

Appendix 1

Lanner Neighbourhood Development Plan Legal Compliance Check				
Stage	Description	Relevant legislation and regulations	Actions	Compliant
Definition of a neighbourhood area	An area that is designated by the LPA as a neighbourhood area when a parish council applies	1990Act 61G (1) (2)		
Information on receipt of area application for a NDP	The information that should be submitted to the LPA is: 1. A map identifying the area 2. Statement explaining why it is considered an appropriate neighbourhood area 3. Statement that the organisation making the application is a relevant body. If the application does not contain this information it should be returned.	Regulation 5 1990 Act 61G (2) b.	Lanner Parish Council submitted an application and map to appropriately designate their Neighbourhood Area as an entire parish on 18 th August 2016, stating that they are the relevant qualifying body. This was approved by Cornwall Council on 12 th October 2016.	Yes
Publicising the application for the area NDP	The LPA should, as soon as possible after receipt of the application for area designation, publicise* the application on its website and in such other manner as they consider is likely to bring the area application to the attention of people who live, work or carry on business in the area to which the applications relates and invite representations for a period of not less than 6 weeks. The information to be publicised is: 1. a copy of the area application 2. details of how to make representations 3. details of the deadline for representations, not less than 6 weeks after the date of publication.	Regulation 6	Application publicised on the Cornwall Council website between 25 th August and 6 th October 2016. Information publicised as per Regulation 6.	Yes

Determining the application criteria for a neighbourhood area	<p>The LPA should be sure that parish council applications cover part or all of the Parish. In determining the application, the LPA must consider:</p> <ol style="list-style-type: none"> 1. how desirable it is to designate the whole of the parish area as a neighbourhood area, and 2. how desirable it is to maintain the existing boundaries of areas already designated as neighbourhood areas (as designated neighbourhood areas must not overlap), as well as 3. whether they should designate the area as a business area. 	<p>1990 Act 61G (3) (4) (7) 61H (1)</p>	<p>Individual Portfolio Holder Decision Report produced. The decision notice was issued on 12th October 2016.</p>	<p>Yes</p>
Publicising a designation of a neighbourhood area	<p>If the LPA approves the application it should publicise on its website its decision and:</p> <ol style="list-style-type: none"> 1. the name of the neighbourhood area 2. a map identifying the area 3. the name of the parish council who applied for the designation. 	<p>Regulation 7</p>	<p>Details publicised on the Cornwall Council website between 25th August and 6th October 2016 with a map. Viewable on Online Planning Register: PA16/00013/NDP. Hard copies available in Truro One Stop Shop.</p>	<p>Yes</p>
Definition of an NDP	<p>“A plan which sets out policies (however expressed) in relation to the development use and of land in the whole or any part of a particular neighbourhood area specified in the plan”</p>	<p>2004 P & CP Act as amended by Localism Act Section 38 A (2)</p>	<p>The Lanner NDP contains a sustainable development policies, an infill and rounding off policy for housing within the settlement boundary, affordable housing policies, a supported accommodation policy, a favoured sites policy, a general development criteria policy, a biodiversity policy, trees and landscaping policies, a PRow policy, historic environment safeguarding policies, a fibre-optic connection policy, a home working and small</p>	<p>Yes</p>

			scale business policy, an off-road parking policy, a traffic and speed management policy, a flood management policy, renewable energy policies, a health and recreation facilities policy and a local greenspaces policy,	
Scope of NDP Provisions	<p>1. The NDP must specify the period for which it is to have effect</p> <p>2. It cannot include provision about development that is 'excluded development'</p> <p>3. It cannot relate to more than one neighbourhood area or repeat an existing planning permission</p>	2004 Act s 38B (1 & 2) (4)	<p>1. Lanner NDP has specified the period it will have an effect as from 2016-2033. (This is likely to be a suggested amendment from the Independent Examiner to align with the Cornwall Local Plan Period).</p> <p>2. Does not include 'excluded development'</p> <p>3. The plan only relates to the one neighbourhood area as agreed by the designation notice in 2016 and does not repeat an existing PP.</p>	Yes
Pre-submission consultation by Parish council	<p>Before submission to the LPA the qualifying body should:</p> <p>1. publicise (but this does not have to be on a web site) in a way that is likely to bring to the attention of people who live work or carry on business in the area details of :</p>	Regulation 14	In May 2017, a household survey was posted to all households within the Parish (1259 surveys). 288 responses were received (22.9% response rate). A business questionnaire was sent to all	Yes

	<p>a. the proposals, b. when and where they can be inspected, c. how to make representations, and d. the deadline for making representations – not less than 6 weeks from first publicised</p> <p>2. consult any consultation body listed in The Neighbourhood Planning (General) Regulations 2012 Schedule 1 whose interests they consider may be affected by the proposals for a NDP. 3. send a copy of the NDP to the LPA</p>		<p>commercial premises within Lanner. 29 responses were received. A young person survey was sent out and received 28 responses. Public consultation from 2nd March to 13th April 2018. A hard copy of the plan summary document containing policies was sent to every household within the designated area along with a feedback form within the Parish Newsletter. The documents were on the Parish Council website and hard copies were available at the Parish Council office, Anglican Church, Methodist Church, Doctors Surgery, Coppice Inn and Redruth Library.</p>	
Receipt of draft NDP by LPA	<p>The draft plan should include:</p> <ol style="list-style-type: none"> 1. a map or statement identifying the area to which the plan relates, 2. the consultation statement - which contains details of those consulted, how they were consulted, summarises the main issues and concerns raised and how these have been considered, and where relevant addressed in the proposed NDP, 3. the proposed NDP, 4. a statement explaining how the NDP meets the 'basic conditions' ie requirements of para 8 schedule 4B to the 1990 Act 5. Where appropriate, the information to enable 	Regulation 15	<p>Documents received by Cornwall Council 11th June 2018:</p> <ol style="list-style-type: none"> 1. Plan contains map 2. Consultation statement received which covers these points 3. Plan received 4. Basic conditions statement 5. Strategic Environment Assessment Screening Opinion Report (available on Lanner Neighbourhood Plan website), Screening Opinion given on 23rd January 2018 concluded that 	Yes

	appropriate environmental assessments if required e.g. that will enable the LPA to make an assessment under the Conservation of Habitats and Species Regulations 2010 where the plan proposal is likely to have significant effects on a European site or European offshore marine site, or the Environmental Assessment of Plans and Programmes Regulations 2004	The Conservation of Habitats and Species Regulations 2010 as amended by Schedule 2 of the Neighbourhood Planning General Regulations) 2012. i.e Regs 102 and 102A	Strategic Environment Assessment (SEA) and Habitat Regulations Assessment was not required. 6. LLCA Evidence Documents	
Reasons for a LPA declining to consider the proposal for the NDP	The LPA can decline to consider a plan proposal if it is a repeat, and notify the body of that fact and their reasons for declining.	1990 Act Schedule 4B para 5 And Regulation 18	N/A	N/A
Criteria that the LPA must consider when assessing a neighbourhood plan	The LPA must consider: 1. whether the parish council is authorised to act 2. whether the proposal and accompanying documents a. comply with the rules for submission to the LPA b. meet the 'definition of an NDP' and c. meet the 'scope of NDP provisions', and 3. whether the parish council has undertaken the correct procedures in relation to consultation and publicity	1990 Act Schedule 4B para 6 38 A and B	1. Yes – see area application above 2. a. Yes – see ' Receipt of Draft NDP by LPA' above b. Plan meets definition (See above) c. Plan meets Scope of provisions (see above) 3. See pre-submission consultation - - Basic Conditions Statement and Consultation Statement submitted	Yes
LPA decision	The LPA can refuse to take forward a plan proposal if	1990 Act	N/A	N/A

grounds for refusal	any of the criteria above do not apply	Schedule 4B Para 6 (4) (b)		
Notification of the LPA's decision	The LPA must notify the parish council whether or not they are satisfied that the proposal complies with the criteria for a neighbourhood plan. Where it is not satisfied the LPA can refuse and must notify them of the reasons. It must also publicise its decision in a 'decision	1990 Act Schedule 4B para 6 (4) Regulation 19.	<i>To be undertaken after Portfolio Holder Decision</i>	
Publicising the NDP Proposal	The LPA is required to publicise on its website : 1. the details of the plan, 2. where and when it can be inspected, 3. how to make representations on the plan proposals, 4. that a representation can include a request to be notified of the LPA decision on the plan proposal, and 5. the deadline for receipt of the proposals (this must be not less than 6 weeks from the first day the proposed plan is publicised). The LPA is required to notify the bodies referred to in the parish councils' consultation statement that the plan has been received as soon as possible.	Regulation 16	<i>To be undertaken after Portfolio Holder Decision</i>	
Appointment of Examiner	The LPA must consider whether the submitted draft neighbourhood plan meets the requirements set out in the 1990 Act and notify the qualifying body as to whether or not they are satisfied (see above section on criteria). Once satisfied the LPA appoints an independent examiner with the consent of the parish council or submitting the plan. (If there is no agreement the Secretary of State can appoint).	1990 Act Schedule 4B para 6	<i>To be undertaken after Portfolio Holder Decision</i>	