0	All potential supply is on village edge Green Belt sites. All sites are also constrained by the existing spatial strategy (Core Policy 1) which restricts housing growth in Trysull.	124
Total	293	21743	13359

Areas of Search for sites adjoi	ning adjacent urban area	a (Black Country)	
North of Wolverhampton/ Walsall	0	9689	The majority of sites in this broad location are Green Belt edge of conurbation areas, and also contains available non-Gree areas (though these are not currently available for housing). All sites are constrained by the existing spatial strategy, whic extensions to adjacent urban areas. Aside from Core Policy 1, the constraint affecting the largest amount of potential sup dwellings).
Western edge of Black Country conurbation			
between Wolverhampton and Stourbridge	0	12706	All sites in this broad location are Green Belt sites. All sites are also restricted under the existing spatial strategy (Core Pol for urban extensions to adjacent urban areas.
Total	0	22395	
Other Areas of Search for site	s adjoining adjacent urb	an areas	
West/south-west of Cannock	0	1517	All sites in this broad location are Green Belt sites. All sites are also restricted under the existing spatial strategy (Core Pol for urban extensions to adjacent urban areas.
South of Stafford	0	2967	The majority of supply in this broad location comes from one site (Site 036a) which has a capacity for approximately 2823 constrained by the Open Countryside policy. All sites in this area are also restricted under the existing spatial strategy (Co allow for urban extensions to adjacent urban areas.
TOTAL	0	4484	
New settlement options			
Total	0	13701	The majority of site options lie within the Green Belt, with this constraint effecting 11386 dwellings worth of supply. All si under the existing spatial strategy (Core Policy 1), which does not allow for freestanding new settlements.
Other broad locations			
Isolated sites/sites adjacent other settlements (Locality 1)	0	6581	Sites are all constrained by Core Policy 1, which does not permit housing growth outside of specific villages. The majority of existing settlements in this area are within the Green Belt/Open Countryside. The vast majority of potential supply in this freestanding site at Four Ashes, which is not currently available for housing and is being proposed for a Strategic Rail Freig West Midlands Interchange group, which is estimated to be capable of accommodating approximately 5776 dwellings if b housing. The only non-Green Belt/Open Countryside site is a small development boundary site exists within Acton Trussel
Isolated sites/sites adjacent other			Sites are all constrained by Core Policy 1, which does not permit housing growth outside of specific villages. All sites adjac
settlements (Locality 2)	0	433	this area are within the Green Belt/Open Countryside.

reen Belt land in employment hich does not allow for urban upply is Green Belt (8488	1820
Policy 1), which does not allow	2093 3913
Policy 1), which does not allow	887
23 dwellings and is Core Policy 1), which does not	<u>381</u> 1268
l sites are also restricted	3209
	ſ
ty of sites adjacent/within his location arises from a large reight Interchange by the if brought forward for isell.	1377
jacent existing settlements in	2463
jacent existing settlements in	2732

DISTRICT-WIDE TOTAL	293	71027	
Total	0	8704	
Isolated sites/sites adjacent other settlements (Locality 5)	0	546	Sites are all constrained by Core Policy 1, which does not permit housing growth outside of specific villages. All sites adjac this area are within the Green Belt.
Isolated sites/sites adjacent other settlements (Locality 4)	0	371	Sites are all constrained by Core Policy 1, which does not permit housing growth outside of specific villages. All sites adjac this area are within the Green Belt.

	30107
	8358
jacent existing settlements in	1474
jacent existing settlements in	312

Appendix 4 – Indicative housing trajectory as of 31st March 2021



Appendix 5 – Five Year Housing Land Supply as of 31st March 2021

Housing Supply Statement – 1st April 2021 to 31st March 2026

1. The Council's Local Housing Need

- 1.1 Revised national planning guidance requires that for the period within five years of a plan being adopted (or where a plan housing target has been subsequently formally reviewed) the strategic housing requirement of that plan should be used to calculate the five year supply. This is not applicable to South Staffordshire, where the last strategic housing requirement was set over five years ago in the 2012 Core Strategy. Planning practice guidance mandates that where there is no adopted strategic housing requirement policy, the authority's local housing need figure must be used for calculating a five year housing land supply¹³. This must be determined using the Government's standard methodology¹⁴ for calculating each local authority's annual housing need, involving a simple three-step process. Firstly, the annual average increase in households for the next 10 years is calculated using the 2014 national household projections. An uplift is then applied to this annual average growth, based on nationally published affordability ratios. Finally, if necessary, a cap is applied to the extent of any uplift above the annual need in stage 1.
- 1.2 The implications of this standard methodology for South Staffordshire's local housing need (as at 1 April 2021) are set out below:

Step 1 – Setting the Baseline

1.3 The relevant projections are the 2014 Household Projections¹⁵. Looking at a consecutive ten year period, starting from the current year consistent with this monitoring (2021), this implies growth of 1954 dwellings over the period 2021-2031. This averages out as an annual household growth of 195.4 dwellings per annum.

Step 2 – An Adjustment to Take Account of Affordability

1.4 The most recent median workplace-based affordability ratios were published on 25 March 2021¹⁶. These imply an affordability ratio of **7.88** for South Staffordshire, when comparing median house prices to median gross annual workplace-based earnings. These are used in the following formula to calculate an 'adjustment factor', using the following formula:

¹³ Housing supply and delivery, Paragraph: 003 Reference ID: 68-003-20190722 Revision date: 22 July 2019

¹⁴ NPPF 2021 footnote 39

¹⁵ <u>https://www.gov.uk/government/collections/household-projections</u>
¹⁶

https://www.ons.gov.uk/peoplepopulationandcommunity/housing/datasets/ratioofhousepr icetoworkplacebasedearningslowerquartileandmedian

Adjustment factor =
$$\left(\frac{\text{Local affordability ratio} - 4}{4}\right) x \ 0.25 + 1$$

- 1.5 The baseline annual household growth identified in Step 1 is then multiplied by the resulting adjustment factor.
- 1.6 South Staffordshire's most recent affordability ratio is 7.88. Therefore, an adjustment factor of 1.2425 can be calculated. This results in a minimum annual local housing need figure of 243 dwellings per annum using the formula above and projected household growth set out in Step 1.

Step 3 – Capping the Level of Any Increase

- 1.7 National planning guidance sets out a number of scenarios where a cap may apply to the annual housing need identified in Step 2. Having reviewed these scenarios and the level of annual household growth in Step 1, the Council has concluded that none of the applicable scenarios would cap the housing need set out in Step 2 (bearing in mind that the Council's current Core Strategy housing requirement is now over 5 years old). Therefore, the Council's need remains the same as at Step 2.
- 1.8 In conclusion, having followed the steps set out in national planning guidance, the Council's local housing need figure is 243 dwellings per annum.

2. Housing Land Supply

6. The following table sets out the housing land supply position as at 1 April 2021.

Sources which contribute dwellings to supply 1 April 2021 – 31 March	
2026	Dwellings
Small sites under construction (gross) excluding long standing starts	86
Small sites with planning permission (full or outline) with a 19% non-	
implementation rate (gross)	347
Replacement dwellings on small sites (permitted/under construction)	-52
Large sites with full permission or under construction (net)	1309
Large sites with outline permission or a local plan allocation	
(net/deliverable sites only)	65
Windfall allowance (30 dwellings per annum in years 4 & 5)	60
Total Commitments as at 1 April 2021	1,815

3. <u>Dwellings with Planning Permission</u>

3.1 The remaining housing supply with permission is split between those sites not yet started, and the remaining capacity on sites which are already under construction. 52 replacement dwellings are also to be lost from supply and these will be discounted in calculating the five year supply to ensure any figures are 'net' increases. Further discounts are also applied to these figures on a site-by-site basis (for large sites) and using a non-implementation rate (on small sites), as set out later in this report.

4. <u>Supply from other Sources (Outline Permissions and Site Allocations)</u>

- 4.1 The NPPF indicates that sites that are not major development, and sites with detailed planning permission, should be considered deliverable until permission expires, unless there is clear evidence that homes will not be delivered within five years. Additionally, the NPPF also clarifies that sites with outline planning permission or which are allocated in the development plan, may be considered deliverable, but only when there is <u>clear evidence</u> that housing completions will begin on site within five years.
- 4.2 To ensure we have examined all sources of supply in accordance with the new NPPF, an audit has been undertaken of all major development housing sites with outline permission or which are allocated in the development plan. This has been done to ensure that supply is only included from these sources where there is clear evidence that they will deliver homes in the five year period.
- 4.3 The Council adopted its Site Allocations Document (SAD) in 2018, which (in Policy SAD2) allocates additional housing allocations on top of existing planning permissions within the district. All SAD housing sites are allocated for a minimum of 10 or more dwellings. To ensure allocated sites are only included in the five year supply where there is clear evidence that housing completions will begin on site within five years, individual site developers have been contacted to agree likely timescales for commencement and build rates associated with each specific allocated site.
- 4.4 The extent of supply included from allocated sites and sites with outline permission is set out in the site-specific housing trajectory included in Appendix 2. To summarise, the Council has taken into account numerous sources of evidence to determine the extent of deliverable supply likely to be realised from these sites. These include the following factors:
 - The rate of delivery implied on these sites using the district-wide build rates/lead-in times agreed the Council's SHELAA Housing Panel (which included development industry representatives and agents bringing forward housing sites in the district).

- Where necessary, site specific trajectories discussed with the developers attached to the sites, confirming their intended timescales for disposing of the land/commencing on site.
- The progress of planning applications to deliver the housing allocations.
- 4.5 In line with the new NPPF/PPG, SAD sites without full planning permission have only been included in the deliverable supply where there was (as of 1 April 2021) clear evidence that supply would be realised within the next five year period. In most cases, this means that such sites are only counted towards the five year supply where a housing developer has confirmed their intentions and timescales for developing the site, or the site is already under construction. Therefore, sites promoted by landowners/land agents where there is not sufficient site-specific evidence at this stage to confirm that the development industry will complete dwellings on the site within the next five years are not included in the five year supply. Where a planning application has been submitted to deliver the site, any deliverable supply is based off the capacity of these applications in the first instance. This recognises that the housing allocations in the SAD are expressed as minimum requirements and that all full planning permissions approved on allocations site since the SAD was adopted have seen significant increases above the minimum allocated numbers on the sites in question.
- 4.6 Having regard to all of these factors a conservative estimate has been made of the deliverable supply which will be realised from each individual SAD site in the five year period. The level of deliverable housing supply assumed for each SAD site is presented in the trajectory set out in Appendix 2. This is set out alongside the information supporting these assumptions including a summary of points confirmed via correspondence received from the relevant developer regarding the site's likely delivery timescales.
- 4.7 This approach necessarily results in an overly-conservative estimate of the actual supply likely to be realised within the five year period on the SAD sites. The Council considers all of the allocated SAD sites to be viable for housing delivery, particularly given that a planning inspector confirmed the deliverability of these sites at Examination in Public. The conservative approach taken reflects the fact that the 2018 and 2019 NPPF/PPG revisions introduced stricter tests for showing such sites are "deliverable" and can therefore be included in the five year supply. These new tests emphasise the need for site specific evidence of delivery within the five year period, and the importance of engaging with the developer attached to the site in question.
- 4.8 Therefore, where certain SAD sites are not included in the five year supply at this moment in time, this usually reflects the fact that (as of 1 April 2021) landowners/site promoters were not already under construction or sufficiently advanced in disposing of the site to show that a housing developer had agreed to deliver supply within the five year period. In these circumstances, a conservative assumption is made that delivery will only commence in the 6-15

year period until such time as the Council has clear evidence to show otherwise. This situation will likely change as the disposal of the remaining SAD housing sites progresses, which may also lead to an increase in housing delivery as planning applications come forward on the sites. Future five year supply statements will reflect the latest evidence on this matter.

Outline planning permissions on large sites

- 4.9 As of 31 March 2021 there were 2 large sites (10+ dwellings) with extant outline planning permission in the Council's deliverable supply. These were:
 - Land at Keepers Lane, Codsall (19/00113/OUT)
 - Land north-west of Stafford Road, Penkridge (19/00017/OUT)
- 4.10 Land at Keepers Lane, Codsall was allocated for development in the Council's SAD, and all was considered to be deliverable at the examination of the SAD. The site now has a housebuilder (Muller Homes) attached to deliver the outline planning permission, with a well-advanced reserved matters application under consideration on the site as at 31 March 2021. Therefore, there is clear evidence for the sites being delivered by 31 March 2026. In contrast, land north-west of Stafford Road did not appear to have a housebuilder attached to deliver it as of 31 March 2021. Therefore, on a precautionary basis, it has not been included in the 1 April 2021 31 March 2026 supply at this stage. Further details are given on a site-specific basis in the trajectory in Appendix 2.

Supply from large C2 full planning permissions

- 4.11 The most recently published Planning Practice Guidance indicates that, for the purposes of the five year supply, local planning authorities will need to count housing provided for older people, including institutions in C2 use, towards their supply¹⁷. This is to be done using census data on the average number of adults living in households¹⁸. The census data referred to in the Planning Practice Guidance indicates that the average number of adults living in households that the average number of adults living in households that the average number of adults living in households that the average number of adults living in households in South Staffordshire is **1.92**.
- 4.12 Using the methodology provided for counting C2 older persons accommodation towards overall C3 supply in the Housing Delivery Test¹⁹, this would imply that the following formula can be used for the purposes of the five year supply:

Contribution towards five year supply = number of C2 units/1.92

¹⁷ Housing supply and delivery, Paragraph: 035 Reference ID: 68-035-20190722, Revision date: 22 July 2019

¹⁸ Housing for older and disabled people, Paragraph: 016a Reference ID: 63-016a-20190626, Revision date: 26 June 2019

¹⁹ See Page 11 of the <u>Housing Delivery Test: 2020 Measurement Technical Note</u>

4.12 The Council currently has two large schemes predominantly or entirely made up of C2 accommodation. These sites, and the equivalent C3 dwellings contribution they make to the trajectory, are set out below.

Site	Number of C2 bed spaces	Equivalent C3 contribution using PPG method
Land South of Ounsdale Road, Wombourne	66	34 dwellings from C2 element n.b. the site's total contribution is 40 dwellings due to an additional 6 market apartments on site
Baggeridge Brickworks, Gospel End	66	34 dwellings
Former Gorsty Lea Garage, Wolverhampton Rd, Codsall	28	15 dwellings

5. <u>Past Housing Delivery</u>

- 5.1 The Council has delivered 275 net completions in the 2020/21 monitoring year. The NPPF (paragraph 73) requires five year supply calculations to consider whether there has been significant under delivery over the previous three years to determine whether a 5% or 20% buffer should be added to the local authority's five year supply target. The NPPF specifies that from November 2018 this will be measured against the Housing Delivery Test, and a 20% buffer will be applied where the Housing Delivery Test indicates that delivery was below 85% of the housing requirement. This is done with the purpose of improving *"the prospect of achieving the planned supply"* (NPPF para 73I).
- 5.2 The most recent housing delivery test results were published on 14 January 2021²⁰. This indicates that South Staffordshire delivered 136% of the relevant housing requirement over the measurement period. **Therefore, for the purposes of calculating five year housing land supply, a 5% buffer should be added, as there is no evidence of significant under delivery over the previous three years**.

6. Non Implementation and Adjustments

Large Sites (10 or more dwellings)

²⁰ <u>https://www.gov.uk/government/publications/housing-delivery-test-2021-measurement</u>

- 6.1 The NPPF is clear that all sites with detailed planning permission should be considered deliverable until that permission expires. This is reflected in the land supply calculations, which applies this presumption and then estimates the amount of housing supply that will be delivered within the five year period for each large site with full planning permission, having regard to the number of units under construction on site and the likely lead-in times and build out rates established through the SHELAA panel. Taking this approach means that each individual large site is evaluated annually to reflect its likely contribution towards the five year supply in any given year providing an accurate picture of delivery on site. Given the site-specific estimations of likely delivery and the presumption in the NPPF regarding sites with full planning permission, a general lapse rate is not applied to large sites. It is also important to note that in the last 24 years (1996-2021) only two full planning permission for 10 or more dwellings have lapsed once permission was granted²¹. Therefore, it is not considered appropriate to apply a blanket nonimplementation rate to sites of 10 or more dwellings with full planning permission.
- 6.2 With regard to sites with a housing allocation or outline permission, the Council has taken a conservative approach to estimating likely site delivery, examining each site in detail as previously set out in Section 4. This means that large sites with outline permission or an allocation are only considered to be deliverable where there is specific and clear evidence to indicate the amount of dwellings which will be realised on the site within the five year period. This means that sites that are not sufficiently progressed to meet this test are not currently included within the five year supply on a precautionary basis, despite it being likely that these sites will become deliverable in subsequent monitoring years as the sites are progressed. Given this cautious approach to assumed site delivery, the Council does not consider there is any further need to discount supply from outline permissions or allocated sites through a blanket non-implementation rate.

Small Sites (fewer than 10 dwellings)

6.3 Historic delivery rates for small sites were assessed for the SHELAA (Table 5 para 5.37). This analysis showed that 81% of small sites were completed within 5 years fr om the date of approval. A lapse rate of 19% has therefore been applied as a discount to all small sites where work has not yet begun on site. This assumption was reconsidered through the Council's SHELAA Housing Panel in late 2017 and was considered to be an appropriate indication of non-implementation if only applied to small sites, as set out in the agreed panel meeting minutes in Appendix 3. Since this time, the NPPF 2019 has established a general presumption that all small (i.e. non-major) housing sites benefitting from a planning permission should be considered

²¹ These are a 10 dwelling pub conversion at the Waggon and Horses, Wombourne (11/00644/FUL) and a 12 dwelling redevelopment of a nursery in Oaken (15/00215/FUL)

deliverable until the permission expires. Therefore, the Council has continued to apply the 19% non-implementation rate on small sites not yet under construction.

6.4 Where construction on small sites has begun, these permissions are closely monitored through site visits, aerial photography, Council tax records and building control records to ensure that sites which appear to have stalled for extended period of time are excluded from the supply. Taken together with the 19% non-implementation rate, this is considered to ensure that the Council is only relying on a conservative contribution to be made to the deliverable supply from small sites.

7. <u>Windfalls</u>

- 7.1 An analysis of windfall development was undertaken in the SHLAA 2016 paragraphs 5.31 5.39. It is clear that South Staffordshire has consistently delivered windfall sites and that such sites have continued to become available year on year. Between 2010 and 2016 there were approximately 100 gross windfall completions/pa on non-residential land. It is considered reasonable and pragmatic to assume that a minimum of 30 dwellings each year will come from windfall sites.
- 7.2 To ensure that a windfall allowance of 30 dwellings per year can be considered to be a reliable source of supply going forward, the windfall rates assumed in the 2016 SHLAA were reconsidered through the Council's SHELAA Housing Panel in late 2017, as set out in the agreed meeting minutes in Appendix 3. Following discussion with the Housing Panel, no changes were requested to this windfall allowance. Furthermore, more recent monitoring data for the years following the 2016 SHLAA suggests that the 30 dwellings per annum windfall assumption still remains a relatively conservative assumption when compared against actual windfall supply materialising in the district each year. This monitoring data is set out in the graph below;



- 7.3 As shown above, during the Council's current plan period there has been a consistent supply of windfall dwellings which have historically exceeded 100 dwellings per annum in every year of the plan period. As set out in paragraph 5.38 of the 2016 SHLAA²², even if all windfall supply from sites of 10 or more dwellings were excluded from historic windfall trends, there is still a windfall supply significantly above the assumed 30 dwellings per annum allowance purely arising from small sites within the district (e.g. infill plots within villages, prior approval applications for barn conversions).
- 7.4 Therefore, having regard to the information set out above, it is considered appropriate to continue to assume a 30 dwellings per annum windfall allowance in years 4-5 of the five year supply. The allowance is only applied in years 4-5 to ensure there is no prospect of double counting with any existing planning permissions.

8. <u>Summary of Housing Supply Position</u>

8.1 Drawing together the information set out earlier in this report, the two tables below present the Council's final housing supply position for the period 1

22

https://www.sstaffs.gov.uk/doc/174507/name/Final%20SHLAA%202016%20CO MBINED.pdf/

April 2021 – 31 March 2026. Based on the figures set out below, it can be shown that the District currently has **a 7.12 year housing land supply**.

Sources which contribute dwellings to supply 1 April 2021 – 31 March	
2026	Dwellings
Small sites under construction (gross) excluding long standing starts	86
Small sites with planning permission (full or outline) with a 19% non-	
implementation rate (gross)	347
Replacement dwellings on small sites (permitted/under construction)	-52
Large sites with full permission or under construction (net)	1309
Large sites with outline permission or a local plan allocation	
(net/deliverable sites only)	65
Windfall allowance (30 dwellings per annum in years 4 & 5)	60
Total Commitments as at 1 April 2021	1815

9. Year Housing Land Supply (5YHLS)

Requirement (Local Housing Need)	Dwellings
Local Housing Need 2021 -2026 (5 x 243 dwellings per annum)	1215
Add 5% buffer (71 dwellings)	61
Sub total	1276
Supply	
Supply at 1 April 2021	1815
Calculation of 5YHLS	
Revised annual rate incl 5% buffer (1276/5)	255
Total housing supply 1 April 21 - 31 March 26 (1815/255)	7.12 Years

Site Number	Address	Green Belt	Land Use	Planning Status	Devt Type	Number of units	Application No.
CD/204	LAND AT SHOP LANE, OAKEN	Y	Greenfield	FPP	New Build	10	19/00248/FUL
CD/210	FORMER GORSTY LEA GARAGE, WOLVERHAMPTON ROAD, CODSALL	N	Brownfield	FPP	New Build	15	20/00299/FUL
CH/114	SAD SITE 119 LAND AT SAREDON ROAD, CHESLYN HAY	N	Greenfield	FPP	New Build	60	19/00407/FUL
FS/44	BRINSFORD LODGE, EAST ROAD, BRINSFORD	N	Brownfield	FPP	New Build	81	19/00919/FUL
GW/165	HAZELBROOK INDUSTRIAL ESTATE HAZEL LANE, GREAT WYRLEY	Y	Brownfield	FPP	New Build	17	16/01023/REM
HM/45	BAGGERIDGE BRICKWORKS FIR STREET, GOSPEL END (C2)	N	Employment	FPP	New Build	34	19/00318/FUL
LY/95	LAND WEST OF IVESTSEY ROAD, WHEATON ASTON	N	Greenfield	FPP	New Build	32	18/00392/REM, 20/00748/FUL
TS/93	THE PLOUGH INN SCHOOL ROAD, TRYSULL	N	Brownfield	FPP	New Build	13	19/00043/FUL
WM/249	SAD 281 LAND OFF OUNSDALE ROAD, WOMBOURNE (C2 element)	N	Employment	FPP	New Build	34	18/00432FUL
PN/92	SAD 239 LAND WEST WROTTESLEY ROAD, PERTON	N	Greenfield	FPP	New Build	220	18/00436/OUT
Outline Planning Permissions						516	
CD/205	LAND AT KEEPERS LANE, CODSALL	Ν	Greenfield	OPP	New Build	65	19/00113/OUT
				1			

Housing Monitoring – Large Sites with Planning Permission as at 31st March 2021

|--|

						89	
PK/186	LAND ON NORTH WEST SIDE OF STAFFORD ROAD, PENKRIDGE	N	Greenfield	OPP	New Build	24	19/00017/C
CD/205	LAND AT KEEPERS LANE, CODSALL	N	Greenfield	OPP	New Build	65	19/00113/C

Expired/lapsed Sites New CD/191 FPP Y TERRACE NURSERIES (HOMMERS)OAKEN DRIVE, OAKEN Brownfield 12 Build

South Staffordshire Council Strategic Housing & Economic Land Availability Assessment – Assessment of Housing Land

7/OUT

15/00215/FUL

EXPIRED

Site Number	Address	Green Belt	Land Use	Devt Type	Total Number of units	Dws Complete (Site Total)	Dws Complete (20/21)	Dws Under Construction	Remaining Capacity	Application No.
BW/257	SAD 054 LAND AT ENGLETON LANE, BREWOOD	N	Greenfield	New Build	73	0	0	32	43	18/00991/FUL
BI/42	SAD 443 LAND AT PENDEFORD MILL LANE, BILBROOK	Ν	Greenfield	New Build	168	0	0	0	168	18/00710/FUL
KV/361	LAND AT THE BURGESSES HIGH STREET, KINVER*	Ν	Residential	New Build	20	0	0	11	0	18/00322/FUL
WM/234	SAD 281A LAND OFF GIGGETTY LANE, WOMBOURNE	Ν	Employment	New Build	32	0	0	2	30	18/00831/FUL
PK/182	LAND NORTH OF PENKRIDGE STAFFORD ROAD, PENKRIDGE	Ν	Greenfield	New Build	200	0	0	52	148	17/01022/OUT
BW/256	SAD 086 LAND WEST SCHOOL LANE, COVEN	N	Greenfield	New Build	63	58	55	5	0	18/00558/AME
ES/99	LAND OFF HOBNOCK ROAD, ESSINGTON	N	Greenfield	New Build	230	82	45	46	102	18/00450/REM
KV/363	SAD 270 LAND EAST HYDE LANE, KINVER	N	Greenfield	New Build	45	0	0	44	1	19/00444/REM
PK/165	LYNE HILL INDUSTRIAL ESTATE PHASE 2&3 BOSCOMOOR LANE, PENKRIDGE	N	Employment	New Build	272	263	39	7	2	15/01089/REM
PK/165	LYNE HILL INDUSTRIAL ESTATE PHASE 4 LYNE HILL PENKRIDGE	Ν	Employment	New Build	74	65	0	9	0	15/01124/FUL
PK/165	LYNE HILL INDUSTRIAL ESTATE PHASE 5 LYNE HILL PENKRIDGE	Ν	Employment	New Build	13	13	13	0	0	16/01054/FUL
WM/245	SAD 302 LAND AT BEGGARS BUSH LANE, WOMBOURNE	Ν	Greenfield	New Build	90	0	26	47	17	19/00212/REM
WM/246	SAD 283 LAND NORTH BRIDGNORTH ROAD, WOMBOURNE	N	Greenfield	New Build	102	0	33	69	0	18/00802/FUL
WM/249	SAD 281 LAND OFF OUNSDALE ROAD, WOMBOURNE (C3 apartments)	Ν	Employment	New Build	6	0	0	6	0	18/00432/FUL
							211	330	511	

Housing Monitoring – Large Sites Under Construction as at 31st March 2021

*Land at the Burgesses, Kinver proposes 20 units gross and will result in the loss of 9 existing dwellings

Housing Monitoring – Small Sites with Planning Permission as at 31st March 2021

Site Number		Address		Green Belt	Land Use	Planning Status	Devt Type	Number of units (gross)	Units lost	Application No.
AC/61	BEDNALL HALL FARM	COMMON LANE	BEDNALL	N	Residential	FPP	Conversion	2	1	17/01030/FUL
AC/61	BEDNALL HALL FARM	COMMON LANE	BEDNALL	N	Greenfield	FPP	New Build	1		19/00401/REM
AC/67	BEDNALL HILL FARM	VICARAGE LANE	BEDNALL	Y	Greenfield	FPP	New Build	1		17/00195/FUL
AC/74	YEW TREE FARM	POTTAL POOL ROAD	PENKRIDGE	Y	Greenfield	FPP	Conversion	2		11/00194/REN
AC/83	THE LANE HOUSE	TOP ROAD	ACTON TRUSSELL	N	Residential	FPP	New Build	4	1	17/00703/FUL
AC/84	GREENGATES	WATTLES LANE	ACTON TRUSSELL	N	Residential	FPP	New Build	3	1	18/00177/FUL
AC/86	THE STORES	COMMON LANE	BEDNALL	N	Brownfield	FPP	Conversion	1		19/00475/FUL
AC/87	ACORN FARM BUILDING	ACTON HILL ROAD	ACTON TRUSSELL	N	Greenfield	FPP	Conversion	1		19/00663/FUL
AC/88	BEDNALL VILLA	TEDDESLEY ROAD	BEDNALL	N	Greenfield	FPP	Conversion	1		19/00621/FUL
AC/89	LAND OFF	COMMON LANE	BEDNALL	N	Greenfield	FPP	New Build	8		19/00993/FUL
AC/90	BANK COTTAGE	TOP ROAD	ACTON TRUSSELL	Ν	Greenfield	FPP	New Build	1		20/00342/FUL
AC/91	FIELDFARE	SCHOOL LANE	BEDNALL	Ν	Brownfield	FPP	New Build	1	1	19/00741/FUL
BB/35	GOSPEL ASH METHODIST CHURCH	GOSPEL ASH ROAD	BOBBINGTON	Y	Brownfield	FPP	Conversion	1		18/00140/FUL
BB/36	SALTERS HALL FARM	SIX ASHES ROAD	BOBBINGTON	N	Greenfield	FPP	Conversion	3		19/00190/FUL
BI/43	LAND ADJ	LIME TREE ROAD	BILBROOK	N	Residential	FPP	New Build	3		19/00774/FUL
BI/44	18	MILLENIUM WAY	BILBROOK	N	Brownfield	FPP	New Build	4		20/00378/FUL
BI/45	2	WESLEY ROAD	BILBROOK	N	Brownfield	FPP	New Build	1		20/00738/FUL
BI/46	1 LANE GREEN SHOPPING PARADE	DUCK LANE	BILBROOK	N	Brownfield	FPP	Conversion	1		19/00949/RETRES
BI/47	REAR OF	LIME TREE ROAD	BILBROOK	N	Brownfield	FPP	New Build	3		20/00812/FUL
BL/37	UPLANDS FARM	BUN LANE	GREAT CHATWELL	N	Brownfield	FPP	New Build	1		15/01010/FUL
BL/39	ORSLOW FARM		ORSLOW	N	Brownfield	FPP	Conversion	1		20/00698/AGRRES
BW/252	ROSE HILL	WATLING STREET	STRETTON	Y	Greenfield	FPP	Conversion	1		17/01060/AGR
BW/255	BIRKS BARN FARM	SHUTT GREEN LANE	BREWOOD	Y	Greenfield	FPP	Conversion	6		18/00349/FUL
BW/258	PUMP HOUSE	CHILLINGTON PARK	BREWOOD	N	Brownfield	FPP	Conversion	1		19/00396/FUL
BW/259	LOWER AVENUE COTTAGE	BREWOOD ROAD	COVEN	N	Residential	FPP	New Build	2	1	18/00810/FUL
BW/260	BRINSFORD FARM	BRINSFORD LANE	SLADE HEATH	N	Greenfield	FPP	Conversion	6		19/00820/FUL
BW/261	HIGH GREEN GARAGE LTD.	HIGH GREEN	BREWOOD	N	Employment	FPP	New Build	1		20/00081/FUL
BW/262	THE COTTAGE	LIGHT ASH CUL-DE-SAC	COVEN	N	Residential	FPP	Conversion	1		20/00048/FUL
BW/263	JUNCTION OF	OFFOXEY ROAD AND IVETSEY BANK	BISHOPS WOOD	Ν	Greenfield	FPP	New Build	1		19/00952/FUL
BW/264	BRINSFORD FARM	BRINSFORD LANE	SALADE HEATH	Ν	Brownfield	FPP	Conversion	3		20/00333/FUL
BW/265	PENDEFORD HALL FARM	PENDEFORD HALL LANE	COVEN	N	Brownfield	FPP	Conversion	2		20/00280/AGRRES
BW/266	LEPER HOUSE	WHITEHOUSE LANE	CODSALL	N	Brownfield	FPP	Conversion	1		20/01004/FUL
BW/268	OLD PIGSTY	SANDY LANE	BISHOPS WOOD	N	Brownfield	FPP	New Build	5		20/00292/COU
BW/270	BRINSFORD FARM	BRINSFORD LANE	SLADE HEATH	N	Brownfield	FPP	Conversion	8		20/00316/AGRES

BW/271	INVICTA FARM	SANDY LANE	BISHOPS WOOD	Ν	Brownfield	FPP	New Build	2		20/00606/FUL
CD/181	TUDOR HOUSE	HISTONS HILL	CODSALL	Ν	Residential	FPP	New Build	1		19/00871/REM
CD/195	6	BIRCHES ROAD	CODSALL	Ν	Brownfield	FPP	Conversion	1		18/00045/COU
CD/196	THE BUNGALOW	POPES LANE	TETTENHALL	Y	Brownfield	FPP	New Build	6		16/01046/FUL
CD/197	KILMICHAEL	WERGS HALL ROAD	CODSALL	Ν	Residential	FPP	New Build	2	1	18/00845/FUL
CD/198	42	KEEPERS LANE	CODSALL	Ν	Residential	FPP	New Build	1	1	19/00434/FUL
CD/200	DULAS	HAWTHORNE LANE	CODSALL	Ν	Residential	FPP	New Build	2	1	19/00139/FUL
CD/203	BROOKSIDE FARM	CODSALL ROAD	CODSALL	Ν	Greenfield	FPP	Conversion	5		18/00878/AGRRES
CD/206	LAND ADJACENT LEIGHTON POOL	CHILLINGTON LANE	CODSALL WOOD	Ν	Brownfield	FPP	Conversion	1		19/00607/FUL
CD/207	90A WOLVERHAMPTON ROAD	WOLVERHAMPTON ROAD	CODSALL	Ν	Residential	FPP	Conversion	1	1	20/00211/COU
CD/208	R/O 94	WOOD ROAD	CODSALL	Ν	Residential	FPP	New Build	1		20/00168/FUL
CD/209	WILD WOOD	COUNTY LANE	CODSALL	Ν	Brownfield	FPP	New Build	1	1	20/00093/FUL
CD/211	NEW HOUSE FARM	GUNSTONE LANE	CODSALL	Ν	Brownfield	FPP	New Build	1		20/00530/FUL
CD/212	LAND ADJACENT	FLEMMYNGE CLOSE	CODSALL	Ν	Greenfield	FPP	New Build	1		20/00568/FUL
CD/214	NEW PASTURES	HUSPHINS LANE	CODSALL WOOD	Ν	Greenfield	0	New Build	1		20/00794/OUT
CD/215	WERGS FARM HOUSE	POPES LANE		Ν	Greenfield	FPP	New Build	1		19/00609/FUL
CH/111	1	HIGH STREET	CHESLYN HAY	Ν	Residential	FPP	Conversion	5	1	18/00160/FUL
CH/112	12A	LOW STREET	CHESLYN HAY	Ν	Brownfield	FPP	New Build	1		18/00922/FUL
CH/113	LAND REAR	HIGH STREET	CHESLYN HAY	Ν	Greenfield	FPP	New Build	1		19/00031/FUL
CH/115	97	HIGH STREET	CHESLYN HAY	Ν	Employment	FPP	Conversion	2		20/00699/RETRES
CH/116	21	BROOK ROAD	CHESLYN HAY	Ν	Brownfield	FPP	New Build	1		20/00599/FUL
CH/70	ТОРЕКА	HOLLY LANE	CHESLYN HAY	Ν	Residential	FPP	New Build	1		18/00261/FUL
CP/38	DRAYTON LODGE	OLD VICARAGE LANE	DUNSTON	Ν	Brownfield	FPP	Conversion	1		18/00134/COU
CP/39	THE OLD VICARAGE	VICARAGE LANE	DUNSTON	Ν	Greenfield	FPP	New Build	1		18/00949/OUT
ES/86	OLD MITRE FARM	BURSNIPS ROAD	ESSINGTON	Y	Greenfield	FPP	Conversion	1		09/00722/FUL
ES/97	BARN HOUSE	BURSNIPS ROAD	ESSINGTON	Ν	Residential	FPP	New Build	1		16/00734/LUE
ES/101	OLD MITRE PH	BURSNIPS ROAD	ESSINGTON	Y	Brownfield	FPP	New Build	9		18/00107/FUL
ES/102	1	BOGNOP ROAD	ESSINGTON	Ν	Residential	FPP	New Build	1		18/00696/FUL
ES/104	59A	LONG LANE	NEWTOWN	Ν	Brownfield	FPP	Conversion	1		18/00489/COU
ES/105	26	LONG LANE	SPRINGHILL	Ν	Residential	FPP	New Build	2	1	20/00219/FUL
EV/11	THE LODGE	BRIDGNORTH ROAD	ENVILLE	Y	Residential	FPP	Conversion	1		20/00033/FUL
EV/12	FORMER ENVILLE SAWMILL	HALL DRIVE	ENVILLE	Ν	Employment	FPP	Conversion	5		20/00637/FUL
FS/42	46	CANNOCK ROAD	FEATHERSTONE	N	Residential	FPP	New Build	1		19/00594/FUL
GW/183	103	NORTON LANE	GREAT WYRLEY	Ν	Residential	FPP	New Build	2		17/00745/FUL
GW/187	LAND OFF	BROADMEADOW LANE	GREAT WYRLEY	N	Residential	FPP	New Build	1		18/00162/FUL
GW/191	12	STREETS LANE	CHESLYN HAY	N	Residential	FPP	New Build	1	1	20/00358/FUL
GW/192	37	JACOBS HALL LANE	GREAT WYRLEY	Ν	Brownfield	FPP	New Build	3	1	
GW/193	LAND TO THE REAR OF	BROADMEADOW LANE	GREAT WYRLEY	Ν	Greenfield	FPP	New Build	1		20/00041/FUL
GW/194	GARAGE SITE	CHILLINGTON CLOSE	CHESLYN HAY	N	Brownfield	FPP	New Build	2		20/00489/FUL
GW/195	70	WALSALL ROAD	GREAT WYRLEY	Ν	Residential	FPP	New Build	2		20/00977/FUL
HA/48	THE FIRS	STRAIGHT MILE	CALF HEATH	Y	Brownfield	FPP	New Build	2		18/00009/FUL

HA/50	25	KINGS ROAD	CALF HEATH	N	Residential	FPP	New Build	1		16/00534/REM
HA/51	HOLLIES ENGINEERING	POPLAR LANE	HATHERTON	Y	Brownfield	FPP	New Build	4		19/00133/REM
HA/54	MOORS MEAD FARM	WATLING STREET	HATHERTON	Y	Brownfield	FPP	Conversion	4	1	17/00682/FUL
HA/55	27	KINGS ROAD	CALF HEATH	N	Residential	FPP	New Build	1		20/00142/FUL
HA/56	THE CROFT	WATLING STREET	FOUR CRISSES	Y	Residential	FPP	New Build	1		20/00257/FUL
HM/50	BAGGERIDGE HOUSE	FIR STREET	GOSPEL END	Y	Brownfield	FPP	Conversion	8		18/00925/OFFR
HM/51	BAGGERIDGE HOUSE	FIR SREET	GOSPEL END	N	Employment	FPP	New Build	7		20/00063/FUL
HM/52	10	BAGGERIDGE CLOSE	GOSPEL END	N	Residential	FPP	New Build	1	1	20/00905/FUL
HM/53	10	PENN ROAD	GOSPEL END	N	Residential	FPP	New Build	2	1	20/01067/FUL
HT/5	1	CANNOCK ROAD	SHARESHILL	N	Residential	FPP	New Build	1		21/00048/FUL
HU/49	THE BUNGALOW	COCKSPARROW LANE	HUNTINGTON	N	Brownfield	FPP	New Build	8	1	19/00760FUL
HU/51	27	OAK AVENUE	HUNTINGTON	N	Residential	FPP	New Build	1		18/00619/FUL
KV/165	REAR OF	HIGH STREET	KINVER	N	Brownfield	FPP	New Build	1		19/00856/FUL
KV/198	LAWNSWOOD FARM	LAWNSWOOD ROAD	LAWNSWOOD	Y	Greenfield	FPP	Conversion	3		17/01000/FUL
KV/257	4	FOLEY STREET	KINVER	N	Residential	FPP	New Build	1		18/00190/FUL
KV/270	WHITTINGTON GREEN SERVICES	WHITTINGTON	KINVER	Y	Brownfield	FPP	New Build	1		12/00283/FUL
KV/272	WOODLANDS	WHITE HILL	KINVER	N	Residential	FPP	New Build	2	1	18/00586/FUL
KV/335	STOURTON COURT	BRIDGNORTH ROAD	STOURTON	N	Residential	FPP	Conversion	3		16/01120/FUL
KV/336	VIRGINIA LODGE	HUNTERS RIDE	LAWNSWOOD	N	Residential	FPP	New Build	2	1	18/00257/FUL
KV/337	BEAM ENDS	PRESTWOOD DRIVE	STOURTON	N	Residential	FPP	Conversion	2		18/00716/FUL
KV/354	THE POPLARS	WOLVERHAMPTON ROAD	PRESTWOOD	N	Residential	FPP	New Build	1		19/00753/FUL
KV/358	BROADACRES	WOLVERHAMPTON ROAD	PRESTWOOD	N	Residential	FPP	New Build	2		18/00176/FUL
KV/364	MILE FLAT FARM	MILE FLAT	GREENSFORGE	Y	Brownfield	FPP	New Build	4		18/00835/FUL
KV/366	THE TRADITIONAL BARN	BEACON LANE	KINVER	Y	Greenfield	FPP	Conversion	1		18/00841/FUL
KV/371	LAND REAR 47	HIGH STREET	KINVER	N	Brownfield	FPP	New Build	1		19/00856/FUL
KV/372	117 ENVILLE ROAD	ENVILLE ROAD	KINVER	N	Brownfield	FPP	New Build	1		19/00911/FUL
KV/373	THE PADDOCKS	MILE FLAT	SWINDON	N	Residential	FPP	New Build	1	1	19/00777/FUL
KV/374	7	HIGH STREET	KINVER	N	Residential	FPP	Conversion	1	1	20/00044/COU
KV/375	STAFFORDSHIER POLICE	HIGH STREET	KINVER	N	Brownfield	FPP	New Build	4		19/00983/FUL
KV/376	LAND ADJACENT THE PADDOCKS	MILE FLAT	GREENSFORGE	N	Brownfield	FPP	New Build	2		20/00406/FUL
KV/377	LAND AT	LAWNSWOOD DRIVE	LAWNSWOOD	Ν	Brownfield	FPP	New Build	1		20/00433/FUL
KV/378	STOURTON COURT	BRIDGNORTH ROAD	STOURTON	Ν	Residential	FPP	New Build	1		20/00364/FUL
KV/379	HIDEAWAY COTTAGE	HORSE BRIDGE LANE	KINVER	Y	Residential	FPP	Conversion	1		20/00600/COU
KV/380	WEATHEROAKS	LAWNSWOOD DRIVE	LAWNSWOOD	N	Residential	FPP	New Build	1		20/00008/FUL
KV/381	18	HILLBORO RISE	KINVER	N	Brownfield	FPP	New Build	1		20/00788/FUL
KV/382	WHITE HARTE CARAVAN SITE	HIGH STREET	KINVER	N	Residential	FPP	New Build	2		20/00927/FUL
KV/384	BARCLAYS BANK	HIGH STREET	KINVER	N	Brownfield	FPP	Conversion	1		20/00898/FUL
KV/385	18	STONE LANE	KINVER	N	Residential	FPP	New Build	2		20/00835/FUL**
KV/387	LAND TO THE REAR OF	LAWNSWOOD ROAD	LAWNSWOOD	N	Residential	FPP	New Build	1		21/00003/FUL
KV/389	12	HAMPTON GROVE	KINVER	N	Residential	FPP	New Build	2		20/00471/FUL
KV/390	TRISTOLDE	HUNTERS RIDE	LAWNSWOOD	N	Residential	FPP	New Build	1	1	20/0064/FUL
LP/53	108	SPRINGHILL LANE	LOWER PENN	Y	Residential	FPP	New Build	1	1	18/00287/FUL

LP/54	BARN AT	DIRTY FOOT LANE	LOWER PENN	N	Greenfield	FPP	Conversion	1		19/00986/AGRESS
LP/55	SPRINGHILL COTTAGE	SPRINGHILL LANE	LOWER PENN	N	Residential	FPP	New Build	1		18/00022/FUL
LY/93	TREVETT HOUSE	HIGH STREET	WHEATON ASTON	N	Brownfield	FPP	New Build	2		16/00558/FUL
LY/96	THE SURGERY	PINFOLD LANE	WHEATON ASTON	N	Brownfield	FPP	New Build	3		18/00023/FUL
LY/98	COACH HOUSE	CHURCH LANE	LAPLEY	Ν	Brownfield	FPP	Conversion	1		19/00600/FUL
PH/61	THE OLD BAKEHOUSE	HIGH STREET	PATTINGHAM	N	Residential	FPP	New Build	1		18/00626/FUL
PH/67	MEADOWSIDE	BROADWELL LANE	PATTINGHAM	N	Residential	FPP	New Build	3		14/00902/AME
PH/71	ТНЕ ВОТНУ		BURNHILL GREEN	Ν	Greenfield	FPP	Conversion	1		16/00993/FUL
PH/72	LITTLE MOOR GRANGE FARM	MOOR LANE	PATTINGHAM	Y	Greenfield	FPP	Conversion	3		17/00363/FUL
PH/74	MILL STONE HOUSE	WARSTONES HILL	NURTON	Y	Brownfield	FPP	Conversion	3		18/00314/FUL
PH/75	7	WOLVERHAMPTON ROAD	PATTINGHAM	N	Brownfield	FPP	Conversion	1		18/00195/FUL
PH/77	LAND EAST	WESTBEECH ROAD	PATTINGHAM	N	Greenfield	FPP	Conversion	1		19/00198/FUL
PH/79	SPRINGVIEW MANOR	WARSTONES HILL ROAD	PATTINGHAM	N	Brownfield	FPP	New Build	1		19/000/564/FUL
PH/80	QUARRY FARM	GREAT MOOR ROAD	PATTINGHAM	N	Brownfield	FPP	New Build	1		20/00006/FUL
PK/68	LAND ADJ. HORSEFAIR COTTAGE	BELLBROOK	PENKRIDGE	N	Residential	FPP	New Build	1		17/01088/FUL
PK/134	OTHERTON HALL FARM	OTHERTON LANE	PENKRIDGE	N	Residential	FPP	Conversion	2	1	19/00502/FUL
PK/140	MANSTY FARM	MANSTY LANE	PENKRIDGE	Y	Greenfield	FPP	Conversion	1		16/01122/FUL
PK/149	THE FIRS	ST MICHAELS ROAD	PENKRIDGE	N	Brownfield	FPP	Conversion	1		18/00228/FUL
PK/157	THE NURSERIES	WATLING STREET	GAILEY	Y	Residential	FPP	New Build	1		16/01061/FUL
PK/167	KINVASTON HALL FARM	WATER EATON LANE	CONGREVE	Y	Greenfield	FPP	Conversion	5		13/00200/FUL
PK/173	EASTLEA	LEVEDALE ROAD	LEVEDALE	N	Residential	FPP	New Build	2	1	18/00549/FUL
PK/175	ROWAN HOUSE	STAFFORD ROAD	PENKRIDGE	N	Residential	FPP	New Build	2		19/00702/FUL
PK/183	FLAT ABOVE TV SHOP	MARKET STREET	PENKRIDGE	N	Brownfield	FPP	Conversion	1		19/00813/COU
PK/184	CONGREVE MANOR FARM	CONGREVE LANE	CONGREVE	N	Brownfield	FPP	Conversion	1		20/00227/FUL
PK/185	HOLLY HOUSE	BICKFORD ROAD	WHISTON	N	Residential	FPP	New Build	1	1	19/00859/FUL
PK/187	SARUM	MARKET STREET	PENKRIDGE	N	Brownfield	FPP	Conversion	1		21/00023/FUL
PN/85	CRANMOOR LODGE FARM	WROTTESELY PARK ROAD	PERTON	Y	Greenfield	FPP	Conversion	5		16/00227/FUL
PN/93	HIGHCROFT	HOLYHEAD ROAD	KINGSWOOD	N	Residential	FPP	New Build	1		18/00166/FUL
PN/94	FAR PARK	PATTINGHAM ROAD	PERTON	N	Residential	FPP	New Build	1	1	20/00108/FUL
PN/95	THE NEW COTTAGES	PATTINGHAM ROAD	PERTON	N	Residential	FPP	New Build	1	2	19/00966/FUL
PN/96	HILLSIDE	PATTINGHAM ROAD	PERTON	N	Residential	FPP	New Build	2	1	20/00374/FUL
SA/31	BOULTON FARM	BOULTON LANE	GREAT SAREDON	Y	Greenfield	FPP	Conversion	5		18/00852/FUL
SA/32	THE BUNGALOW	WOLVERHAMPTON ROAD	MIDDLE HILL	N	Greenfield	FPP	Conversion	1		19/00881/COU
SA/33	THE OLD SMITHY	MILL LANE	SAREDON	N	Brownfield	FPP	New Build	1		20/00664/FUL
SH/30	15 HILTON LANE	HILTON LANE	HILTON	N	Residential	FPP	New Build	1	1	20/00035/FUL
SH/31	REAR OF	CHURCH ROAD	SHARESHILL	N	Brownfield	FPP	New Build	1		20/00608/FUL
SW/32	PRIME OAK	WHITEHOUSE LANE	SWINDON	N	Employment	FPP	New Build	9		19/00989/FUL
SW/33	19A	HIGH STREET	SWINDON	N	Residential	FPP	Conversion	1	1	20/00526/COU
TS/96	AWBRIDGE HOUSE	UNION LANE	TRYSULL	N	Residential	FPP	New Build	1		19/00882/FUL

TS/98	BEGGARS ROOST	CLIVE ROAD	PATTINGHAM	Ν	Brownfield	FPP	Conversion	1		21/00077/FUL
WM/37	LAND ADJ. ANACAPRI	STOURBRIDGE ROAD	WOMBOURNE	Ν	Residential	FPP	New Build	5		17/00141/FUL
WM/227	6	BRICKBRIDGE LANE	WOMBOURNE	Ν	Residential	FPP	New Build	1		18/00497/FUL
WM/244	BROOK HOUSE	PENN CROFT LANE	PENN COMMON	Y	Residential	FPP	Conversion	1		18/00517/FUL
WM/247	HOLLY COTTAGE	PENN CROFT LANE	PENN COMMON	Y	Brownfield	FPP	Conversion	1		18/00975/FUL
WM/250	POLICE STATION	HIGH STREET	WOMBOURNE	Ν	Brownfield	FPP	Conversion	8		19/00937/FUL
WM/251	1	REES DRIVE	WOMBOURNE	Ν	Brownfield	FPP	Conversion	1		20/00040/OFF
WM/252	44	REDHILL AVENUE	WOMBOURNE	Ν	Residential	FPP	New Build	1		20/00285/FUL
WM/255	THE SHIELINGS	TRYSULL ROAD	TRYSULL	Ν	Residential	FPP	New Build	2	1	20/00451/FUL**
WM/256	BEARNETT HOUSE NURSING HOME	BEARNETT DRIVE	SPRINGHILL	Ν	Residential	FPP	Conversion	6	6	20/00639/COU
								345	40	

								27	0	
PH/76	LAND ADJ 4	RUDGE ROAD	PATTINGHAM	Ν	Residential	OPP	New Build	1		17/00736/OUT
LY/97	CROSS STYLES	IVETSEY ROAD	WHEATON ASTON	Ν	Residential	OPP	New Build	1		19/00116/OUT
			ASTON	Ν	Greenneid	UPP	New Build	9		13/00799/OUT, 17/00905/REM (PCO)
LP/35 LY/87	64 GREY HOUSE FARM	SHOWELL LANE HIGH STREET	LOWER PENN WHEATON	N	Greenfield Greenfield	OPP OPP	New Build	9		18/00760/OUT
KV/386	27	BRIDGNORTH ROAD	STOURTON	N	Residential	OPP	New Build	1		20/00804/FUL
KV/365	ATLASTA HOUSE	BRIDGNORTH ROAD	STOURTON	N	Residential	OPP	New Build	1		18/00918/OUT
GW/190	70	WALSALL ROAD	CHURCHBRIDGE	Ν	Residential	OPP	New Build	2		20/00433/FUL
GW/189	203	WALSALL ROAD	GREAT WYRLEY	Ν	Residential	OPP	New Build	2		19/00009/OUT
ES/103	4	LONG LANE	SPRINGHILL	Ν	Residential	OPP	New Build	1		19/00033/OUT
CP/40	LAND ADJ THE OLD VICARAGE	OLD VICARAGE LANE	DUNSTON	Ν	Residential	OPP	New Build	1	0	18/00472/OUT
CD/74	REAR OF	WOOD ROAD	CODSALL	Ν	Residential	OPP	New Build	1		19/00050/OUT
CD/214	NEW PASTURES	HUSPHINS LANE	CODSALL WOOD	Ν	Greenfield	OPP	New Build	1		20/00794/OUT
CD/202	PENDRELL COTTAGE	WOOD ROAD	CODSALL	Ν	Residential	OPP	New Build	1		19/00336/OUT
CD/199	THE POPLARS	STRAWMOOR LANE	OAKEN	Ν	Brownfield	OPP	New Build	2		19/00169/OUT
BW/269	CROSS GREEN FARM KENNELS	DARK LANE	CROSS GREEN	Ν	Brownfield	OPP	New Build	1		20/00758/COU
BW/267	45	BREWOOD ROAD	COVEN	Ν	Residential	OPP	New Build	1		20/01047/OUT

Expired or superseded

sites											
BL/32	TERRACE FARM		BRINETON	N	Greenfield	FPP	Conversion	2	1	17/01064/FUL	EXPIRED
BL/38	29	BLYMHILL COMMON	SHIFNAL	N	Brownfield	FPP	Conversion	1		17/00013/FUL	EXPIRED
BW/253	LEPER HOUSE FARM	WHITEHOUSE LANE	CODSALL WOOD	Y	Greenfield	FPP	Conversion	3		17/00410/FUL	EXPIRED
CH/109	69 – 71	HIGH STREET	CHESLYN HAY	N	Brownfield	FPP	New Build	1		16/00656/FUL	EXPIRED
KV/351	12	HAMPTON GROVE	KINVER	N	Residential	FPP	New Build	4		17/00203/FUL	SUPERSEDED
KV/357	18	STONE LANE	KINVER	N	Residential	FPP	New Build	1		18/00135/FUL*	SUPERSEDED

LY/82	LONGNOR HALL FARM	WHEATON ASTON ROAD	LONGNOR	Ν	Greenfield FPP	Conversion	5	17/00314/FUL	EXPIRED
PK/180	CONGREVE MANOR FARM BARN	CONGREVE LANE	CONGREVE	Y	Greenfield FPP	Conversion	1	16/01072/FUL	EXPIRED
SW/25	MANOR FARM	HIGH STREET	SWINDON	Ν	Greenfield FPP	Conversion	7	11/00762/AME	EXPIRED
TS/92	THE SHIELINGS	TRYSULL ROAD	TRYSULL	Ν	Brownfield FPP	New Build	2	19/00526/FUL*	SUPERSEDED
ES/92	ST JOHN THE EVANGELIST CHURCH	HILL STREET	ESSINGTON	N	Brownfield OPP	New Build	4	17/00513/OUT	SUPERSEDED
	HALL			IN					

Housing Monitoring – Small Sites Under Construction as at 31st March 2021

	nitoring – small sites onde												
Site Number		Address		Green Belt	Land Use	Devt Type	Total No. of Units (gross)	Units Lost	Dws Complete (Site Total)	Dws Complete (20/21)	Dws Under Construction	Remaining Capacity	Application No.
AC/67	BEDNALL HILL FARM	VICARAGE LANE	BEDNALL	Y	Greenfield	New Build	2	1	0	0	1	1	17/00195/FUL
AC/74	YEW TREE FARM	POTTAL POOL ROAD	PENKRIDGE	Y	Greenfield	Conversion	6		4	4	0	2	11/00194/REN
AC/77	BRYHER COTTAGE	COMMON LANE	BEDNALL	Ν	Residential	New Build	2		0	0	2	0	17/00970/FUL
AC/85	BANK COTTAGES	TOP ROAD	ACTON TRUSSELL	Ν	Residential	New Build	1		0	0	1	0	18/00418/FUL
BL/33	THE OLD SCHOOL	SCHOOL LANE	BLYMHILL	N	Brownfield	Conversion	1		0	0	1	0	13/00910/COU
BL/37	UPLANDS FARM	BUN LANE	GREAT CHATWELL	N	Brownfield	New Build	2		1	1	0	1	15/01010/FUL
BW/161	UPPER HATTONS FARM	PENDEFORD HALL LANE	COVEN	Y	Greenfield	Conversion	3		0	0	3	0	18/00649/FUL
BW/254	SUNNYDALE	DARK LANE	CROSS GREEN	Y	Residential	New Build	1	1	0	0	1	0	17/00716/FUL
BW/255	BIRKS BARN FARM	SHUTT GREEN LANE	BREWOOD	Y	Greenfield	Conversion	8		2	2	0	6	18/00349/FUL
CD/194	BROOKDALE	CHILLINGTON LANE	CODSALL WOOD	Y	Greenfield	Conversion	2		0	0	2	0	16/00336/AGRE
CD/213	16	CHAPEL LANE	CODSALL	N	Brownfield	New Build	1		0	0	1	0	20/00962/OUT
ES/86	OLD MITRE FARM	BURSNIPS ROAD	ESSINGTON	Y	Greenfield	Conversion	4		3	3	0	1	09/00722/FUL
ES/94	PROVIDENCE FARM	LONG LANE	NEWTOWN	Y	Residential	New Build	1	1	0	0	1	0	15/00192/FUL
ES/95	KEEPERS COTTAGE	NEW LANDYWOOD LANE	ESSINGTON	Y	Residential	Conversion	1		0	0	1	0	15/01082/FUL
ES/98	LAND AT 18	LONG LANE	SPRINGHILL	N	Residential	New Build	1		0	0	1	0	16/00976/FUL
FS/43	FAIR VIEW	HILTON ROAD	FEATHERSTONE	N	Residential	New Build	2	1	0	0	2	0	20/00300/FUL**
GW/106	19/20	WATLING STREET	GREAT WYRLEY	N	Residential	New Build	4		0	0	4	0	16/00715/VAR
GW/154	140A	WARDLES LANE	GREAT WYRLEY	N	Residential	Conversion	2		0	0	2	0	18/00803/FUL
GW/168	63	BROADMEADOW LANE	GREAT WYRLEY	N	Residential	New Build	1		0	0	1	0	17/00277/REM
GW/179	THE HOMESTEAD	HOLLY LANE	CHESLYN HAY	N	Residential	New Build	1	1	0	0	1	0	15/00893/FUL
GW/183	103	NORTON LANE	GREAT WYRLEY	N	Residential	New Build	5	1	0	0	3	2	17/00745/FUL
GW/188	TWAIN HOUSE	POOL VIEW	GREAT WYRLEY	Y	Residential	New Build	4	1	2	2	2	0	19/00071/REM
HA/50	25	KINGS ROAD	CALF HEATH	N	Residential	New Build	2		0	0	1	1	16/00534/REM
HM/48	LAND ADJ ORCHARD COTTAGE	CHURNS HILL LANE	HIMLEY	Y	Residential	New Build	1		0	0	1	0	18/00215/FUL
HU/48	CAVANS COTTAGE	STAFFORD ROAD	HUNTINGTON	N	Residential	New Build	1		0	0	1	0	18/00057/REM
HU/50	THE COTTAGE	PEAR TREE CLOSE	HUNTINGTON	N	Residential	New Build	1		0	0	1	0	17/00804/OUT
LY/93	TREVETT HOUSE	HIGH STREET	WHEATON ASTON	N	Brownfield	New Build	4		0	0	2	2	16/00558/FUL
KV/165	REAR OF	HIGH STREET	KINVER	N	Brownfield	New Build	1		1	1	0	1	19/00856/FUL
KV/270	WHITTINGTON GREEN SERVICES	WHITTINGTON	KINVER	Y	Brownfield	New Build	2		0	0	1	1	12/00283/FUL
KV/198	LAWNSWOOD FARM	LAWNSWOOD ROAD	LAWNSWOOD	Y	Greenfield	Conversion	4		1	1	0	3	17/01000/FUL

KV/311	THE PADDOCKS	LAWNSWOOD DRIVE	LAWNSWOOD	Ν	Residential	New Build	1		0	0	1	0	16/00111/FUL
KV/335	STOURTON COURT	BRIDGNORTH ROAD	STOURTON	N	Residential	Conversion	4	2	1	1	0	3	16/01120/FUL
KV/339	LAND ADJ THE PADDOCKS, MILE FLAT, KINGSWINFORD	MILE FLAT	KINGSWINFORD	Y	Greenfield	New Build	2		0	0	2	0	17/00758/REM
KV/343	3	HAMPTON GROVE	KINVER	Ν	Residential	New Build	1		0	0	1	0	15/00475/FUL
KV/350	STOCK BARN	KINGSFORD LANE	KINVER	Y	Greenfield	Conversion	1		0	0	1	0	13/00915/COU
KV/352	LAND ADJ OTTERS REACH	HIGH STREET	KINVER	Ν	Residential	New Build	1		0	0	1	0	17/00662/FUL
KV/354	THE POPLARS	WOLVERHAMPTON ROAD	PRESTWOOD	Ν	Residential	New Build	2		0	0	1	1	19/00753/FUL
KV/355	85	HIGH STREET	KINVER	Ν	Residential	Conversion	2	1	0	0	2	0	18/00044/FUL
KV/356	LITTLE RIVATON	LAWNSWOOD DRIVE	LAWNSWOOD	N	Residential	Conversion	1		0	0	1	0	18/00150/FUL
KV/358	BROADACRES	WOLVERHAMPTON ROAD	PRESTWOOD	Ν	Residential	New Build	4		1	1	1	2	18/00176/FUL
KV/359	3	LOCKSIDE DRIVE	KINVER	Ν	Residential	New Build	1		0	0	1	0	17/00845/FUL
KV/360	HALFCOT FARM	WOLVERHAMPTON ROAD	PRESTWOOD	Y	Brownfield	Conversion	6		0	0	6	0	18/00614/FUL
KV/367	LAND AT	BRIDGNORTH ROAD	STOURTON	N	Brownfield	New Build	1		0	0	1	0	18/00988/FUL
KV/369	LITTLE GEM	THE COMPA	KINVER	Ν	Brownfield	New Build	1		0	0	1	0	19/00490/FUL
LY/85	VAUGHAN ARMS PH	BICKFORD ROAD	LAPLEY	Ν	Brownfield	New Build	1		0	0	1	0	16/00488/FUL
LY/88	LAPLEY MANOR	CHURCH LANE	LAPLEY	Ν	Brownfield	Conversion	1		0	0	1	0	14/00243/FUL
LY/92	BARN COTTAGE	STRETTON ROAD	STRETTON	N	Greenfield	Conversion	1		0	0	1	0	17/00364/FUL
PH/64	LEYS COTTAGE	NURTON HILL ROAD	PATTINGHAM	Y	Residential	Conversion	1		0	0	1	0	16/00861/FUL
PH/67	MEADOWSIDE	BROADWELL LANE	PATTINGHAM	N	Residential	New Build	4	1	0	0	1	3	14/00902/AME
PH/71	THE BOTHY		BURNHILL GREEN	Ν	Greenfield	Conversion	2		0	0	1	1	16/00993/FUL
PH/72	LITTLE MOOR GRANGE FARM	MOOR LANE	PATTINGHAM	Y	Greenfield	Conversion	4		0	0	1	3	17/00363/FUL
PH/73	LAND EAST	WESTBEECH ROAD	PATTINGHAM	Y	Greenfield	Conversion	2		0	0	2	0	17/00467/FUL**
PH/81	THE MEADLEYS FARM	WESTBEECH ROAD	PATTINGHAM	Y	Residential	Conversion	2	1	0	0	2	0	20/00717/FUL
PK/154	NO 2 HOLDING	LEVEDALE ROAD	LEVEDALE	Y	Greenfield	Conversion	1		0	0	1	0	15/01081/AGR
PK/167	KINVASTON HALL FARM	WATER EATON LANE	CONGREVE	Y	Greenfield	Conversion	6		1	1	0	5	13/00200/FUL
PK/174	WHITTEMORE FARM	WHITTAMOOR LANE	LONGRIDGE	N	Greenfield	New Build	2	1	1	1	1	0	15/00497/FUL
PK/181	LITTLE TREASURES DAY NURSERY	BOSCOMOOR LANE	PENKRIDGE	Y	Brownfield	Conversion	2		0	0	2	0	17/01135/FUL
PN/85	CRANMOOR LODGE FARM	WROTTESELY PARK ROAD	PERTON	Y	Greenfield	Conversion	7		0	0	2	5	16/00227/FUL
SA/30	HILL TOP FARM	WOOD LANE	GREAT SAREDON	Y	Greenfield	Conversion	1		0	0	1	0	16/01113/FUL
TS/94	THE BARN	FOX ROAD	SEISDON	N	Brownfield	Conversion	1		0	0	1	0	19/00117/FUL

WM/37	LAND ADJ. ANACAPRI	STOURBRIDGE ROAD	WOMBOURNE	N	Residential	New Build	6	1	0	0	1	5	17/00141/FUL
WM/176	ORTON VIEW COTTAGE	ORTON LANE	WOMBOURNE	N	Greenfield	Conversion	2		0	0	2	0	19/00119/COU
WM/235	39	BRIDGNORTH AVENUE	WOMBOURNE	N	Residential	New Build	1		0	0	1	0	15/00147/FUL
WM/243	11	SYTCH LANE	WOMBOURNE	Ν	Greenfield	New Build	8		7	7	1	0	18/00303/FUL
WM/250	POLICE STATION	HIGH STREET	WOMBOURNE	N	Brownfield	Conversion	9		0	0	1	8	19/00937/FUL
WM/253	1 + 2 SMESTOW MEWS	HAEATH MILL CLOSE	WOMBOURNE	Ν	Residential	Conversion	1	2	0	0	1	0	20/00141/FUL
WM/254	LAND AT	REES DRIVE	WOMBOURNE	Ν	Brownfield	New Build	3		0	0	3	0	20/00610/FUL
								16		25	86	57	

Expired or

superseded

sites

FS/41	FAIR VIEW	HILTON ROAD	FEATHERSTONE	N	Residential New	v Build	2	0	0	2	0	17/00244/FUL*	SUPERSEDED
PH/77	LAND EAST	WESTBEECH ROAD	PATTINGHAM	Ν	Greenfield Conv	version	2	0	0	0	2	19/00198/FUL*	SUPERSEDED

Appendix 6: Note on build rate and lead-in time consultation and responses to the April 2022 build rate and lead-in time consultation

Strategic Housing and Economic Land Availability Assessment Build-out rates and lead-in times update note 2022 Introduction

The purpose of this note is to review and update the build rate and lead-in times for housing sites contained in the 2018 Strategic Housing and Economic Land Availability Assessment (SHELAA).

Planning Practice Guidance is clear that "information on suitability, availability, achievability and constraints can be used to assess the timescale within which each site is capable of development. This may include indicative lead-in times and build-out rates for the development of different scales of sites. On the largest sites allowance should be made for several developers to be involved. The advice of developers and local agents will be important in assessing lead-in times and build-out rates by year"²³.

To address these matters and to reflect more recent market conditions since the original 2018 SHELAA was prepared, updated assumptions on lead-in times and build-out rates have been collated in the following technical note. This note will be circulated to targeted representatives from the following key stakeholder groups to help the District Council identify other information that may inform these assumptions going forward:

- Key housebuilders operating in the District and wider region and the Home Builders Federation
- Local planning agents with a track record of involvement in significant housing schemes in the District
- Adjacent local authorities and wider housing market area authorities

Once the Council has considered the evidence submitted by other bodies to this targeted consultation and made any necessary adjustments it will update the next iteration of the SHELAA to reflect the latest evidence on these points.

1. Build-out rates

The following section reviews the Council's existing build-out rate assumptions that were previously set out in the 2018 SHELAA. It summarises some of the key national research on build-out rates, the rationale for arising at the existing 2018 SHELAA build-rates, key comparators from other nearby authorities and more recent monitoring information from South Staffordshire. Having regard to all of these factors it then goes on to recommend build-out rate assumptions to be taken forward as starting point assumptions for estimating build rates in the next update of the SHELAA.

National build-out rate data

Lichfields' '*Feeding the Pipeline 2021'* report indicates that nationally there is a range of 30-60 completions per outlet per year and annual average (mean and median) completions per outlet of 45 per year across the 'top 10' volume

²³ Planning Practice Guidance: Housing and Economic Land Availability Assessment, Paragraph: 022 Reference ID: 3-022-20190722

Comparing brownfield and greenfield build rates								
Site size (dwellings)	Greenfield site build- out rate (dpa)	Brownfield site build-out rate (dpa)	Increase greenfield vs brownfield					
500 - 999	86	52	65%					
1,000 - 1,499	122	73	67%					
1,500 - 1,999	142	84	69%					
2,000+	171	148	16%					

housebuilders. This is based on based on 2016-2021 historic build rates with an average a site size of 216 homes (page 7, Figure 3).

In addition to this research, Lichfields' 'Start to Finish 2020' report includes important information on the build rates achieved on a range of medium to large scale housing schemes nationally. This shows how build rates can differ across schemes of 50 – 2000+ dwellings, with average annual national build rates varying from 22 – 160 dwellings per annum.

Comparing site size to build rate							
Site size (dwellings)	Average build-out rate (dpa)						
50 - 99	22						
100 - 499	55						
500 - 999	68						
1,000 - 1,499	107						
1,500 - 1,999	120						
2,000+	160						

Source: Lichfields – Start to Finish 2020, Figure 7

Related to this, the report also concludes that an increasing number of outlets on a site strongly correlates to an increased number of dwellings per annum completions, although the number of completions per outlet diminishes with each additional outlet operating on site at the same time (*Lichfields – Start to Finish 2020, Figure 13*).

Finally, the report also compares large-scale (500+ dwelling) greenfield and brownfield build rates to examine whether this element of site typology make a difference to build rates. This concludes that, on average, large-scale greenfield housing schemes deliver a 34% higher build rate (*Lichfields – Start to Finish 2020, Figure 12*) compared to brownfield land. This was not broken down by site size in the most recent edition of the research but was noted as confirming findings found in the previous 2016 edition of the 'Start to Finish' report. This previous edition included a comparison of brownfield and greenfield build rates by site size, showing that the increase in build rates on greenfield sites was significant and held across all site typologies of 500+ dwellings, particularly on sites between 500 and 1,999 dwellings in size.

Source: Lichfields – Start to Finish 2016, Table 3

South Staffordshire build-out rate data

The 2018 South Staffordshire SHELAA included a series of build rate assumptions that were initially based on 10 years of historic monitoring information (2007-2017) and were then refined through consultation with the District's SHELAA panel who provided additional evidence and expertise to revise these assumptions. The panel included local land agents, developers and adjacent local authorities.

It is important to note that this work was intended to establish indicative assumptions that could be used as starting points for estimating site delivery, and that where better site-specific information is available (e.g. an agree delivery trajectory with the site promoter) this may offer better evidence than the indicative assumptions set out in the SHELAA. Notwithstanding this point, the following set of indicative build rate assumptions were agreed:

Local existing build rate assumptions							
Site size (dwellings)	Assumed build out rate (dpa)						
5 - 15	10						
16 - 49	20						
50 – 99	35						
100 - 499	40						
500 - 999	80 (two outlets)						
1,000+	120 (three outlets)						

Source: South Staffordshire SHELAA 2018

To update these assumptions historic monitoring information has been collected for the 2010 – 2020 period for all sites of 5+ dwellings. This monitoring includes all 5+ dwelling housing sites completed within the 2010 – 2020 period and has been supplemented with sites of 100+ dwellings or more that have been commenced, but not yet completed, as of 1st April 2020. This reflects the longer build periods for 100+ dwelling sites and the need to include more sites of this size to ensure a more robust sample size.

Average build rates 2010 - 2020							
Site size (dwellings)	Historic build out rate (dpa)						
5 - 15	6						
16 - 49	20						
50 - 99	35						
100 - 499	48						

Source: South Staffordshire Housing Monitoring 2010 – 2020 (see Appendix 1)

The above figures do not include any sites of 500+ dwellings as the Council has not had any sites of this size completed in the 2010 -2020 period or under construction as of 1st April 2020. This is similar to the position faced in the 2018 SHELAA. Previously this led to an approach of multiplying the annual build rate of 100-499 dwelling schemes by the number of likely outlets on larger schemes of 500 – 999 and 1000+ dwellings. If the Council were to use a similar approach to that agreed with the previous SHELAA panel using 2010 – 2020 monitoring data this would lead to the following set of assumptions:

- Sites of 500 999 dwellings (assume two outlets): 96 dwellings per annum
- **Sites of 1000+ dwellings** (assume three outlets): 144 dwellings per annum

Comparable nearby local authority build-out rates

To offer a sense check to local evidence on build-out rates, similar assumptions from comparable nearby local authorities have been examined. Primarily, these are areas adjoining South Staffordshire or within the wider southern Staffordshire area that have significant housing growth on greenfield edge of settlement sites, to ensure that the assumptions used reflect similar site typologies to those found within the District. This analysis has also focused on authorities with readily available indicative assumptions to ensure clear comparators are available.

Indicative	build-out rate assumptions
Local authority	Comparable assumptions
Shropshire Council	Range of 25-38 dwellings per annum assumed dependent on the market area within Shropshire. Sites of 250 dwellings or more assumed to have multiple outlets. Proactive discussions with landowners, land promoters and developers used to refine these assumptions. Source: Table 6 – <u>Shropshire Five Year Supply Statement 2020</u>
<i>Cannock Chase District Council</i>	Range of 25 dwellings per annum minimum per developer on major (10+ dwellings) sites rising to 50 dwellings per annum per developer on 100+ dwelling sites. Clarifies that sites of 100+ dwellings may exceed these build rates where multiple developers are operating but that 50 dwellings per annum is considered a reasonable maximum for a single developer outlet on such sites. <i>Source: Appendix 4 – Cannock Chase SHLAA 2020</i>
Telford Council	Analysis of average build rates from previously delivered sites indicates an average build rate of 40 dwellings per annum per developer outlet for national housebuilders, 20 dwellings per annum per outlet for regional housebuilders and 10 dwellings per annum per outlet for local housebuilders. These rates also appear to correspond to site size (e.g. national housebuilders occupying larger sites and local housebuilders occupying smaller sites). <i>Source: <u>Telford Housing Land Supply Statement 2019-2024</u></i>
Lichfield District Council	Sites of 25 dwellings per annum are assumed to complete within 1 year of commencement. For larger sites a maximum rate of 50 dwellings per annum per developer outlet is assumed, multiplied by 2 outlets on sites of 251-500 dwellings and 3 outlets on sites of 500+ dwellings. Source: Lichfield SHLAA 2021

With the exception of Shropshire, all other local authorities appear to allow for 40 – 50 dwellings per annum on sites of 100+ dwellings. This appears broadly consistent with the existing SHELAA 2018 build rate assumptions and updated 2010 – 2020 monitoring evidence for sites of 100+ dwellings in South Staffordshire (40 dwellings per annum and 48 dwellings per annum respectively). Where local authorities include standard assumptions about numbers of sales outlets on each site these tend to assume that two outlets will feature on sites of 250+ dwellings, with three site outlets being present on sites of 500+ dwellings. This appears to present a more optimistic picture than the assumptions set out in the SHELAA 2018, which assumes two outlets on sites of 500 – 999 dwellings and three outlets on sites of 100+ dwellings.

Recommended approach to build-out rates

Having reviewed the national evidence provided by the Lichfields' research, comparative information from other local authorities and updated South Staffordshire monitoring information, **the following build out rates are proposed**:

Proposed South Staffordshire Build-Out Rates						
Site size (dwellings)	Assumed build out rate (dpa)					
5 - 15	10					
16 - 49	20					
50 - 99	35					
100 - 499	45					
500 - 999	80 (two outlets)					
1,000+	120 (three outlets)					

These largely reflect the assumptions already contained within the 2018 SHELAA, with the exception of an increase to 45 dwellings per annum on sites of 100 - 499 dwellings.

This change in approach on sites of 100-499 dwellings reflects the more optimistic picture of build out presented by historic 2010 – 2020 monitoring information and average national build-out rates²⁴ when compared against the lower 40 dwellings per annum figure assumed in the previous SHELAA. However, that higher rate of dwellings per annum delivery per outlet has not been carried over into larger site typologies. This reflects the findings of national research which indicates that delivery rates per outlet can fall where multiple outlets are involved²⁵. Therefore, sites with multiple outlets retain a more conservative build rate of 40 dwellings per annum per outlet. This is considered to be a relatively conservative approach, as the District's Local Plan Review is likely to be planning for greenfield sites which national research indicates typically experience above average build rates, particularly on sites of 500 – 1,999 dwellings²⁶.

²⁴ Lichfields' '*Feeding the Pipeline 2021'* page 7, Figure 3 and Lichfields '*Start to Finish 2020'*, Figure 7

²⁵ Lichfields '*Start to Finish 2020'* Figure 13

²⁶ Lichfields '*Start to Finish 2020'* Figure 12
2. Lead-in times

The following section reviews the Council's existing lead-in time assumptions that were previously set out in the 2018 SHELAA. It summarises some of the key national research on lead-in times, the rationale for arising at the existing 2018 SHELAA assumptions, key comparators from other nearby authorities and more recent monitoring information from South Staffordshire. Having regard to all of these factors it then goes on to recommend lead-in time assumptions to be taken forward as starting point assumptions in the next update of the SHELAA.

National lead-in time data

The Lichfields' 'Start to Finish 2020' report includes national averages for the time taken from validation of planning application to first completions being achieved on medium to large scale housing sites. This shows that the time taken from initial planning submission to eventual delivery on site can take between 3.3 and 8.4 years, depending on the size of site. On the largest sites (500 - 2000 +dwellings), this average figure varies from 5.0 - 8.4 years depending on site size.

The research does not appear to differentiate between unallocated or allocated sites, the degree of pre-app work undertaken on such sites or whether a developer is already attached to the site or not. However, despite these limitations, it does suggest that sites of 500+ dwellings which are not already within the planning approval process are on average unlikely to contribute towards supply within the 5 year period. It also suggests that whilst the period between achieving planning permission to first delivery of homes on a site does not vary significantly by size, larger sites (500+ dwellings) are more likely to have a significantly longer period from validation to determination than smaller site typologies (50-499 dwellings).

Comparing site size to lead-in times			
Site size (dwellings)	Planning approval period (years)	Planning to delivery period (years)	Time from planning submission to delivery (years)
50 - 99	1.4	2.0	3.3
100 - 499	2.1	1.9	4.0
500 - 999	3.3	1.7	5.0
1,000 - 1,499	4.6	2.3	6.9
1,500 - 1,999	5.3	1.7	7.0
2,000+	6.1	2.3	8.4

Source: Lichfields – Start to Finish 2020, Figure 4

Unlike site build out-rates, this research does not suggest there is a significant difference in terms of the time taken from validation to first completion on greenfield and brownfield sites.

Site typology	Build rate (dpa)	Planning to delivery period (years)	Planning approval period (years)	Total validation to first completion period (years)
Greenfield	131	2.0	5.1	7.1
Brownfield	98	2.3	4.6	6.9

Source: Lichfields – Start to Finish 2020, Figures 11 & 12

Local lead-in time data

The 2018 South Staffordshire SHELAA included a series of lead-in time assumptions that were initially based on 10 years of historic monitoring information (2007-2017) and were then refined through consultation with the District's SHELAA panel who provided additional evidence and expertise to revise these assumptions. The panel included local land agents, developers and adjacent local authorities.

It is important to note that this work was intended to establish indicative assumptions that could be used as starting points for estimating site delivery, and that where better site-specific information is available (e.g. an agree delivery trajectory with the site promoter) this may offer better evidence than the indicative assumptions set out in the SHELAA. Notwithstanding this point, the following set of lead-in time assumptions were agreed:

Local existi	ng lead-in time assumptions	
Sites of	Without planning permission or local plan	5 years to
500+	allocation	implementation
dwellings	With planning permission (outline) or	4 years to
	local plan allocation	implementation
	With planning permission (full)	1 year to
		implementation
Sites of 100	Without planning permission or local plan	4 years to
- 499	allocation	implementation
dwellings	With planning permission (outline) or	3 years to
	local plan allocation	implementation
	With planning permission (full)	1 year to
		implementation
Sites of 50-	Without planning permission or local plan	3 years to
99	allocation	implementation
dwellings	With planning permission (outline) or	2 years to
	local plan allocation	implementation
	With planning permission (full)	1 year to
		implementation
Sites of 16-	Without planning permission or with	2 years to
49	outline planning permission	implementation
dwellings	With planning permission (full)	1 year to
		implementation
Sites of 5-	Without planning permission or with	2 years to
15	outline planning permission	implementation
dwellings	With planning permission (full)	1 year to
		implementation

Source: South Staffordshire SHELAA 2018

To update these assumptions historic monitoring information has been collected for the 2010 – 2020 period for all sites of 5+ dwellings. This monitoring includes all 5+ dwelling housing sites completed within the 2010 – 2020 period and has been supplemented with sites of 100+ dwellings or more that have been commenced, but not yet completed, as of 1st April 2020. This reflects the need to include more sites of this size to ensure a more robust sample size.

Average time taken from application validation to commencement 2010 – 2020		
Site size	Average historic lead-in times	
Sites of 100+ dwellings	3.2 years from planning application validation to commencement	
Sites of 50-99 dwellings	1.9 years from planning application validation to commencement	
Sites of 16-49 dwellings	1.3 years from planning application validation to commencement	
Sites of 5-15 dwellings	1.4 years from planning application validation to commencement	

Source: South Staffordshire Housing Monitoring 2010 – 2020 (see Appendix 1) This suggests that the average time taken from submission of valid planning application to commencement on the scheme typologies above are consistent with the indicative lead-in times previously agreed in the SHELAA 2018.

Comparable nearby local authority lead-in time assumptions

To offer a sense check to local evidence on lead-in times, similar assumptions from comparable nearby local authorities have been examined. Primarily, these are areas adjoining South Staffordshire or within the wider southern Staffordshire area that have significant housing growth on greenfield edge of settlement sites, to ensure that the assumptions used reflect similar site typologies to those found within the District. This analysis has also focused on authorities with readily available indicative assumptions to ensure clear comparators are available.

Indicative	lead-in time assumptions
Local authority	Comparable assumptions
Shropshire Council	A range of 10 – 27 months assumed to allow for the period starting from preparation of a planning application through to building of first dwelling. Source: Table 6 – <u>Shropshire Five Year Supply Statement 2020</u>
<i>Cannock Chase District Council</i>	A range of 2 – 3 years allowed for lead-in times on all sites of 10+ dwellings, dependent on whether or not a site already has planning permission. Source: Appendix 4 – <u>Cannock Chase SHLAA 2020</u>
Telford Council	 Where relevant allowances have been included for: considering outline applications (six months from validation to committee) determination (four months) signing legal agreements (six months in most cases) discharging pre-commencement conditions (six months for larger sites, three months for smaller sites) selling sites (six months) time to first dwelling completions (between 3 and 12 months) Taking all of these together in total, this implies a maximum lead-in time of 3.5 years for the most complex large sites which go through the outline applications route, with the majority of sites falling significantly below this. Source: Telford Housing Land Supply Statement 2019-2024

Lichfield District Council	A range of 2-3 years is allowed for lead-in times on all sites of 10+ dwellings, dependent on whether or not a site already has planning permission. Source: Table 2 – Lichfield SHLAA 2021
	Source. Table 2 - <u>Licifielu Shlaa 2021</u>

This seems to indicate that a range of 10 months to 3.5 years has been considered a realistic lead-in time for housing schemes by other local authorities, dependent on the size and complexity of the proposal in question. These appear less conservative than the existing lead-in time assumptions set out in South Staffordshire's 2018 SHELAA, which assume lead in times ranging between 1 and 5 years to implementation dependent on the scale of the site. Some of the comparator authorities listed also emphasise the role of site-specific delivery information being used to refine or replace some of these indicative assumptions where available, which also reflects the existing approach in the 2018 SHELAA assumptions.

Recommended approach to lead-in times

In light of all of the above information, as a starting point for estimating indicative site delivery **it is proposed to retain the existing lead-in time assumptions set out in the 2018 SHELAA**, which are as follows:

Proposed lea	id-in time assumptions	
Sites of 500+	Without planning permission or local plan allocation	5 years to implementation
dwellings	With planning permission (outline) or local plan allocation	4 years to implementation
	With planning permission (full)	1 year to implementation
Sites of 100 - 499	Without planning permission or local plan allocation	4 years to implementation
dwellings	With planning permission (outline) or local plan allocation	3 years to implementation
	With planning permission (full)	1 year to implementation
<i>Sites of 50- 99 dwellings</i>	Without planning permission or local plan allocation	3 years to implementation
	With planning permission (outline) or local plan allocation	2 years to implementation
	With planning permission (full)	1 year to implementation
<i>Sites of 16- 49 dwellings</i>	Without planning permission or with outline planning permission	2 years to implementation
	With planning permission (full)	1 year to implementation
Sites of 5-15 dwellings	Without planning permission or with outline planning permission	2 years to implementation
	With planning permission (full)	1 year to implementation

In addition, it will be noted that on some sites (particularly larger-scale sites) better site-specific information from the site promoter may be needed inform a realistic delivery trajectory that has regard to key infrastructure provision and the complexities of such strategic sites.

This approach reflects the fact that the existing assumptions appear to be more conservative than both comparator local authorities' assumptions and the lead-in times implied by monitoring information from the 2010-2020 period. The indicative upper limit of 5 years for lead-in times on sites of 500+ dwellings appears consistent with national research on lead-in times for sites of around 500 dwellings, although there is a risk of longer lead-in times on sites of 1000+ dwellings²⁷, though this does not appear to be reflected in the assumptions of nearby authorities. However, this risk can be mitigated by direct work with developers on such sites through the local plan preparation process to establish and agree realistic delivery trajectories which have regard to the specific infrastructure needs of a site. It is therefore proposed to address this issue on a site-by-site basis through the preparation of the Local Plan Review evidence base.

²⁷ Lichfields 'Start to Finish 2020' Figure 4

Respondent	Summary of comments made on consultation note	Council response
Acres Land	 Support use of Lichfields' research Land East of Bilbrook would take many years to complete, some of the proposed housing should be distributed to smaller sites Growth elsewhere in Codsall has achieved 55.3 DPA Sites should focus on smaller sites which can come forward earlier Pendeford Mill Lane site took 3 years from allocation to start Anticipated build rates would mean Land East of Bilbrook may not deliver in plan period Land in control of single housebuilder will take longer to complete Object to site specific scoring of Site 222, including an overassessment of capacity (should be 125 dwellings), incorrect assumptions about the first school and lack of recognition of GL Hearn report 	No response required on points relating to landscape scoring, the selection of sites to include in the local plan and infrastructure delivery points. These are matters relevant to the wider Local Plan Review and are considered through consultations on that document. No response is given on specific site build rates as this consultation intends to establish indicative starting point assumptions, whilst the Local Plan Review can consider if better credible information is available to deviate from these on specific sites. Capacity of Site 222 is noted and will be reflected in the latest version of the SHELAA. No evidence has been submitted to quantify the impact of large sites being controlled by a single housebuilder and on larger sites will be supported by site-specific engagement on delivery trajectories. As such no change is proposed.
Gladman	 Consider the proposed lead-in times and built out rates to be realistic starting points 	No response required.
IM Land C/O RPS	 Due to the sharp dip in build rates during 2020/21 the increased 45 DPA assumption should be reduced back to 40 DPA or given as a range Clarity should be given that all assumptions are purely indicative and should be 	Data submitted by RPS shows that many years within the sample period used in the SHELAA (2010- 2020) are years with far slower delivery than 2020/21 completion rates. This suggests that the 2010-2020 sample period includes a balance of higher delivery years (e.g. 2019/20) and years of suppressed delivery (20010/11 – 2014/15). Given the lack of

Consultation responses to build-out rates and lead-in times update note 2022

·		
Baratt West Midlands c/o Savills	 supported by site specific information where practicable Any approach to lead- in times should reflect that past trends may not be applicable Current uncertainties facing the construction industry are markedly different to the 2010- 2020 period, with 2020 representing a peak year post 2008/09 recession Lead-in times are overly optimistic and should be revisited Clarity should be given on whether build rates include affordable housing Build out rates and lead-in times should consider the likelihood of an economic downturn every 10 years The Council should consider a buffer for timescales proposed for sites over 250 dwellings as it has not recently determined an application above this scale, meaning the Lichfields case studies don't apply. Lead-in times should include a category specifically to deal with 1000+ dwelling sites, as per the Lichfields report. 	alternative locally relevant information provided off which to base build rates and lead-in times the Council does not consider there is reason to revise these assumptions in light of this information. Historic build rate data includes affordable housing completions. Data submitted by RPS shows that many years within the sample period used in the SHELAA (2010- 2020) are years with far slower delivery than 2020/21 completion rates. This suggests that the 2010-2020 sample period includes a balance of higher delivery years (e.g. 2019/20) and years of suppressed delivery (20010/11 – 2014/15). As such the effects of a previous economic downturn have already influenced these assumptions. As set out in the consultation note, the highlighted national research makes no differentiation between sites granted on appeal, sites which were allocated prior to an application being submitted and sites with significant pre- application engagement with the Council. As the sites proposed in the local plan will be allocated with significant upfront engagement with infrastructure
	sites, as per the	application engagement with the Council. As the sites proposed in the local plan will be allocated with significant upfront engagement with infrastructure providers (particularly on larger sites) there is also reason to think that the national rates highlighted may also be more cautious in some respects. As such no change is proposed and site specific engagement will be used to refine likely lead-in times on larger sites.
		The differentiation in lead-in times

		between sites of 500+ dwellings and other large-scale sites in the Lichfields research is noted. To address this a category of 1000+ dwellings will be introduced (as for build rates), with an additional year added on to lead-in times relating to sites with outline permission or local plan allocation.
Savills	 Clarity should be given on whether build rates include affordable housing Build out rates and lead-in times should consider the likelihood of an economic downturn every 10 years 	Historic build rate data includes affordable housing completions. Data submitted by RPS shows that many years within the sample period used in the SHELAA (2010- 2020) are years with far slower delivery than 2020/21 completion rates. This suggests that the 2010-2020 sample period includes a balance of higher delivery years (e.g. 2019/20) and years of suppressed delivery (20010/11 – 2014/15). As such the effects of a previous economic downturn have already influenced these assumptions.
Stansgate	 Highlight strength of the market in the last 12 months and this not being reflected in build rates A rate of 50 DPA for schemes of 100-499 dwellings is more realistic and may increase as some sites will have 2 developers Should clarify that lead-in times are to first dwelling completions, not starts on sites Lead-in assumptions appear to be at odds with national research (Lichfields indicate 500+ dwelling schemes have lead-in times of between 5 and 8.4 years, whereas South Staffordshire assume 4 years) Lichfields research indicates the local plan's large sites of 	Given the likely temporary affects of the COVID pandemic on house sales and construction it is not considered to appropriate to adjust build rates to reflect this smaller sample period. Considering other local authority examples, it is usual for lead-in times to relate to time taken for sites to commence and this is consistent with historic monitoring data used by the Council to measure historic build rats, which measures time taken to commencement and average build rate from that point onwards. As set out in the consultation note, the highlighted national research makes no differentiation between sites granted on appeal, sites which were allocated prior to an application being submitted and sites with significant pre- application engagement with the Council. Given this and the measurement to first dwelling completion (rather than commencement) the assumptions

	 1,200 dwellings would have a lead-in time of 6.9 years each, whereas SSDC rely on 4 years, increasing risk of local plan over- estimating delivery More categories for larger sites should be included with increased expected lead-in times for these 	 will not always be directly analogous to all large-scale sites. In South Staffordshire's case, large-scale sites proposed in this local plan will be subject to significant high level masterplanning and engagement with infrastructure bodies prior to adoption of the Local Plan, offering an opportunity to address issues that would slow delivery at a later stage. The differentiation In lead-in times between sites of 500+ dwellings and other large-scale sites in the Lichfields research is noted. To address this a category of 1000+ dwellings will be introduced (as for build rates), with an additional year added on to lead-in times relating to sites with outline permission
Vistry Group	- Anticipate promoted	or local plan allocation. No response required.
	site south of Pendeford Hall Lane,	
	Bilbrook would achieve	
	50 DPA per outlet and would cumulatively	
	reach 150DPA from three separate outlets.	

Appendix 7: Sources of supply considered in the SHELAA

Type of site	Potential data source	How this has been addressed
Existing housing and economic development allocations and site development briefs not yet with planning permission	Local and neighbourhood plans Planning applications records Development Briefs	The Site Allocations Document 2018 existing allocations, safeguarded land ar reviewed where not already granted planning permission and assessed for re Strategic Housing and Employment Land Availability Assessment (SHELAA) a housing and Employment.
Planning Permissions for housing and economic development that are unimplemented or under construction	Planning application records Development starts and completions records	The 5 Year Housing Land Supply statement contains up-to-date monitoring o the District.
Planning applications that have been refused or withdrawn	Planning application records	Historic refused or withdrawn planning applications from the Council's planning reviewed to identify any additional suitable brownfield site opportunities with more dwellings (in line with the Brownfield Land Register criteria). Lapsed pla potential to accommodate 5 or more dwellings have also been considered.
Land in the local authority's ownership	Local authority records	Call for sites submissions have been made by the local authority's property to SHELAA and Site Selection Topic Papers.
Surplus and likely to become surplus public sector land \Box	National register of public sector land Engagement with strategic plans of other public sector bodies such as	The <u>national register of public sector land</u> was considered but currently conta Staffordshire.
	county councils, central government, National Health Service, police, fire services, utilities services, statutory undertakers	Call for sites exercise have encouraged land to be submitted by numerous pur holdings in South Staffordshire including: Staffordshire County Council, House and Staffordshire Police. Recognising their historically high number of site sup the Council also proactively re-engaged Staffordshire County Council and Hou non-Green Belt land holdings with potential for redevelopment had been conse Publication Plan.
Sites with permission in principle, and identified brownfield land	Brownfield land registers (parts 1 and 2) National Land Use Database Valuation Office database Active engagement with sector	Call for sites have been carried out a number of times prior to and during the and have informed the Council's Brownfield Land Register. Manual site search knowledge, alongside engagement with key landowners (e.g. Staffordshire Co have also helped to identify potential brownfield site opportunities – see section
Vacant and derelict land and buildings (including empty homes, redundant and disused agricultural buildings, potential permitted development changes, eg offices to residential)	Local authority empty property register English Housing Survey National Land Use Database Commercial property databases (eg estate agents and property agents) Valuation Office database Active engagement with sector Brownfield land registers	The National Land Use Database is no longer available but has been consider and historic sites have been retained in more recent SHELAAs. Call for sites h times prior to and during the Local Plan Review's preparations and have infor SHELAA/Brownfield Land Register and Site Selection Topic Papers. This has in employment land which can be demonstrated as being surplus to requiremen development. The Brownfield Land Register has also been updated using othe suitable brownfield sites have been identified. Long term vacant properties has liaison with the Council's enforcement team, to establish whether any of thes redevelopment of 5 or more dwellings (in line with the Brownfield Land Regis The District's windfall allowance has also been updated to ensure that it fully supply set out in recent versions of the National Planning Policy Framework (in reflect permitted development contribution to supply.
Additional opportunities for unestablished uses (eg making productive use of under-utilised facilities such as garage blocks)	Ordnance Survey maps Aerial photography Planning applications Site surveys	Historically, a large number of the District's under-utilised redevelopment opprelocated community facilities) have been identified through active engagement and Housing Plus Group. These bodies have participated in multiple Call for S reengaged after the Preferred Options 2021 consultation to confirm any remarkation to confirm any remarkation to confirm any remarkation criteria). The Council's Commercial Services Team have also consider could potentially be put forward for redevelopment and submitted these to his Council's Open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has also assessed whether any of the District's open Space Audit has

and employment areas have been redevelopment potential through the and Site Selection Topic Papers for

of all permissions and completions in

ning application records have been th potential housing capacity of 5 or planning permissions for sites with

team and considered through the

tains no surplus land within South

public bodies with significant land using Plus Group, Severn Trent Water suggestions within the District's villages lousing Plus Group to ensure that all onsidered prior to preparing the

ne Local Plan Review's preparations ches using OS maps and local officer County Council and Housing Plus) ctions below.

ered through historic SHLAA exercises s have been carried out a number of formed the Council's s included consideration of vacant ents and considered for residential ther sources in this table to ensure all have also been considered through ese offer an opportunity for gister criteria).

ly reflects opportunities for small site (i.e. including garden land) and to

opportunities (e.g. garage blocks, ment with Staffordshire County Council Sites process and have been directly maining additional vacant/underdwellings (in line with the Brownfield dered all Council-owned land that historic Call for Sites exercises. The open space are surplus to

		requirements and this has informed the SHELAA. Officers have also undertake 1-3 settlements to identify any larger infill site opportunities potentially capab dwellings (in line with Brownfield Land Register criteria). This was done using and has fed site options into the site selection process. The District's windfall allowance has also been updated to ensure that it fully supply set out in recent versions of the National Planning Policy Framework (i
	Enquiries received by local planning authority Active engagement with sector	Call for sites have been carried out a number of times prior to and during the and have informed the Council's SHELAA/Brownfield Land Register and Site S
Sites in rural locations Large scale redevelopment and redesign of existing residential or economic areas Sites in adjoining villages and rural	Local and neighbourhood plans Planning applications Ordnance Survey maps Aerial photography Site surveys	Call for sites have been carried out a number of times prior to and during the and have informed the Council's SHELAA/Brownfield Land Register and Site S Major Developed Sites in the District's Green Belt have been re-assessed thro Papers. Potential areas of search for urban extensions and new settlements h work undertaken in the GBHMA Strategic Growth Study 2018, which was not and based growth recommendations on a consistent Green Belt, infrastructur across the GBHMA.

Appendix 8 Table of SHELAA Housing Site Suggestions

See separate PDF tables

ken a manual desktop exercise in Tier able of accommodating 5 or more ng aerial photography and OS maps

y reflects opportunities for small site (i.e. including garden land).

ne Local Plan Review's preparations Selection Topic Papers.

ne Local Plan Review's preparations Selection Topic Papers. Previous rough the SHELAA/Site Selection Topic have also been supplemented by ot limited to Call for Sites suggestions ure and sustainability assessment

Strategic Planning Team





www.sstaffs.gov.uk

Council Offices Codsall South Staffordshire WV8 1PX

Tel: 01902 696000 or email localplans@sstaffs.gov.uk

November 2022