



Local Plan

Publication Stage Representation Form

Ref:

(For official use only)

Name of the Local Plan to which this representation relates:

South Staffordshire Council Local Plan 2023 - 2041

Please return to South Staffordshire Council by 12 noon Friday 31 May 2024

This form has two parts -

Part A – Personal Details: need only be completed once.

Part B – Your representation(s). Please fill in a separate sheet for each

representation you wish to make.

Part A

	nted, please complete only the Title, Nar plete the full contact details of the agent	
Title		
First Name		Reiss
Last Name		Sadler
Job Title		Principal Planner
(where relevant) Organisation	L&Q Estates Limited	Marrons
(where relevant) Address Line 1		Bridgeway House
Line 2		Bridgeway
Line 3		Stratford-upon-Avon
Line 4		
Post Code		CV37 6YX
Telephone Number		07977 392 402
E-mail Address		reiss.sadler@marrons.co.uk



Name or Organisation:					
3. To which part of the Loc	cal Plan does this re	presentatio	n relate	?	
Paragraph	Policy DS4	Policies	з Мар		
4. Do you consider the Local Plan is :					
(1) Legally compliant	Yes	X		No	
(2) Sound	Yes			No	X
(3) Complies with the Duty to co-operate	Yes			No	X

Please tick as appropriate

5. Please give details of why you consider the Local Plan is not legally compliant or is unsound or fails to comply with the duty to co-operate. Please be as precise as possible.

If you wish to support the legal compliance or soundness of the Local Plan or its compliance with the duty to co-operate, please also use this box to set out your comments.

- The length of the Plan period;
- The contribution proposed to be made towards the unmet housing needs of the Greater Birmingham and Black Country Housing Market Area (GBBCHMA), recognising the need for additional unmet housing needs to be dealt with;
- The omission of a sufficient buffer in housing supply;
- The inclusion of a high level of commitments within the housing supply without applying a lapse rate to commitments not started; and,
- The incorporation of a significant windfall allowance within the housing supply without the provision of compelling evidence to justify its inclusion.

(Continue on a separate sheet /expand box if necessary)

6. Please set out the modification(s) you consider necessary to make the Local Plan legally compliant and sound, in respect of any legal compliance or soundness matters 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.



- An extension of the SSLPR Plan period until at least 2043;
- An increase in the level of contribution set out in the SSLPR to unmet needs of the GBBCHMA, to at least 4,000 dwellings;
- The incorporation of a 20% buffer;
- A review of commitments included in the supply, including the implementation of a minimum 10% lapse rate on commitments not started;
- Removal of the windfall allowance from the identified housing supply;
 and
- Further housing allocations should be made, including at Land off Bridgnorth Road, Wightwick.

(Continue on a separate sheet /expand box if necessary)

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7. If your representation is seeking a modification to the plan, do you consider it

necessary	to participate in examination h	nearing session(s	s)?
	No , I do not wish to participate in hearing session(s)	X	Yes, I wish to participate in hearing session(s)

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.

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Data Protection

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Name or Organisation:					
3. To which part of the Local Plan does this representation relate?					
Paragraph Policy	DS5	Policies	Мар		
4. Do you consider the Local Plan	is :				
(1) Legally compliant	Yes	X		No	
(2) Sound	Yes			No	X
(3) Complies with the Duty to co-operate	Yes	X		No	
Please tick as appropriate					
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An objection to draft Policy DS5 is made to the Council's approach to ignoring growth adjacent to the urban edge of Wolverhampton, including in recognition of the SSLPR's contribution to assisting to meet the unmet needs of the GBBCHMA.					
(Continue on a separate sheet /expand box if necessary)					
6. Please set out the modification Plan legally compliant and sound,					

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The importance of delivery of housing adjacent to Wolverhampton should be recognised, and growth be allocated on the edge of Wolverhampton as a consequence. This should include smaller sites which are deliverable in the early part of the SSLPR Plan period, including Land off Bridgnorth Road, Wightwick.

This action will help balance housing supply with housing needs, specific to the location in which such needs are arising, and will also help to offset the supply shortfall which we have identified.



(Continue on a separate sheet /expand box if necessary)

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No, I do not wish to		Yes, I wish to
participate in	X	participate in
hearing session(s)		hearing session(s)

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representation				
Name or Organisation:				
3. To which part of the Local Pla	an does this	representation rel	ate?	
Paragraph Police	cy SA3	Policies Ma	0	
4. Do you consider the Local Pla	an is :	X		
(1) Legally compliant	Yes	^	No	
(2) Sound	Yes		No	Х
(3) Complies with the Duty to co-operate	Yes	X	No	
Please tick as appropriate				
5. Please give details of why you is unsound or fails to comply wi possible. If you wish to support the legal compliance with the duty to cocomments.	th the duty compliance	to co-operate. Ple or soundness of t	ase be as he Local Pl	precise as lan or its
Draft Policy SA3 omits Land off There are no technical or environation cannot be allocated, with the or the Housing Site Selection Pape dealt with through detailed desi is developable and easily delive period.	onmental really concerns or either con ign and mas rable within	asons why Land of s raised in the assensidered to be unfo sterplanning. Land	f Bridgnord essment of unded or a off Bridgn he SSLPR	th Road the site in able to be orth Road Plan
6. Please set out the modificati	•			
Plan legally compliant and sound matters you have identified at 5 the duty to co-operate is incapa to say why each modification wi It will be helpful if you are able	d, in respect 5 above. (Pable of modi ill make the	t of any legal com lease note that no fication at examina Local Plan legally	pliance or n-compliar ation). Yo compliant	soundness nce with u will need or sound.

Land off Bridgnorth Road, Wightwick should be allocated, for a minimum housing figure of 125 dwellings.

any policy or text. Please be as precise as possible.

(Continue on a separate sheet /expand box if necessary)



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•						
Name or Organisation:						
3. To which part of the Local Plan	does this re	presentation rela	te?			
Paragraph Policy	HC1	Policies Map				
4. Do you consider the Local Plan	is :	X				
(1) Legally compliant	Yes	^	No			
(2) Sound	Yes		No	X		
(3) Complies with the Duty to co-operate	Yes	X	No			
Please tick as appropriate						
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Draft Policy HC1 lacks flexibility in residential dwellings on new deve	elopment to b	pe 3 bedrooms or	less.			
	(Continue	on a separate sheet /	expand box	f necessary)		
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Draft Policy HC1 should be amended to remove reference to a minimum 70% requirement for dwellings of 3 bedrooms and less, and should include scenarios where a mix which varies from that desired is considered acceptable.						
	(Continue	on a separate sheet /	expand box i	f necessary)		



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hearing session(s)		hearing session(s)

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Name or Organisation:				
3. To which part of the Local F	Plan does this	representation re	late?	
Paragraph Po	licy HC2	Policies Ma	р	
4. Do you consider the Local F	lan is :	Х		
(1) Legally compliant	Yes	^	No	
(2) Sound	Yes		No	Х
(3) Complies with the Duty to co-operate	Yes	X	No	
Please tick as appropriate				
5. Please give details of why y is unsound or fails to comply v possible. If you wish to support the legal compliance with the duty to comments.	with the duty al compliance	to co-operate. Ple or soundness of t	ease be as periods:	orecise as
Draft Policy HC2 is unduly one a minimum of 35 dwellings pe flexibility.				
	(Contin	ue on a separate shee	t /expand box	if necessary)
5 51				

6. Please set out the modification(s) you consider necessary to make the Local Plan legally compliant and sound, in respect of any legal compliance or soundness matters 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.

Draft Policy HC2 should be amended to set out that the net density of 35 dwellings per net developable hectare is a target which should be assessed on a site-by-site basis taking account of on-site and off-site constraints, impact on the related settlement character and the influence of any other SSLPR policy measures which reduce achievable net density.

(Continue on a separate sheet /expand box if necessary)



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· opi osemanom				
Name or Organisation:				
3. To which part of the Local Plan	does this rep	presentation relate	e?	
Paragraph Policy	HC4	Policies Map		
4. Do you consider the Local Plan	is :	[X		
(1) Legally compliant	Yes	^	No	
(2) Sound	Yes		No	Х
(3) Complies with the Duty to co-operate	Yes	X	No	
Please tick as appropriate				
5. Please give details of why you consider the Local Plan is not legally compliant or is unsound or fails to comply with the duty to co-operate. Please be as precise as possible. If you wish to support the legal compliance or soundness of the Local Plan or its compliance with the duty to co-operate, please also use this box to set out your comments.				
Draft Policy HC4 seeks to require compliance with Building Regulations Part M4(2) without sufficient evidence. (Continue on a separate sheet /expand box if necessary)				
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The requirement for compliance Building Regulations Part M4(2) in draft Policy HC4 should be deleted, or draft Policy HC4 should be amended to provide support for compliance with Building Regulations Part M4(2) where appropriate.				

(Continue on a separate sheet /expand box if necessary)



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necessary to participate in examination hearing session(s)?	

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participate in	X	participate in
hearing session(s)		hearing session(s)

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Name or Organisation:					
3. To which part of the Loca	l Plan does this	representation r	elate?		
Paragraph	Policy HC8	Policies M	ар		
4. Do you consider the Loca	l Plan is :			-	
(1) Legally compliant	Yes	X	No		
(2) Sound	Yes		No	Х	
(3) Complies with the Duty to co-operate	Yes	X	No		

Please tick as appropriate

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The requirement in Draft Policy HC8 which seeks to require major developments to take account of the need for self-build and custom build plots and make provision to reflect such a need as appropriate is ambiguous and does not provide sufficient clarity with regard to the expectation of an applicant for a major development proposal, particularly given the Council does not publish its Self-Build and Custom Housebuilding Register or any data relating to it publicly.

Further, it is considered the Council's Self-Build and Custom Housebuilding Register couldn't be relied upon as clear evidence to support such a policy intervention in any case given the ability for an individual to enter their details on to multiple Registers, skewing the data derived, when that individual may have no means or desire to carry out such a project in reality in any case.

In addition, the delivery of self-build and custom build plots on larger residential schemes are unlikely to be desirable to those on the Councils' Self-Build and Custom Housebuilding Register given the majority of self-builders and custom builders tend to seek standalone plots in the open countryside. Moreover, there are practical issues with delivery of self-build and custom-build homes on larger residential schemes which require consideration, along with the potential for impact on development viability.

It is also considered that the requirement for developers to actively market plots at a reasonable price for a minimum period of 12 months as set out in the third paragraph of draft Policy HC8 is unreasonable. 12 months is a significant



marketing period and could delay bringing forward sites with planning permission that are otherwise deliverable, impacting the Council's short-term housing supply.

(Continue on a separate sheet /expand box if necessary)

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Clarity and flexibility should be incorporated into Draft Policy HC8, to provide support for the provision of self-build and custom build plots on major residential development sites where appropriate, and to reduce any marketing period to a maximum of 6 months. Alternatively, the second and third paragraphs of draft Policy HC8 should be deleted.

(Continue on a separate sheet /expand box if necessary)

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No , I do not wish to participate in	Yes , I wish to participate in
hearing session(s)	hearing session(s)

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Name or Organisation:					
3. To which part of the Loc	al Plan does this re	epresentation rela	te?		
Paragraph	Policy HC12	Policies Map			
4. Do you consider the Loc	al Plan is :				
(1) Legally compliant	Yes	X	No		
(2) Sound	Yes		No	Х	
(3) Complies with the	Vaa		Na		
Duty to co-operate	Yes	X	No		
Please tick as appropriate					

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The fourth paragraph of Draft Policy HC12 seeks to implement, as a minimum, the requirements of the Nationally Described Space Standard (NDSS) for all new residential development in South Staffordshire.

L&Q Estates are supportive of the NDSS being used to influence the standard of housing developments, however there may be instances where greater flexibility is required in order to meet need. Further, L&Q Estates consider that the introduction of such standards is contrary to the NPPF which is clear that optional technical standards for accessible and adaptable housing should only be introduced where this will address an identified need for such properties. L&Q Estates consider that if the Government had expected all properties to be built to NDSS, that they would have made such standards mandatory and not optional requiring sufficient evidence.

(Continue on a separate sheet /expand box if necessary)

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In the absence of sufficient evidence, L&Q Estates consider that the fourth paragraph of draft Policy HC12 should be amended to encourage consideration of the NDSS against need and the local market, or be deleted.

(Continue on a separate sheet /expand box if necessary)

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No, I do not wish to		Yes , I wish to
participate in	X	participate in
hearing session(s)		hearing session(s)

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Name or Organisation:					
3. To which part of the Local	al Plan does this re	presentation rela	te?		
Paragraph	Policy NB6A	Policies Map			
4. Do you consider the Loca	al Plan is :				
(1) Legally compliant	Yes	X	No		
(2) Sound	Yes		No	X	
(3) Complies with the Duty to co-operate	Yes	X	No		

Please tick as appropriate

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For residential development proposals, draft Policy NB6A seeks to require achievement of net zero regulated carbon emissions through the attainment a minimum 63% reduction compared to the baseline set by Building Regulations Part L plus a further reduction to be achieved through provision on-site renewable energy generating technologies.

However, this policy imposition is considered to be unnecessary given it seeks to go further than current Building Regulations and given the Future Homes Standard which is due to be implemented in 2025, in advance of the likely adoption of the SSLPR. This will update Part L of Building Regulations and require new build dwellings to be future-proofed with low carbon heating and world-leading levels of energy efficiency.

It is noted that a Written Ministerial Statement issued by Baroness Penn and delivered by Housing and Planning Minister Lee Rowley MP in December 2023 sets out clear direction on the need for Local Plans to avoid setting energy efficiency standards which go beyond current and future planned Building Regulations requirements, with an update to national planning policy or guidance expected in due course to formalise the Government's approach.

(Continue on a separate sheet /expand box if necessary)



6. Please set out the modification(s) you consider necessary to make the Local Plan legally compliant and sound, in respect of any legal compliance or soundness matters 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.

Draft Policy NB6A should be revised to encourage the provision of renewable and low carbon energy generating technologies within new development, or be deleted entirely.

(Continue on a separate sheet /expand box if necessary)

Please note: In your representation you should provide succinctly all the evidence and supporting information necessary to support your representation and your suggested modification(s). You should not assume that you will have a further opportunity to make submissions.

After this stage, further submissions may only be made if invited by the Inspector, based on the matters and issues he or she identifies for examination.

7. If your representation is seeking a modification to the plan, do you consider it necessary to participate in examination hearing session(s)?

No , I do not wish to participate in	Yes , I wish to participate in
hearing session(s)	hearing session(s)

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.

8. If you wish to participate in the hearing session(s), please outline why you consider this to be necessary:

In order for the Inspector(s) to be able to appropriately consider the evidence presented by all parties before taking a view.

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.

Representations cannot be kept confidential and will be available for public scrutiny, including your name and/or organisation (if applicable). However, your contact details will not be published.

Data Protection

Your details will be added to our Local Plans Consultation database so that we can contact you as the review progresses. South Staffordshire Council will process your personal data in accordance with the Data Protection Act 2018 and the General Data



Protection Regulations (GDPR). Our Privacy Notice can be viewed at <u>Data Protection</u> (Strategic Planning) | South Staffordshire District Council (sstaffs.gov.uk)