

Local Plan Review

Consultation on the Publication Draft Local Plan

10 January to 28 February 2022

RESPONSE FORM

The Council is inviting comments over a seven-week period on the Publication version of the Local Plan.

The Draft Local Plan sets out a vision and spatial strategy to guide the development of the borough from 2023, when the Plan is anticipated to be adopted, to 2038. It sets out key objectives for the borough, which are supported by planning policies, area strategies, and – at the smallest scale – detailed guidance for the development of specific sites. Collectively, these identify where development should be targeted and set out how the borough's neighbourhoods and places will change over the next 15 years.

This consultation is the final opportunity to comment on the Local Plan before it is submitted to the Secretary of State for independent 'examination in public'. At this stage in the planmaking process, in accordance with the national guidance, consultation responses should focus on whether the Local Plan has been developed in compliance with the relevant legal and procedural requirements, including the duty to cooperate, and with the 'soundness' of the Plan. Further detail on these concepts is provided in the accompanying guidance notes provided at the end of the form.

How to respond

Please read the consultation documents and other background information made available on the Local Plan website: http://www.wandsworth.gov.uk/draft-local-plan-publication

You can respond by completing this form, either electronically using Word or as a print out, and sending it to the Council by:

- Email to planningpolicy@wandsworth.gov.uk
- <u>Post</u> to Planning Policy and Design, Environment and Community Services, Town Hall, Wandsworth High Street, Wandsworth, SW18 2PU.

Alternatively, you can also make comments on the draft Local Plan online via our Consultation Portal, which is accessible at the website listed above.

All responses must be received by **11.59pm on Monday 28 February 2022**. The consultation is open to everyone; however please note that responses will not be treated as confidential and those submitted anonymously will <u>not</u> be accepted.

Part A: Personal Details				
	1. Personal details*	2. Agent's details (if applicable)		
Title	Mr			
First name	lan			
Last name	Pollard			
Job title (where relevant)				
Organisation (where relevant)				
Address				
Postcode				
Telephone				
E-mail address				

Part B: About You					
3. Please tell us about yourself or who you are responding on behalf of.					
Do you live in the borough?	Yes ⊠	No 🗌			
Do you work in the borough?	Yes	No ⊠			
Do you run a business in the borough?	Yes 🗌	No ⊠			
Are you a student in the borough?	Yes	No ⊠			
Are you a visitor to the borough?	Yes 🗌	No ⊠			

Data protection

Information provided in this form will be used fairly and lawfully and the Council will not knowingly do anything which may lead to a breach of the General Data Protection Regulation (GDPR) (2018).

All responses will be held by the London Borough of Wandsworth. They will be handled in accordance with the General Data Protection Regulation (GDPR) (2018). Responses will not be treated as confidential and will be published on our website and in any subsequent statements; however, personal details like address, phone number or email address will be removed.

For further details regarding your privacy please see the Council's information published at: www.wandsworth.gov.uk/privacy

^{*}If an agent is appointed, please complete only the title, name and organisation boxes for the respondent and complete the full contact details for the agent.

Part C: Your Response				
4. Do you consider the Local Plan is:				
4.1 Legally compliant	Yes	No 🗆		
4.2 Sound	Yes	No 🖂		
4.3 Complies with the duty to co-operate	Yes	No 🗆		
Further information on these terms is included within the accompanying guidance note, which can be found at the end of the response form.				
If you have entered 'No' to 4.2, please continue with Q5.	therwise, please (go to Q6.		
5. Do you think the Local Plan is <u>unsound</u> because it is <u>no</u>	<u>t:</u>			
(Please tick all that apply)				
5.1 Positively prepared				
5.2 Justified				
5.3 Effective				
5.4 Consistent with national policy				
6. Please give details of why you think the Local Plan is not legally compliant and/or is unsound and/or fails to comply with the duty to co-operate.				
Please make it clear which consultation document your comments relate to and, where applicable, please include the relevant policy name/number, the site allocation name/reference, the Policies Map change, and/or the paragraph number. Please be as precise as possible.				
If you wish to provide comments in support of the legal compliance and/or soundness of the Local Plan, or its compliance with the duty to co-operate, please use this box to set out your comments.				
Please note your response should provide succinctly all the information, evidence and supporting information necessary to support / justify the response. After this stage, further submission will only be at the request of the Inspector, based on the matters and issues they identify for examination.				
My consultation comment relates solely to two policies affecting Earlsfield:				
1/ Policy LP41 Wandsworth's Centres and parades- local centres- Earlsfield				
Appendix 3- Designated Retail frontages- Earlsfield Local Centre- page 470				
(i) Protected Core Frontages- does not currently include 360-374 and 376-408 Garratt Lane.				
Currently, only 521- 551 Garratt Lane is proposed designated as Protected Core Frontage. However Earlsfield is a two-sided local shopping street, 360- 408 Garratt Lane parades form an intrinsic part of the current shopping frontage, are 'prime' and should not be designated (as they currently have been)				

as 'Other Frontage', if the aim is to protect the most core and viable part of the existing retail frontages. Excluding these from a Protected Core designation has the potential to make Earlsfield's shopping area disjointed and hollowed-out, which would cause further loss of trade and therefore its impacting long term viability.

As currently designated, this does not fully conform with the NPPF's requirement for Local Plans to "promote town centres' long term vitality and viability" based solely on the existing and historic retail hierarchy in Earlsfield.

(ii) Protected Secondary Frontages- 474-494 Garratt Lane and 573-593 Garratt Lane are proposed designated as Secondary Frontages. Locationally these two parades are situated opposite each other but slightly frther from the station. These are of lesser importance than 360- 408 Garratt Lane described above, and it seems counter-intuitive to be designating a two- sided retail pitch here but not in Earlsfield's more prime pitch closer to the station entrance. These should not be higher in the designated hierarchy than 360- 408, if the objective is to maintain a viable retail area of continuous units.

2/ Tall Buildings Policy - policy TB-C3-01 Earlsfield- Summerstown area.

Proposed height: 7-10 storeys (21m-30m).

This is not consistent with the prevailing height of the Stadia residential scheme adjacent, which is predominantly ground + 7 upper floors on Summerstown frontage. It is also not consistent with Earlsfield generally being a low rise urban village, and not consistent with site opposite covered by mid rise policy MB-C3- 06 site, which is designated as mid rise 6 storeys.

Strong consideration should be given to designating the site covered by the policy TB-C3-01 as a maximum of 7storeys.

Please continue on a separate sheet / expand the box if necessary.

7. Please set out the modification(s) you consider necessary to make the Local Plan legally compliant and sound, when considering any legal compliance or soundness matter you have identified at 5 above.

Please note that non-compliance with the duty to co-operate is incapable of modification at examination.

You will need to say why each modification will make the Local Plan legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

Please note your response should provide succinctly all the information, evidence and supporting information necessary to support / justify the suggested change. After this stage, further submission will only be at the request of the Inspector, based on the matters and issues they identify for examination.						
Please continue on a separate sheet / expand the box if necessary.						
8. If you are seeking a modification to the plan, do you consider it necessary to participate in examination hearing session(s)? (Please tick box as appropriate)						
\boxtimes						
Please note that while this will provide an initial indication of your wish to participate in hearing session(s), you may be asked at a later point to confirm your request to participate.						
9. If you wish to participate in the hearing session(s), please outline why you consider this to be necessary:						
Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated that they wish to participate in hearing session(s). You may be asked to confirm your wish to participate when the Inspector has identified the matters and issues for examination.						
Please continue on a separate sheet / expand the box if necessary.						
If you are not on our consultation database and you respond to this consultation, your details will be added to the database. This allows us to contact you with updates on the progression of the Local Plan and other planning policy documents.						
If you do not wish to be added to our database or you would like your details to be removed, then please tick this box.						
31/1/2022						
	e. After this stage, further submission and issues they identify for examination sary. sider it necessary to participate in priate) ur wish to participate in hearing quest to participate. se outline why you consider this to procedure to adopt to hear those who so. You may be asked to confirm your so and issues for examination. sary. and to this consultation, your details to with updates on the progression error your details to be removed,					



Local Plan Publication Consultation

Guidance Notes to accompany the Representation Form

Introduction

- 1. The plan has been published by the Local Planning Authority [LPA] in order for representations to be made on it before it is submitted for examination by a Planning Inspector. The Planning and Compulsory Purchase Act 2004, as amended [PCPA] states that the purpose of the examination is to consider whether the plan complies with the relevant legal requirements, including the duty to co-operate, and is sound. The Inspector will consider all representations on the plan that are made within the period set by the LPA.
- 2. To ensure an effective and fair examination, it is important that the Inspector and all other participants in the examination process are able to know who has made representations on the plan. The LPA will therefore ensure that the names of those making representations can be made available (including publication on the LPA's website) and taken into account by the Inspector.

Legal Compliance

- 3. You should consider the following before making a representation on legal compliance:
 - The plan should be included in the LPA's current Local Development Scheme [LDS] and the key stages set out in the LDS should have been followed. The LDS is effectively a programme of work prepared by the LPA, setting out the plans it proposes to produce. It will set out the key stages in the production of any plans which the LPA proposes to bring forward for examination.
 - The process of community involvement for the plan in question should be in general accordance with the LPA's Statement of Community Involvement [SCI] (where one exists). The SCI sets out the LPA's strategy for involving the community in the preparation and revision of plans and the consideration of planning applications.
 - The LPA is required to provide a Sustainability Appraisal [SA] report when it publishes a plan. This should identify the process by which SA has been carried out, and the baseline information used to inform the process and the outcomes of that process. SA is a tool for assessing the extent to which the plan, when judged against reasonable alternatives, will help to achieve relevant environmental, economic and social objectives.
 - The plan should be in general conformity with the London Plan.
 - The plan should comply with all other relevant requirements of the PCPA and the Town and Country Planning (Local Planning) (England) Regulations 2012, as amended [the Regulations].

Duty to Co-operate

- **4.** You should consider the following before making a representation on compliance with the duty to co-operate:
 - Section 33A of the PCPA requires the LPA to engage constructively, actively and on an ongoing basis with neighbouring authorities and certain other bodies over strategic matters during the preparation of the plan. The LPA will be expected to provide evidence of how they have complied with the duty.
 - Non-compliance with the duty to co-operate cannot be rectified after the submission of the plan. Therefore, the Inspector has no power to recommend modifications in this regard. Where the duty has not been complied with, the Inspector cannot recommend adoption of the plan.

Soundness

- **5.** The tests of soundness are set out in paragraph 35 of the National Planning Policy Framework (NPPF). Plans are sound if they are:
 - Positively prepared providing a strategy which, as a minimum seeks to meet the area's objectively assessed needs, and is informed by agreements with other authorities, so that unmet need from neighbouring authorities is accommodated where it is practical to do so and is consistent with achieving sustainable development;
 - Justified an appropriate strategy, taking into account the reasonable alternatives, and based on proportionate evidence;
 - Effective deliverable over the plan period and based on effective joint working on cross-boundary strategic
 matters that have been dealt with rather than deferred, as evidenced by the statement of common ground;
 and
 - Consistent with national policy enabling the delivery of sustainable development in accordance with the policies in the NPPF.
- **6.** If you think the content of the plan is not sound because it does not include a policy on a particular issue, you should go through the following steps before making representations:
 - Is the issue with which you are concerned already covered specifically by national planning policy (or the London Plan)? If so, does not need to be included?
 - Is the issue with which you are concerned already covered by another policy in this plan?
 - If the policy is not covered elsewhere, in what way is the plan unsound without the policy?
 - If the plan is unsound without the policy, what should the policy say?

General advice

- **7.** If you wish to make a representation seeking a modification to the plan or part of the plan you should set out clearly in what way you consider the plan or part of the plan is legally non-compliant or unsound, having regard as appropriate to the soundness criteria in paragraph 5 above. Your representation should be supported by evidence wherever possible. It will be helpful if you also say precisely how you think the plan should be modified.
- **8.** You should provide succinctly all the evidence and supporting information necessary to support your representation and your suggested modification. You should not assume that you will have a further opportunity to make submissions. Any further submissions after the plan has been submitted for examination may only be made if invited by the Inspector, based on the matters and issues he or she identifies.
- **9.** Where groups or individuals share a common view on the plan, it would be helpful if they would make a single representation which represents that view, rather a large number of separate representations repeating the same points. In such cases the group should indicate how many people it is representing and how the representation has been authorised.
- **10.** Please consider carefully how you would like your representation to be dealt with in the examination: whether you are content to rely on your written representation, or whether you wish to take part in hearing session(s). Only representors who are seeking a change to the plan have a right to be heard at the hearing session(s), if they so request. In considering this, please note that written and oral representations carry the same weight and will be given equal consideration in the examination process.