

Integrated Impact Assessment of the Winchester District Local Plan

IIA Report Addendum: Main Modifications

Winchester City Council

Final report

Prepared by LUC

November 2025

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Chapter 1

Approach to IIA of Main Modifications

Introduction

1.1 This IIA Addendum report presents an assessment of the implications of the Winchester District Local Plan Proposed Main Modifications for the findings of the Integrated Impact Assessment (IIA) of the Proposed Submission Local Plan (Regulation 19). This report should be read in conjunction with that IIA report.

Modifications to the Local Plan

1.2 This report assesses the Proposed Main Modifications and will be consulted on, along with the proposed amendments to the Local Plan, as part of the Main Modifications consultation.

1.3 The Main Modifications proposed by Winchester District Council incorporate changes required following the Stage 1 and Stage 2 Examination hearings, and recommendations from the Examining Inspector.

Background

1.4 Winchester City Council commissioned LUC in May 2020 to carry out an Integrated Impact Assessment (IIA), comprising Sustainability Appraisal (SA) incorporating Strategic Environmental Assessment (SEA), as well as Habitats Regulations Assessment (HRA), Health Impact Assessment (HIA) and Equalities Impact Assessment (EqIA), of the new Winchester District Local Plan.

1.5 There have been five key stages in the IIA of the Local Plan to date:

- An IIA Scoping Report was prepared by the LUC on behalf of the Council in July 2020.
- An IIA Report that accompanied the Strategic Issue & Priorities was published for consultation in February 2021.
- An IIA Report that accompanied the Draft Local Plan (Regulation 18) was published for consultation in November 2022.
- An IIA Report that accompanied the Proposed Submission Local Plan (Regulation 19) was published for consultation in August 2024.

- This IIA Addendum prepared in November 2025 in relation to the proposed Main Modifications to the Local Plan.

Methodology

1.6 The approach to assessing the IIA implications of the proposed Main Modifications firstly involved considering each modification individually, as set out in the Schedule of Proposed Main Modifications. The Schedule of Main Modifications is reproduced in Appendix A of this IIA Addendum. A column was added to the schedule to record whether the proposed modification was considered likely to change the IIA findings presented in the Proposed Submission IIA Report. IIA is concerned with identifying the significant sustainability effects of a plan. The main finding, shown in bold text, for each main modification therefore focuses on whether that modification would change any of the previously reported significance ratings (see **Table 1.1** below) for the policy being modified, for example a significant negative effect in relation to a particular IIA objective would be reduced to a minor negative effect. In some instances, 'No change to IIA findings' is reported but the modification is nevertheless recorded as making the policy 'more sustainable' or 'less sustainable' because although the modification was judged insufficient to change a significance rating, it was judged to have a more minor effect on sustainability.

1.7 The IIA findings in relation to the individual Main Modifications are summarised in the main body of this report, together with a note on the findings on the separate Habitats Regulations Assessment (HRA) of the Proposed Main Modifications and any implications of these for the IIA. The report then goes on to conclude whether these would have any effect on the cumulative effects for the Local Plan as a whole and whether any changes to the indicators for monitoring the significant effects of the Local Plan are recommended.

1.8 As well as the Main Modifications, the Council also proposed additional modifications. By definition, these are changes to the submitted plan that do not materially affect the plan's policies, for example changes to improve clarity, consistency, or fix minor errors. As such they are highly unlikely to be capable of altering the significant effects identified by the IIA; LUC carried out a rapid review of the additional modifications to confirm this. The additional modifications are not considered to have a meaningful impact, and have not been reproduced in the IIA report.

IIA Framework

1.9 The assessments reported in this document used the same sustainability objectives that provided the framework for the IIA work at earlier stages of plan preparation. These are reproduced below for ease of reference.

1.10 The IIA uses colour-coded symbols to indicate the likely sustainability effects of a policy in relation to achievement of each IIA objective. **Table 1.1** shows how these symbols were applied during appraisals.

Table 1.1: Key to symbols and colour coding used in the IIA of Cannock Chase's Local Plan

Symbol	Description
++	Significant positive effect likely.
++/-	Mixed significant positive and minor negative effect likely.
+	Minor positive effect likely.
+/-	Mixed minor effects likely.
++/-	Mixed significant effects likely.
-	Minor negative effect likely
--/+	Mixed significant negative and minor positive effects likely.
--	Significant negative effect likely.
0	Negligible effect likely.
?	Likely effect uncertain.

IIA Objective 1: To minimise the District's contribution to climate change through a reduction of greenhouse gas emissions from all sources and facilitate the aim of carbon neutrality by 2030

1.11 Does/is the Local Plan/policy...?

- IIA 1.1: Promote energy efficient and water efficient design?
- IIA 1.2: Encourage the provision and use of renewable energy infrastructure (particularly in areas not connected to mains gas supply)?

1.12 Greenhouse gas emissions associated with travel are covered under IIA 2.

1.13 SEA Directive Topic(s) covered: Climatic Factors, Air.

IIA Objective 2: To reduce the need to travel by private vehicle in the District and improve air quality

1.14 Does/is the Local Plan/policy...?

- IIA 2.1: Provide easy access to public transport provision and active travel networks, including those for walking and cycling?
- IIA 2.2: Support development which is able to access town/district/local centres, services and facilities (e.g. shops, post offices, GPs, schools) and/or key employment areas via active travel networks and/or public transport?
- IIA 2.3: Minimise increases in traffic in the Air Quality Management Areas within and adjoining the District?

1.15 SEA Directive Topic(s) covered: Air, Human Health, Climatic Factors.

IIA Objective 3: To support the District's adaptation to unavoidable climate change

1.16 Does/is the Local Plan/policy...?

- IIA 3.1: Promote design which will help to mitigate the effects of climate change (for example through appropriate building orientation and appropriate incorporation of SuDS)?
- IIA 3.2: Support the protection, restoration, creation, enhancement and the multi-functionality of the green/blue infrastructure network?

1.17 SEA Directive Topic(s) covered: Climatic Factors, Air.

IIA Objective 4: To improve public health and wellbeing and reduce health inequalities in the District

1.18 Does/is the Local Plan/policy...?

- IIA 4.1: Make provision for new, or replacement healthcare facilities to ensure there is capacity to meet the level of development planned for and access for all?
- IIA 4.2: Promote health and wellbeing by providing access to and maintaining, enhancing, connecting and creating multifunctional open spaces, green/blue infrastructure, public rights of way, recreation and sports facilities?

- IIA 4.3: Prevent, avoid and/or mitigate adverse health effects associated with potentially inappropriate neighbouring uses which could detrimentally impact residents (for example noise and light pollution)?
- IIA 4.4: Avoid directing sensitive development (e.g. housing, schools, offices and health facilities) to areas of poor air quality (e.g. major roads and/or industrial areas)?
- IIA 4.5: Make provision for personal private outdoor space within new developments?

1.19 SEA Directive Topic(s) covered: Population, Human Health, Air.

IIA Objective 5: To support community cohesion and safety in the District

1.20 Does/is the Local Plan/policy...?

- IIA 5.1: Facilitate the integration of new neighbourhoods with existing neighbourhoods?
- IIA 5.2: Meet the needs of specific groups in the District including those with protected characteristics and those in more deprived areas? (Note this will be informed by the more detailed Equalities Impact Assessment that will be carried out as part of the IIA.)
- IIA 5.3: Promote developments that will benefit and will be used by both existing and new residents in the District, particularly within the District's most deprived areas?
- IIA 5.4: Help to deliver cohesive neighbourhoods with high levels of pedestrian activity/outdoor interaction, which will allow for informal interaction between residents?
- IIA 5.5: Help to reduce levels of crime, anti-social behaviour and the fear of crime?

1.21 SEA Directive Topic(s) covered: Population, Human Health.

IIA Objective 6: To provide housing of a decent standard to meet needs in the District

1.22 Does/is the Local Plan/policy...?

- IIA 6.1: Deliver the range of types, tenures and affordable homes the District needs over the Plan Period?
- IIA 6.2: Address the housing needs of more specialist groups, including older people and people with disabilities?

1.23 SEA Directive Topic(s) covered: Population, Human Health, Material Assets.

IIA Objective 7: To ensure essential services and facilities and jobs in the District are accessible

1.24 Does/is the Local Plan/policy...?

- IIA 7.1: Provide for development that is well linked to existing services and facilities (e.g. shops, post offices, GPs, schools, broadband) and employment areas?
- IIA 7.2: Provide for additional services and facilities and higher paid employment opportunities to support new and growing communities and address areas of deprivation?

1.25 The different transport modes for accessing services, facilities and jobs are covered under IIA 2 above.

1.26 SEA Directive Topic(s) covered: Population, Human Health, Material Assets.

IIA Objective 8: To support the sustainable growth of the District's economy

1.27 Does/is the Local Plan/policy...?

- IIA 8.1: Allow for the delivery of land and infrastructure to meet the District's projected economic needs?
- IIA 8.2: Support the prosperity and diversification of the District's rural economy?
- IIA 8.3: Support stronger links to the wider economy, including aligning with the Enterprise M3 and Solent LEPs?
- IIA 8.4: Support the vitality and viability of Winchester's Town, district and Local Centres?
- IIA 8.5: Promote the achievement of a circular [See reference 19], low carbon economy?

- IIA 8.6: Support the District's critical natural and green infrastructure assets as a means to promote the area as an attractive location for new business and to encourage growth in tourism?

1.28 SEA Directive Topic(s) covered: Population, Material Assets.

IIA Objective 9: To support the District's biodiversity and geodiversity

1.29 Does/is the Local Plan/policy...?

- IIA 9.1: Conserve and enhance designated and undesignated ecological assets within and outside the District, including the Solent and Southampton Water and New Forest designated sites, and seek to promote measurable biodiversity net gain?
- IIA 9.2: Conserve and enhance green infrastructure and ecological networks, including not compromising future improvements in habitat connectivity?
- IIA 9.3: Support appropriate interactions for members of public with nature and limit the potential for the adverse effects of increased recreational disturbance?

1.30 SEA Directive Topic(s) covered: Biodiversity, Flora, Fauna, Human Health.

IIA Objective 10: To conserve and enhance the character and distinctiveness of the District's landscapes

1.31 Does/is the Local Plan/policy...?

- IIA 10.1: Protect and enhance the District's sensitive and special landscapes?
- IIA 10.2: Protect and enhance the setting, views, tranquillity and dark skies of the South Downs National Park?
- IIA 10.3: Conserve and enhance the character and distinctiveness of the District's non-designated landscapes, settlements and communities?
- IIA 10.4: Promote visually attractive development with high quality design, layout and appropriate and effective landscaping with a scale of development appropriate to the sensitivity of the landscape?

1.32 SEA Directive Topic(s) covered: Landscape

IIA Objective 11: To conserve and enhance the District's historic environment including its setting

1.33 Does/is the Local Plan/policy...?

- IIA 11.1: Conserve and enhance the District's designated heritage assets, including their setting and their contribution to wider local character and distinctiveness?
- IIA 11.2: Conserve and enhance the District's non-designated heritage assets, including their setting and their contribution to wider local character and distinctiveness?
- IIA 11.3: Ensure the management and enhancement of the District's heritage assets, including bringing assets back into appropriate use, with particular consideration for heritage at risk?
- IIA 11.4: Promote access to, enjoyment and understanding of the historic environment for residents and visitors of the District?
- IIA 11.5: Sympathetic to local character and history, including the surrounding built environment and landscape setting, while not preventing or discouraging appropriate innovation or change?

1.34 SEA Directive Topic(s) covered: Cultural Heritage, Architectural and Archaeological Heritage.

IIA Objective 12: To support the efficient use of the District's resources, including land and minerals

1.35 Does/is the Local Plan/policy...?

- IIA 12.1: Promote the re-use of previously development land?
- IIA 12.2: Avoid development on the District's higher quality agricultural land?
- IIA 12.3: Promote the achievement of the waste hierarchy?
- IIA 12.4: Ensure that sterilisation of mineral resources is prevented unless development can be justified at locations where this would result?

1.36 SEA Directive Topic(s) covered: Soil, Material Assets.

IIA Objective 13: To protect the quality and quantity of the District's water resource

1.37 Does/is the Local Plan/policy...?

- IIA 13.1: Protect and improve the water quality across the District to promote environmental net gain, including by preventing increased phosphorus loading on the River Itchen SAC?
- IIA 13.2: Minimise inappropriate development in Source Protection Zones?
- IIA 13.3: Preserve water flows of the District's rivers, including the River Itchen?
- IIA13.4: Support development and design which would minimise the use of water in new development, including water use in line with Southern Water's Target 100 demand reduction programme as well as the recycling of greywater?

1.38 SEA Directive Topic(s) covered: Water, Biodiversity, Flora, Fauna.

IIA Objective 14: To manage and reduce flood risk from all sources

1.39 Does/is the Local Plan/policy...?

- IIA 14.1: Limit the amount of development in areas of high flood risk and areas which may increase flood risk elsewhere, taking into account the impacts of climate change?
- IIA 14.2: Promote the use of SuDS and other flood resilient design?

1.40 SEA Directive Topic(s) covered: Water, Material Assets, Climatic Factors, Human Health.

Equalities Impact Assessment (EqIA)

1.41 An EqIA was carried out and presented in appendix B to the IIA report for the Proposed Submission Local Plan, setting out how the Local Plan is likely to be compatible or incompatible with the requirements of the Equalities Act 2010. The findings set out in the appendix were taken into account and highlighted within the main IIA Report in relation to sustainability objectives covering equality issues, in particular:

- IIA Objective 4: To improve public health and wellbeing and reduce health inequalities in the District
- IIA Objective 5: To support community cohesion and safety in the District

1.42 Similarly, the appraisal of Main Modifications has considered their potential effects on previously reported equality issues. Where the appraisal identified that a Main Modification would be likely to alter previously reported effects in relation to an IIA objective, the appraisal states any effect in relation to equality issues. A summary is also provided of any effects of the Main Modifications in relation to equality issues.

Chapter 2

Assessment of Main Modifications

Findings of the IIA of Main Modifications

2.1 LUC has reviewed all of the proposed Main Modifications to the draft Winchester Local Plan.

2.2 A number of the Main Modifications reduce the plan's total quantum of housing provision in Policies SP2 and H1, with corresponding reductions across the plan's three spatial areas and individual locations. While the total housing provision by the Local Plan is significantly reduced, this is as a result of changes to start date, housing land monitoring information for the year 2024-2025, and revisions to the capacity of proposed allocations SH1 and SH2. It remains the case that the total housing provision by the Local Plan meets the needs of the District in full, together with a contribution to the unmet need in neighbouring authorities. As such, these changes do not affect the findings of the IIA, only factual descriptions within the IIA of the housing provision figures.

2.3 Most of the other modifications are minor wording changes that improve clarity or update contextual information, and while some of them make the policies slightly more or less sustainable (as detailed in **Appendix A**) they do not affect the findings of the IIA.

2.4 However, a small number of modifications have resulted in changes to the IIA effects ratings previously identified for the Proposed Submission Local Plan, as outlined below.

Changes to sustainability effects of thematic policies

2.5 Policy SP3 (Development in the Countryside) has been strengthened through new requirements to avoid increasing flood risk and to assess the potential loss of the best and most versatile agricultural land. These changes result in more positive effects in relation to IIA Objective 14: Flood Risk.

2.6 Policy D6 (Brownfield Development and making the best use of land) has been amended to delete the requirement to prioritise development of previously developed land. This change results in a minor positive effect in relation to IIA Objective 6: Housing but a reduction in the policy's previously identified significant positive effect in relation to IIA Objective 12 Natural resources to a minor positive effect.

2.7 Policy T2 (Parking for New Developments) now includes new criteria for permeable surfacing, safe and well-overlooked parking areas, and long-term maintenance. These additions enhance positive effects in relation to IIA Objective 3: Climate Adaptation and IIA Objective 14: Flood Risk (from negligible to minor positive). In contrast, amendments to Policy T3 (Prioritising Active and Sustainable Modes of Travel) have slightly reduced the strength of previously identified positive effects, as the removal of criteria for overlooked, landscaped parking and permeable surfacing weakens outcomes in relation to IIA Objective 5: Community Cohesion and Safety (from significant to minor positive) and IIA Objective 14: Flood Risk (from minor positive to negligible).

2.8 Policy NE6 (Flooding, Flood Risk and the Water Environment) has been improved by including new references to the reinforcement of water networks and the consideration of flood impacts on heritage assets. These changes result in minor positive effects in relation to IIA Objective 11: Historic Environment, while the significant positive effects identified at Proposed Submission stage in relation to IIA Objective 13: Water Resources and IIA Objective 14: Flood Risk remain.

2.9 Policy H11 (Housing for Essential Rural Workers) has been amended to include explicit reference to avoiding adverse effects on the historic environment. As a result, the negligible effect previously identified in relation to IIA Objective 11: Historic Environment is now assessed as minor positive.

Changes to sustainability effects of site allocation policies

2.10 Policy W2 (Sir John Moore Barracks) now more clearly protects the Winchester–Littleton settlement gap, strengthening IIA objective 10: Landscape and Character from uncertain negligible to uncertain minor positive.

2.11 Policy SH1 (Newlands (West of Waterlooville)) similarly improves landscape protection, strengthening the effect in relation to IIA objective 10: Landscape and Character from uncertain negligible to uncertain minor positive.

2.12 Policy KN1 (Ravenswood) now requires implementation of a Green Infrastructure Strategy with effects in relation to IIA objective 10: Landscape and Character improved to uncertain minor positive.

2.13 Deletion of Policy BW1 (The Vineyard / Tangier Lane) removes the previous site appraisal from the IIA, with the allocation no longer proceeding.

IIA implications of changes to HRA findings

2.14 Habitats Regulations Assessment (HRA) was undertaken separately to the IIA and the findings were taken into account in the IIA where relevant throughout the IIA process, for example to inform judgements about the likely effects of potential development locations on biodiversity.

2.15 LUC has prepared an HRA Addendum that assesses the implications of the Main Modifications for the previously reported HRA findings. Overall, the HRA of the proposed Modifications to the Local Plan concludes that the modifications will not alter the previous HRA conclusions, either because they do not result in significant negative changes or because they strengthen or clarify existing safeguards within policy. The HRA continues to conclude that the Local Plan (as proposed to be modified) will not result in adverse effects on the integrity of any Habitats Site, alone or in combination with other plans or projects. As such, no changes are necessary to the findings of the IIA at Proposed Submission stage, insofar as they were influenced by the findings of the HRA.

Impact on equalities

2.16 LUC has reviewed the Main Modifications to consider whether any are likely to have an effect on health inequalities or the needs of specific groups in the District, including those with protected characteristics and those in more deprived or rural areas.

2.17 The majority of the Main Modifications are not expected to alter the conclusions of the original IIA in relation to equality outcomes. A small number of potential minor changes to equalities outcomes as a result of the Main Modifications are outlined below.

2.18 Policy W9 (Bar End Depot) include amendments that require improved pedestrian connections to Winchester Town. This will have positive effects in relation to equalities because a safe, step-free footway and cycleway to Winchester Town reduces cost and access barriers to jobs, education, healthcare and services. This is beneficial in particular for disabled people, carers, low-income and unemployed residents, those in deprived/rural areas, and people across protected groups.

2.19 Within the South Hampshire Urban Areas, modifications to Policies SH1 Newlands (West of Waterlooville) and SH2 (North Whiteley) strengthen the emphasis on sustainable transport and community infrastructure. This will help improve access to everyday services and employment opportunities, particularly benefiting people

living in deprived or car-dependent areas and young and adult carers who rely on local facilities.

2.20 For Policy KN1 (Ravenswood), the new requirement for a Green Infrastructure Strategy will have positive effects in relation to equalities because providing safe, accessible local greenspace and dog-walking routes close to homes reduces cost and travel barriers and supports inclusive design that benefits people of all ages, disabled people and those with mobility aids or prams, carers, people on low incomes or benefits, those in rural or more deprived areas, and groups who may feel less safe or welcome when travelling farther afield, thereby widening everyday access to healthy outdoor activity for protected and disadvantaged groups.

2.21 In summary, while no Main Modifications are considered likely to result in significant changes to the IIA findings on equality, a small number of policies now provide stronger support for pedestrian access, sustainable transport, community infrastructure, and green infrastructure, offering minor additional benefits for vulnerable and protected groups.

Cumulative effects

2.22 The Main Modifications are not expected to change the cumulative effects which were reported at Regulation 19. Stage.

Monitoring indicators

2.23 There are no amendments proposed to the monitoring indicators within the Regulation 19 IIA Report.

Appendix A

Schedule of Main Modifications with IIA implications

Table A.1: Main Modifications to the Local Plan

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
MM1 (Foreword)	<p>Update text on Foreword pages to reflect the deletion of the phasing policy:</p> <p>Deletion of bullet point 4</p> <p>Finally, we face the challenge of protecting our natural environment. Our city, towns and villages are surrounded by beautiful green spaces and countryside. This local plan takes the approach of 'brownfield first'—both in prioritising the use of previously developed land over green fields, but also in the phasing of development. Over 90% of the sites that developers put forward have not been included in this plan.</p> <p>Consequential changes to bullet point 3:</p> <p>Finally, we face the challenge of protecting our district's chalk streams and rivers and, alongside our neighbours, the Solent too from increases in phosphate and nitrate nutrient pollution. We will continue to innovate to tackle this alongside Government, the Partnership for South Hampshire and local landowners.</p>	To reflect the deletion of the phasing policy (Policy H2).	No change to IIA findings: this modification provides updated context in the foreword of the Local Plan and does not affect the findings of the IIA.
MM2 (Pg.2)	<p>Replace map on page 2 of the Local Plan to show the different spatial areas: Winchester Town, South Hampshire Urban Areas, Market Towns and Rural Areas (including Countryside)</p> <p>See new map at Appendix 4 of this document</p>	To clearly show the spatial areas	No change to IIA findings: this modification is presentational and does not affect the findings of the IIA.
MM3 (p.8)	<p>Neighbourhood Development Plans</p> <p>Update graphic to include:</p> <p><u>Wickham and Knowle Parish Council Neighbourhood Development Plan - Wickham and Knowle Parish Council are in the process of bringing forward a Neighbourhood Plan.</u></p>	To reflect the latest position on Neighbourhood Development Plans	No change to IIA findings: this modification updates a graphic in the Local Plan and does not affect the findings of the IIA.
MM4 (p.12)	<p>Equalities Impact assessment</p> <p>Amended paragraph 2.21 as follows:</p> <p>2.21 An Equalities Impact Assessment (EqIA) and a Health Impact Assessment has been undertaken <u>in the Integrated Impact Assessment</u>, alongside the Sustainability Appraisal and the Habitats Regulations Assessment.</p>	For clarification purposes	No change to IIA findings: this modification amends the wording of supporting text to provide more clarity and does not affect the findings of the IIA.
	Introduction		
MM5 (Introduction)	<p>Update text on page 20 to reflect the deletion of the phasing policy (Policy H2)</p> <p>Delete criterion ii. and subsequently renumber.</p>	To reflect the deletion of the phasing policy.	No change to IIA findings: this modification amends the wording of supporting text to

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	ii. Maximise the use of land as a valuable resource by prioritising the development of brownfield land, making best and most efficient use of available land which is suitable for development, and achieve high quality design which makes a positive contribution to the public realm.		reflect the deletion of a policy and does not affect the findings of the IIA.
MM6 (Policy SP2)	<p>Supporting text:</p> <p>New paragraph after 3.8 as follows –</p> <p><u>The Local Plan was prepared and examined under the 2023 NPPF. It is adopted under the transitional arrangements contained in the 2024 NPPF and therefore the Council is committed to review this Plan as soon as possible after adoption. This review will focus primarily on responding to the new increased housing need set out in the new standard methodology.</u></p> <p>Strategic Policy SP2</p> <p>Spatial Strategy and Development Principles</p> <p>Amend criteria i to iii of Policy SP2 as follows –</p> <p>i. Winchester Town will make provision for about 5,640 <u>4,445</u> new homes...</p> <p>ii. The South Hampshire Urban Areas will make provision for about 5,650 <u>3,880</u> new homes...</p> <p>iii. The Market Towns and Rural Area will make provision for about 3,850 <u>2,675</u> new homes...</p> <p>Additional paragraph at the end of Policy SP2:</p> <p><u>The Council will undertake a review of the Local Plan 2040, which will start no later than 6 months after the adoption of the plan. This review will primarily address any changes in the National Planning Policy Framework and the Standard Methodology.</u></p>	<p>For clarification purposes</p> <p>Consequential amendment to policy as a result of changes to overall housing provision in MM49.</p> <p>For clarification purposes</p>	<p>No change to IIA findings: this modification amends the housing provision set out within the policy. This is as a result of changes to the plan's overall housing provision made by MM49. These changes would not affect the findings of the IIA for the reasons described under MM49.</p>
MM7 (Policy SP3)	<p>Strategic Policy SP3</p> <p>Development in the Countryside</p> <p>Amend policy as follows:</p>	<p>Comments from the Environment Agency, Natural England, Southern Water</p>	<p>Change to IIA findings (more sustainable): this modification references the need to not contribute towards increased flood risk. Therefore, the negligible effect identified with relation to IIA Objective 14: Flood Risk would change to minor positive. Requirements to assess the potential loss of the best and most</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>In the countryside, defined as land outside the settlement boundaries, the Local Planning Authority will only permit the following types of development:</p> <ul style="list-style-type: none"> i. Development in accordance with Site Allocations as set out in this Plan or any made Neighbourhood Plans; or ii. Development which has an operational need for a countryside location, such as agriculture, horticulture, forestry, <u>essential infrastructure</u> or <u>leisure and recreation development in accordance with Policy NE13</u> outdoor recreation; or iii. Proposals for the reuse of existing rural buildings for employment, tourist accommodation, community use or affordable housing where they are close to existing settlements or in otherwise sustainable locations¹ which have access to public transport, active travel infrastructure and avoid the need to travel by private car (to meet demonstrable local housing needs). Buildings should be of permanent construction and capable of use without major reconstruction; or iv. Expansion or suitable replacement of existing buildings to facilitate the expansion on-site of established businesses or to meet an operational need, provided development is proportionate to the nature and scale of the site, its setting and countryside location; or v. Small scale sites for low key tourist accommodation appropriate to the site, location and the setting; vi. Residential accommodation for which an exceptional need has been demonstrated, in accordance with policies H7 (affordable housing exception sites), H12 and H13 (traveller accommodation), or H11 (agricultural dwellings), and vii. The infilling of existing settlements without a settlement boundary in line with policy H4. <p>Development proposed in accordance with this policy should not cause unacceptable harm to biodiversity and the water environment, to the character and landscape of the area or neighbouring uses, or create unacceptable noise/light and traffic generation.</p> <p>Development proposed in accordance with this policy should <u>not increase flood risk</u>, cause unacceptable harm to biodiversity and the water environment, to the character and landscape of the area or neighbouring uses, or create unacceptable noise/light and traffic generation. <u>Where appropriate, proposals should demonstrate they have considered and assessed any potential loss of the best and most versatile agricultural land.</u></p>		<p>versatile agricultural land will help strengthen the minor positive effect identified for IIA Objective 12: Natural Resources. Changes at point (ii) to the types of development in the countryside to which the policy applies are considered minor in the context of the IIA and do not alter its findings.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
MM8 (Policy CN1)	<p>Carbon Neutrality and Designing for Low Carbon Infrastructure</p> <p>Supporting text:</p> <p>Key issues (p33-34)</p> <p>New criteria in between vii and viii:</p> <p><u>The Local Plan recognises the important contribution that heritage can make to climate change mitigation and adaptation. This includes support for the retention, repair, and reuse of existing buildings, as well as enhancing their energy efficiency and reducing carbon emissions.</u></p> <p>Strategic Policy CN1</p> <p>Mitigating and Adapting to Climate Change</p> <p>Amendments to criterion i and xiv as follows -</p> <p>i. Low carbon solutions have been incorporated that reduce and minimise energy consumption through the energy hierarchy classification of energy options (Policy CN2) and <u>how ensure that</u> carbon emissions have been considered at every stage of the design process;</p> <p>xiv. The design process assesses and considers the use of green roofs and walls that are covered in vegetation, fenestration, insulation, external shutters, and the use of colour of external materials that can all contribute towards <u>mitigating</u> overheating; and</p>	Comments from Historic England	No change to IIA findings: this modification provides additional context to the key issues of climate change. Minor wording amendments within the policy would not affect the findings of the IIA.
MM9 (Policy CN2)	<p>Supporting text:</p> <p>New paragraph after current paragraph 4.17:</p> <p><u>The Local Plan recognises the benefits that reuse of buildings can play in addressing climate change mitigation and adaptation, particularly in relation to heritage assets. The plan supports the retention, repair, and reuse of existing buildings, while encouraging sensitive design adaptations that enhance the carbon and energy efficiency of heritage assets and buildings.</u></p> <p>Policy CN2</p>	Comments from Historic England	No change to IIA findings: this modification provides additional context to the supporting text of the policy. Minor wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Energy Hierarchy</p> <p>Amend policy as follows:</p> <p>All development shall accord with the following energy hierarchy (in order of preference):</p> <ul style="list-style-type: none"> • Minimise energy demand for new build which is done by employing the 'fabric first approach'; • Maximise energy efficiency; • Utilise renewable energy; and • Utilise low carbon energy. 		
MM10 (Policy CN3)	<p>Supporting text:</p> <p>Amend paragraph 4.19 as follows:</p> <p>4.19 Policy CN2 sets out an energy hierarchy which is a classification of energy options, prioritised to focus developers to think about and embed more sustainable energy options right at the start of the design process. It is one of the core principles of the Local Plan. It is a similar approach to a waste hierarchy where the least favourable option is located at the bottom of a triangle. The development industry often refers to this as a 'fabric first approach'. This means that before considering renewable and/or low carbon energy sources, energy demand must first be reduced by maximising performance of the components which make up the building fabric (i.e. consider the materials and design of the environment and then move down the energy hierarchy). Not only is the 'fabric first' approach the most sustainable and environmentally best approach for new build, but it can also make an important contribution to addressing fuel poverty and improving social equity.</p> <p><u>When taking a fabric first approach for works to existing traditionally constructed buildings, care must be taken, and professional advice sought. Traditional construction* absorbs moisture but allows it to evaporate when conditions become drier. This is in contrast to modern construction, which often relies on impermeable barriers to prevent moisture entering the fabric. Thus when insulation is added it needs to be done in a way that maintains the moisture balance.</u></p> <p>Footnote:</p> <p><u>*'Traditional' refers to buildings with solid walls built from permeable materials such as stone, earth, timber, clay tiles, porous brick and lime-based mortars, plasters and renders.</u></p>	Comments from Historic England	<p>No change to IIA findings: this modification provides additional context to the supporting text of the policy. Minor wording amendments within the policy provide more clarity but would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Policy CN3 Energy Efficiency Standards to Reduce Carbon Emissions</p> <p>Amend policy as follows:</p> <p>The Council has declared a climate emergency and has committed to providing the leadership for the district to be carbon neutral by 2030. This will contribute to the UK's legally binding target of net zero carbon by 2050. All new developments should demonstrate the lowest possible level of carbon emissions. These should be in line with the requirements set out below unless there are exceptionally clear and compelling reasons. These reasons should be established through the design process and demonstrate that achieving these standards produces a development that would be harmful to its setting or the character of the wider area or it is demonstrated that is not practical.</p> <p>All new residential development</p> <p>All new residential development buildings (excluding conversion and change of use) should not burn any fossil fuels on site for space heating, hot water or used for cooking. New residential development will need to be able to demonstrate net-zero operational carbon on site by ensuring:</p> <ul style="list-style-type: none"> i. The predicted space heating demand of the homes based on predicted energy modelling, showing that the target of <15 kWh/M2/year is met. ii. The total kWh/yr of energy consumption of the building based on predicted energy modelling tools showing that the target of <35 kWh/M2/year is met. iii. The total kWh/yr of energy consumption of the buildings on the site and the total kWh/yr of energy generation by renewables to show that the balance is met. iv. Onsite renewables to provide 100% of the energy consumption that is required by residential buildings, for example through the installation of photovoltaic solar panels or other suitable forms of renewable energy generating schemes that are appropriate for the location or the setting. <p><u>All requirements should be met at a 'building' level rather than per dwelling. For houses, each house will meet the above requirements, but for blocks of flats the requirements would be for the whole building rather than for each dwelling individually.</u></p> <p><u>New non-residential development</u></p>		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?								
	<p>v. New non-residential development (excluding conversion and change of use) should meet the 'BREEAM Excellent' standard or an agreed equivalent industry standard assessment process. Developers that propose a scheme to meet BREEAM standards should submit a post construction assessment and BREEAM certificate to the local planning authority to demonstrate compliance. At outline planning application stage a commitment to BREEAM Excellent should be made, and at full planning application a BREEAM pre-assessment should be provided.</p> <p>All new non-residential developments should maximize on-site renewable energy generation. As a minimum, applicants will be expected to submit the following information as part of their planning application.</p> <ul style="list-style-type: none"> i. Total installed capacity on-site in (kWp) and total generation (kWh/year) ii. The Photovoltaic area (M2) iii. A roof plan marked-up with the Photovoltaic area. <p>Meeting the policy:</p> <p>Energy strategy should outline compliance with the policy requirements. The following table indicates the energy modelling and calculation requirements at different planning application stages.</p> <table border="1"> <thead> <tr> <th>Requirements</th><th>Predictive Energy Modelling/ Energy Use Intensity (EUI) calculations</th></tr> </thead> <tbody> <tr> <td>Pre-App</td><td>Modelling not required, but confirmation of how Policy CN3 will be met.</td></tr> <tr> <td>Outline</td><td>Typical dwellings/buildings</td></tr> <tr> <td>Full Planning & Reserved Matters</td><td>Representative sample of exact dwelling/building design</td></tr> </tbody> </table>	Requirements	Predictive Energy Modelling/ Energy Use Intensity (EUI) calculations	Pre-App	Modelling not required, but confirmation of how Policy CN3 will be met.	Outline	Typical dwellings/buildings	Full Planning & Reserved Matters	Representative sample of exact dwelling/building design		
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Full Planning & Reserved Matters	Representative sample of exact dwelling/building design										
MM11 (Policy CN5)	<p>Policy CN5 Renewable and Low Carbon Energy Schemes</p> <p>Amendment to criterion iv as follows –</p> <p>iv. That there are no significant adverse impacts on the significance of heritage assets (including the contribution to that significance made by their setting)</p>	Comments from Historic England	<p>No change to IIA findings (less sustainable): this modification slightly weakens policy protection for cultural heritage but does not affect the findings of the IIA.</p>								
MM12 (Policy CN6)	<p>Policy CN6 Micro Energy Generation Schemes</p>	Comments from Historic England	<p>No change to IIA findings (more sustainable): this modification makes clarifications to supporting text and policy HE2. The modifications have positive effects</p>								

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Amend criterion i and add new criterion as follows:</p> <p>The council will support proposals for micro energy generation. This includes heat and power generated from solar, ground source/air source heat pumps, hydro-electric schemes, small scale biomass schemes and other low carbon heat or power sources providing that it can be demonstrated that:</p> <ul style="list-style-type: none"> i. There is not an <u>significant</u> unacceptable impact on heritage significance or on the natural environment; ii. The noise impacts from the operational use of the proposal have been acceptably mitigated in accordance with Policy D7; and iii. Proposals have been sensitively integrated with the whole building including where applicable its roof profile in order to avoid an unacceptable impact on the appearance of the building and the surrounding landscape. <p><u>iv. There is an emergency plan for any energy storage facility to address the risk of fire and any potential contamination run off.</u></p>		<p>regarding IIA objectives Therefore 4: health and wellbeing, 9: biodiversity and geodiversity and 13: water environment because they tighten protection of the natural environment via a “no significant impact” test, add an explicit emergency plan for energy storage facilities to manage fire risk and contamination run-off. However these changes are not significant enough to alter the effects of the IIA.</p>
MM13 (Policy CN7 and in the contents page)	<p>Change policy title:</p> <p>Policy CN7</p> <p>Energy Storage <u>Community Energy Storage</u></p> <p>Amend policy as follows:</p> <p>Development proposals that involve <u>community</u> energy storage will be supported subject to meeting the following criteria:</p> <ul style="list-style-type: none"> i. The <u>community</u> energy storage facility is less than 100kWh and is, where possible, co-located with existing and proposed renewable energy development; ii. The location, scale, design and other measures in connection with the facility are designed in order to avoid or mitigate any adverse unacceptable impact on the built environment, biodiversity, heritage, landscape and the surrounding area in terms of cumulative and indivisibility impact; 	<p>To clarify intent of the policy.</p>	<p>No change to IIA findings (mixed effects): this modification amends the wording of policy text to provide more clarity. It limits the scale of permitted community energy storage, thereby limiting the likely scale of associated potential positive and negative effects identified for the policy in the Reg. 19 IIA. However these changes are not significant enough to alter the effects of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>iii. There is an emergency plan for any energy storage facility to address the risk of fire and any potential contamination run off; and</p> <p>iv. The proposals are not of a scale that would involve the installation of cooling fans unless the noise impacts from these have been acceptably mitigated.</p>		
	High Quality Well-Designed Places and Living Well		
MM14 (Policy D1)	<p>Supporting text:</p> <p>Amend paragraphs 5.38 and 5.40:</p> <p>5.38 The contextual factors to consider will depend on the characteristics of each site, and the form of development proposed. Matters to assess potentially include: <u>the presence of utility infrastructure</u>; the pattern of development; height, scale, massing and elevational treatment of surrounding development; land uses; movement patterns and routes; relationship with nearby facilities and services; landscape features; open spaces; topography; orientation; views; neighbouring occupants/uses; protected features; boundary treatments; existing buildings worthy of retention; water features; flooding; <u>and</u> microclimate.</p> <p>5.40 The final design solution needs to be a positive, creative and a bespoke response to the site context. <u>Where appropriate</u>, the design also needs to take into account <u>relevant national guidance, such as</u> the guidance in the DfT document <i>Inclusive mobility: a guide to best practice on access to pedestrian and Transport infrastructure</i>, <u>the Sport England Active Design Guidance and the National Grid document Design Guidelines for Development near pylons and high voltage overhead power lines</u></p>	Response from National Grid Electricity Transmission, National Gas Transmission, Sport England.	No change to IIA findings: this modification provides additional context to the supporting text of the policy with regards to design guidance. The amendments would not affect the findings of the IIA.
MM15 (Policy D2)	<p>Map Key (page 83)</p> <p>Add purple arrow and title “Improve Strategic Connections”</p> <p>Add yellow arrow and title “Improve Wider Connectivity”</p> <p>Policy D2</p> <p>Design Principles for Winchester Town</p> <p>Revise criteria as follows –</p> <p>ii. Any relevant aspects, identified characteristics and principles set out in Masterplans, Local Area Design Statements, Conservation Area Appraisals and Technical Assessments, Local Area Design Codes, Planning Frameworks, Design Codes and other relevant planning documents that have been</p>	<p>To show what these arrows denote on the maps on pages 84-91 of the Plan.</p> <p>To clarify the level of engagement which has informed these relevant documents.</p>	No change to IIA findings: this modification amends the wording of policy text to provide more clarity and does not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>prepared and consulted on with the involved local community <u>in accordance with the Statement of Community Involvement</u>;</p> <p>viii. The delivery of transport improvements identified in the Winchester Movement Strategy, Winchester Walking Strategy and City of Winchester Local Cycling and Walking Infrastructure Plan and other relevant transport documents that have been prepared and consulted on with the involved local community <u>in accordance with the Statement of Community Involvement</u>;</p> <p>x. For development in the identified opportunity areas, the potential for the proposal to deliver or contribute to the listed opportunities within that area; In addition to the specific comments for each area, the following points should be also considered –</p>	<p>In order to improve clarity with the wording and to make criterion ix consistent with the wording of paragraph 5.50 in the Local Plan.</p>	
MM16 (Policy D3)	<p>Strategic Policy D3 Design Principles for the South Hampshire Urban Area</p> <p>Revise criterion ii of Policy D3 as follows –</p> <p>ii. Any relevant aspects, identified characteristics and principles set out in Masterplans, Village Design Statements, Local Area Design Codes, Planning Frameworks and Design Codes that have been prepared and consulted on with the involved local community <u>in accordance with the Statement of Community Involvement</u>;</p>	<p>To clarify the level of engagement which has informed these relevant documents.</p>	<p>No change to IIA findings: this modification amends the wording of policy text to provide more clarity and does not affect the findings of the IIA.</p>
MM17 (Policy D4)	<p>Strategic Policy D4 Design Principles for Market Towns and Rural Villages</p> <p>Revise criterion ii of Policy D4 as follows –</p> <p>ii. Any relevant aspects, identified characteristics and principles set out in, Village Design Statements, Conservation Area Appraisals and Management Plans, Local Area Design Codes, Planning Frameworks and Design Codes that have been prepared and consulted on with the involved local community <u>in accordance with the Statement of Community Involvement</u>;</p>	<p>To clarify the level of engagement which has informed these relevant documents.</p>	<p>No change to IIA findings: this modification amends the wording of policy text to provide more clarity and does not affect the findings of the IIA.</p>
MM18 (Policy D5 and in the Contents page)	<p>Policy D5 <u>Concept</u> Masterplans</p> <p>Pages 97 and 98 – revise title as follows – MASTERPLANS/ <u>AND</u> CONCEPT MASTERPLANS</p>	<p>To clarify the scope and role of Concept Masterplans and outline when they will be required.</p>	<p>No change to IIA findings (more sustainable): this modification makes clarifications to supporting text/information and policy D5. The addition of blue infrastructure to criterion xii would have positive effects</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Supporting text:</p> <p>Revise supporting text as follows -</p> <p>5.70 The masterplan will be sought to secure agreement on key development principles when development is proposed on large sites that may be comprised of a number of different development interests and brought forward in phases. The agreement of the masterplan is part of a robust design process for good place making. They ensures these types of sites are developed in way which follows a clear vision and delivers high quality outputs thereby avoiding ad hoc and uncoordinated development proposals which do not align with the principles of good design.</p> <p>5.71 The existence of agreed plans will be able to guide the landowners, developers and the local planning authority when considering any future development proposals for the site(s). The masterplan will not necessarily detail all future development, particularly of a minor nature, however they should provide confidence for landowners and developers to bring forward schemes in accordance with the masterplan and the principles therein and create high quality places. They will also support the efficient processing of subsequent applications, saving unnecessary use of resources for applicant and the local planning authority.</p> <p>5.72 The masterplan should be prepared before, or in conjunction with, the submission of development proposals. The masterplan should be prepared by landowners and developers with input from the local planning authority, and following community engagement, so that the main principles for developing the land can be identified and agreed. The local planning authority will consider whether the requirement for a masterplan is justified and necessary on a site by site basis unless stipulated by a site allocation policy in the Plan.</p> <p><u>5.70 The site allocations in this Plan identify where a Masterplan is required to support planning applications and indicate the scope of what is required. These seek to ensure that there is sufficient understanding of how the site will work as a whole when taking decisions on planning applications.</u></p> <p><u>5.71 For significant development sites, a Concept Masterplan is required, to be agreed with the Council and endorsed as a material planning consideration, prior to the submission of a planning application. The Council will seek to engage with landowners and developers through this master planning approach as part of a Planning Performance Agreement.</u></p> <p><u>5.72 Significant development sites are sites which have an impact on the community and may have the potential to deliver benefits to that community through the development. The significance of development may not arise because of the scale of the development proposed but be a result of the impact on the local character of the place into which it is to be introduced.</u></p>	<p>To improve clarity and bring policy in line with supporting text para. 5.72</p> <p>Comments from the Environment Agency</p>	<p>regarding IIA objectives 3: Climate Adaptation, 4: Health and Wellbeing, 9: Biodiversity and Geodiversity and 10: Landscapes and Character as blue elements enhance climate resilience by supporting SuDS and the multifunctionality of blue-green networks, expand access to multifunctional open space for recreation and wellbeing, strengthen habitat connectivity and ecological networks, and elevate design/landscape quality through integrated waterscape features.</p> <p>However, the deletion of the management plan requirement will have negative effects regarding IIA objectives 4: health and wellbeing, 5: Community Cohesion and Safety, 7: Access to Services, Facilities and Jobs and 10: Landscapes and Character because without a post-completion management plan there is less certainty that open spaces, community facilities, and public realm will be properly maintained and managed over time. However, these changes to the policy are not considered significant enough to change their respective effects in the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p><u>5.72a The City Council will determine whether a development site qualifies as Significant Development and requires a concept masterplan as part of any pre-application engagement.</u></p> <p><u>5.72b Concept Masterplans are part of the process of design. They establish the vision and aspiration for a new development, explore the different possible scenarios, engage with all stakeholders to refine the development proposal, and finally identify how the development will be managed for the future. The Council's expectations regarding community engagement and involvement are set out in the Council's Statement of Community Involvement and Master Planning Approach to Concept Masterplans.</u></p> <p><u>5.72c Decisions on whether a Concept Masterplan is needed for a site will be decided on a case-by case basis in discussion with the City Council. If a relevant adopted Supplementary Planning Document (SPD) is in place, the City Council will not expect a Concept Masterplan to be prepared so as not to add unnecessarily to the financial burdens on development as supported by National Policy.</u></p> <p><u>5.72d Further guidance is set out in the document "Master Planning Approach to Concept Masterplans" which is available on for the Council's Website at https://www.winchester.gov.uk/historic-environment/urban-design/concept-masterplanning</u></p> <p>Page 99</p> <p>Revise title of page as follows – <u>CONCEPT MASTERPLANS</u></p> <p>Revise title of Policy as follows – Strategic Policy D5 <u>Concept</u> Masterplans (and throughout the Plan)</p> <p>Revise the first three paragraphs of Policy D5 as follows –</p> <p>In the interests of sustainable development and good quality place-making in order to secure long term benefits for the district, when proposals come forward on <u>significant development</u> larger sites that may be brought forward in phases the local planning authority will seek to ensure that a <u>Concept</u> Masterplan is developed and agreed for the site.</p> <p><u>The Concept Masterplan should be based on a proportionate evidence base</u> Proposals for significant development on sites occupied by major landowners/users will be permitted where they accord with the Development Plan and are consistent with a comprehensive and evidence based site wide <u>concept</u> masterplan which demonstrates how high quality design will be delivered for the whole site which has involved and engaged with stakeholders and communities. These <u>Concept</u> Masterplans should be agreed with the local planning authority and show how the wider implications or cumulative benefits of developing the site can be addressed.</p>		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Any a<u>Applications</u> for significant development on sites occupied by major landowners/users should be preceded by a <u>concept masterplan</u>, and is which are expected to achieve the following objectives proportionate to the scale of the site and proposed development:</p> <p>Amend criterion xii as follows -</p> <p>xii. Incorporate a green <u>and blue</u> infrastructure strategy, providing an integrated network of green <u>and blue</u> spaces, taking advantage of opportunities for off-site links to the countryside, South Downs National Park where applicable and wider green <u>and blue</u> network, and where necessary providing alternative recreational space to mitigate potential environmental impacts of development;</p> <p>Delete final paragraph of Policy D5 as follows -</p> <p>A management plan must be produced as part of the master planning process to demonstrate how infrastructure and community assets will be maintained and managed following completion of development.</p>	Reason – requirement considered unreasonable at concept masterplan stage.	
MM19 (Policy D6)	<p>Policy D6</p> <p>Brownfield Development and making the best use of land</p> <p>Revise policy as follows:</p> <p>In order to ensure that development land within existing settlements is used most effectively, the local planning authority will prioritise development of previously developed land, and expect higher densities where appropriate on sites which have good access to facilities and public transport, particularly within the urban areas. The development potential of all sites should be optimised, consistent with the need to promote the delivery of high quality, well designed places. The primary determinant of the acceptability of a scheme will be how well the design responds to the general character and local distinctiveness of the area in which it is located.</p>	To ensure the policy is consistent with national policy to significantly boost the supply of housing.	<p>Change to IIA findings (mixed effects): this modification removes reference to prioritising development of brownfield land. This may help greenfield development sites to come forward more quickly and enable more housing to be delivered, with potential minor positive effects in relation to IIA Objective 6: Housing, in particular. However, it also reduces the policy's previously identified significant positive effect in relation to IIA Objective: 12 Natural resources to a minor positive effect. A minor positive effect is still expected as the policy continues to expect higher densities in areas with good access to facilities and public transport.</p>
MM20 (Policy D7)	<p>Supporting text:</p> <p>Delete paragraph 5.84 -</p> <p>For large or prolonged development, consideration should also be given to the potential noise impacts during construction as well as the post development phase.</p>	To delete repetition and improve clarity	<p>No change to IIA findings: this modification amends the wording of supporting text to provide more clarity and does not affect the findings of the IIA.</p>
MM21 (Policy D8)	<p>Supporting text:</p> <p>Revise paragraph 5.90 as follows:</p>	The reason for this is to clarify the amount of information which is required to accompany planning applications.	<p>No change to IIA findings: this modification strengthens the wording of supporting text to provide more stringent requirements of assessing potential contamination. It would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>5.90 If a previous land use indicates the possibility of contamination, further investigations must be undertaken by suitably qualified and experienced persons and adequate information submitted as part of the planning application. <u>Where appropriate, additional necessary information will be secured through planning condition. But it is essential that planning applications are supported by sufficiently robust and detailed information to enable a decision to be made on the principle of development and the type and disposition of uses.</u></p>		
MM22 (Policy D10)	<p>Supporting text:</p> <p>Delete paragraphs 5.98 to 5.100 as follows –</p> <p>5.98 Applications for Advanced Warning Signs (A Boards and free standing boards) will be considered with regard to the City Council's Design Guidance for the control of Shopfronts and Signs and are directional in their message. General advertising of particular goods for sale will not be permitted.</p> <p>5.99 Where cafes and restaurants are permitted to locate tables and chairs on the highway, advertisements will not normally be permitted on banners or hoardings surrounding them.</p> <p>5.100 In Winchester City Centre, Advanced Warning Signs will not be permitted for premises located on the High Street, Broadway, Upper High Street, St Georges Street and Jewry Street.</p> <p>Policy D10</p> <p>Signage</p> <p>Proposed new modification to Policy D10 Signage as follows –</p> <p>In order to maintain commercial and visual attractiveness, consent will be granted for advertisements and signs which respect the character and significance of the local area and conform to the guidance below and <u>has regard to</u> the city council's 'Design Guidance for the eControl of Shopfronts and Signs'.</p> <p>Internally illuminated signs will not be permitted within conservation areas.</p> <p>Where consent is required, hanging or projecting signs will only be permitted where they do not contribute to visual clutter or detract from significant architectural features on the building. These will be expected to be located at fascia level, unless replacing existing historic signs.</p> <p><u>Applications for Advanced Warning Signs (A-Boards and free standing boards which are directional in their message) will be considered with regard to the City Council's Design</u></p>	<p>To ensure the policy includes all relevant matters, and delete superfluous supporting text in paragraphs 5.99 and 5.100 which is not in accordance with current practice or concerns matters already dealt with in the Design Guidance.</p>	<p>No change to IIA findings: this modification amends the wording of the policy to provide greater clarity around signage design. However, it would not affect the findings of the IIA which identified significant positive effects with relation to IIA Objective 10: Landscape and Character, and 11: Historic Environment.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<u>Guidance for the Control of Shopfronts and Signs. General advertising of particular goods for sale will not be permitted.</u>		
	Sustainable Transport and Active Travel		
MM23 (Policy T1)	<p>Supporting text:</p> <p>Revise paragraphs 6.4, 6.10 and 6.21 as follows:</p> <p>6.4 Hampshire County Council is currently in the process of updating their Local Transport Plan which sets out its vision for future transport and travel infrastructure. The current Local Transport Plan (LTP3) was developed in 2011 but is no longer relevant to today's challenges and opportunities. <u>Hampshire County Council adopted their new Local Transport Plan (LTP4) in February 2024 which sets out its vision for future transport and travel infrastructure.</u></p> <p>6.10 Whilst the Winchester Vision is solely focussed on Winchester Town, the work that was undertaken as part of this commission focussed on the need to reduce the reliance of the private motor car and promote the concept of the 15 minute cities. Given that there is a climate emergency, it is considered appropriate to embed the concept of 20 minute neighbourhoods into the Local Plan, (rather than 15 minute cities). and apply these principles in the parts of the district where this is achievable whilst recognising that the concept of 20 minute neighbourhoods does not work for all of the district. <u>Importantly, while not all areas of the district can support this concept, there are several locations beyond Winchester Town where the principles of 20-minute neighbourhoods are achievable.</u></p> <p>6.21 Active travel and sustainable transport are an essential component when developing a site and determine how the site will function in terms of travel patterns. To reflect the road user utility framework (as set out in LTP4), development must enable greater uptake and continued use of active and sustainable modes of transport. The location, design and layout of development will need to demonstrate significant prominence and priority <u>is</u> being given to those walking, wheeling and cycling, using public transport services such as local buses or other public transport networks.</p> <p>Strategic Policy T1 Sustainable and Active Transport and Travel</p> <p>Amend policy as follows:</p> <p>Planning applications for development that would increase travel must be supported by a transport assessment to quantify the amount and type of travel and should prioritise:</p> <p>i. A genuine choice of sustainable and active transport modes of travel; prioritising walking, wheeling, cycling and public transport, followed by car clubs, electric/hydrogen vehicles and lastly private fossil-</p>	Comments from Hampshire County Council and Network Rail To clarify from points raised at examination	No change to IIA findings: this modification amends the wording of the policy and supporting text to provide more information about 20-minute neighbourhoods and enhancement of the rail network. However, it does not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>fuelled vehicles;</p> <p>ii. Development so that it reduces the number of trips made by private motor vehicle as well as maximising opportunities to walk and cycle in compliance with due regard to the Hampshire Movement and Place Framework and Healthy Streets approach as set out in the adopted LTP4;</p> <p>iii. The concept and principles of 20 minute neighbourhoods;</p> <p>iv. Integrating sustainable and active travel routes into the layout with connections to the wider network and where appropriate integrated with the green / blue infrastructure networks, which must be made available and usable at all stages of development particularly on large or phased sites;</p> <p>v. Safe, attractive, secure and convenient ways that encourage all users, including those with disabilities and reduced mobility, to use more sustainable forms of transport such as walking, wheeling, cycling, buses and as appropriate, the rail network, at every stage of the development;</p> <p>vi. The continued safe and efficient operation of the strategic and local road networks and as appropriate, the rail network;</p> <p>vii. New accesses and intensified use of existing accesses onto the road network that can demonstrate that they will not result in reduced highway safety or significant congestion/delays; and</p> <p>viii. Proposals which include new or refurbished employment development will need to provide where appropriate measures such as showers, changing areas and lockers/storage to cater for employees wishing to engage in active travel.</p>		
MM24 (Policy T2)	<p>Policy T2</p> <p>Parking for New Developments</p> <p>Add new criteria and renumber as follows:</p> <p>New development, excluding householder development, will only be permitted where:</p> <p>i. The applicant can demonstrate in the Design and Access Statement, Transport Assessment/Statement and the Travel Plan, how the needs of sustainable transport modes have been prioritised in the design process and provide justification for the level of car parking provided on the site;</p> <p>ii. The parking provision on residential development including for visitors shall take account of local circumstances including the layout of the development, the mix of dwellings, the character of the local area and the proximity of public transport;</p> <p>iii. Residential development proposed with no car parking provision will be supported where it is located in walking distance of a range of services and facilities, or there is appropriate access to non-</p>	To improve clarity, some of the criteria from Policy T3 have been moved to T2	<p>Change to IIA findings (more sustainable): this modification makes clarifications to policy T2. The addition of the new criteria would have positive effects regarding IIA objectives 3: Climate Adaptation, 4: Health and Wellbeing, 5: Community Cohesion and Safety, 10: Landscapes and Character, 13: Water Resources and 14: Flood Risk as requiring overlooked, well-landscaped and safely designed parking with long-term maintenance plans improves everyday safety, comfort and social interaction while enhancing townscape quality; and specifying permeable, context-appropriate surfacing reduces polluted runoff, supports SuDS and urban cooling, and lowers flood risk. Criterion v and vii are not expected</p>

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	<p>car based modes of transport, and it is demonstrated that the lack of provision will not be to the detriment of the surrounding area or the need of those with limited mobility;</p> <p>iv. Secure parking for cycles, e-mobility, mobility scooters or any other form of non-car transport must be provided in a safe and convenient location and should be integral to the building where possible, and if this is not possible should be undercover, with charging points designed according to the relevant standard or locally specific demand and any health and safety requirements; and</p> <p>v. The design provides attractive, landscaped and safe parking areas which are overlooked by dwellings or other areas of active public use providing surveillance and are accompanied with associated long term maintenance plans;</p> <p>vi. Includes permeable parking surfaces unless there are overriding evidenced reasons that prevents their use;</p> <p>vii. Any surfaces used should be appropriate to the site context and expected level of use; and</p> <p>viii. Parking for commercial uses will be considered on a case by case basis.</p>		<p>to be significant enough to affect the findings of the IIA, however, criterion vi will strengthen the effects regarding IIA objectives 3 and 14 from negligible to minor positive as it aids in the mitigation of flooding.</p> <p>N.B. Some of the positive effects identified in relation to the modifications to policy T2 net off against negative effects identified (below) in relation to modifications to policy T3, where they relate to criteria that have been moved from one policy to the other.</p>
MM25 (Policy T3)	<p>Supporting text:</p> <p>Amend paragraph 6.33 as follows:</p> <p>6.33 Planning applications will be required to demonstrate through the design process how sustainable transport modes of travel, mobility parking and access to public transport has been prioritised over private car parking and access. Planning applications will be required to ensure that through the design process (policy D1), they have demonstrated how developments will facilitate walking, wheeling and cycling, and the use of public and shared transport options, integrating them into the site layout from the outset. The policy requires that applicants ensure that design proposals respond sensitively to the character of the surrounding area. The design and layout should be safe, attractive and functional. It should avoid potential conflicts between the various users and make car travel the lowest priority. It should be designed in a way that connects together the new development to the Public Rights of Way network and the nearest public transport facility.</p> <p>Amend policy title, criteria as follows and subsequently renumber:</p> <p>Policy T3</p> <p>Enabling Sustainable Travel Modes of Transport and the Design and Layout of Parking for New Developments Prioritising Active and Sustainable Modes of Travel</p> <p>In order to prioritise sustainable and active modes of travel planning applications (excluding householder applications) will be required to demonstrate through the design process the need for parking provision. New development, will only be permitted where:</p> <p>i. Priority is given for active and e-mobility travel and car clubs (<u>unless the applicant can demonstrate that this would not be appropriate</u>);</p>	<p>Deleted criteria have been moved to T2 or T4.</p> <p>To clarify from points raised at examination</p>	<p>Change to IIA findings (less sustainable): this modification makes clarifications to supporting text and policy T3. The removal of criteria would have negative effects regarding IIA objectives 1: Climate Change Mitigation 2: Transport and Air Quality, 3: Climate Adaptation, 4: Health and Wellbeing, 5: Community Cohesion and Safety, 10: Landscape and Character, 13: Water Resources and 14: Flood Risk, though the changes to the policy are largely not significant enough to affect the majority of these objectives effects of the IIA findings. However, the edited policy drops the explicit requirements for overlooked, landscaped, safe parking areas and a long-term maintenance plan, so benefits for everyday safety, surveillance and informal interaction are weaker than before, which will change the significant positive effect regarding IIA objective 5 to a minor positive effect. In addition, the edited policy removes the requirement for permeable parking surfaces, so it no longer directly supports SuDS or surface-water flood management, therefore changing the minor positive effect regarding IIA objective 14 to a negligible effect.</p>

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	<p>ii. Parking is provided on site, it will have there are facilities for charging of plug in and other ultra low emission vehicles in safe, accessible and convenient locations in accordance with the Building Regulations;</p> <p>iii. The design incorporates parking provision, which has drop off spaces, vehicular access and kerbside space for servicing and loading where appropriate;</p> <p>iv. Opportunities have been explored through the design process to incorporate, where appropriate shared spaces;</p> <p>v. As part of the overall design the scheme takes account of the character of the surrounding area in accordance with High Quality Places SPD or its successor; and</p> <p>vi. The design provides attractive, landscaped and safe parking areas which are overlooked by dwellings or other areas of active public use providing surveillance and are accompanied with associated long term maintenance plans;</p> <p>vii. Signage and lighting is provided in places where it is necessary which are of a high quality design appropriate to the location;</p> <p>viii. Includes permeable parking surfaces unless there are overriding evidenced reasons that prevents their use; and</p> <p>ix. Any surfaces used should be appropriate to the site context and expected level of use.</p>		N.B. Some of the positive effects identified in relation to the modifications to policy T2 (above) net off against negative effects identified in relation to modifications to policy T3, where they relate to criteria that have been moved from one policy to the other.
MM26 (Policy T4)	<p>Policy T4</p> <p>Access for New Developments</p> <p>Amend criteria and renumber as follows:</p> <p>New development, excluding householder applications, will be permitted where it accords with the development plan and where it:</p> <p>i. Prioritises the needs of walking, wheeling and cycling safe and attractive routes to, from and within the site which connect to existing Public Rights of Way network outside the site boundary and the nearest public transport stop, minimising the scope for conflicts between all users;</p> <p>ii. Addresses the needs of people with disabilities, children and those with reduced mobility in relation to all modes of transport; including the provision of appropriate crossings at appropriate locations;</p> <p>iii. Allows for access to, and movement within, the site in a safe, low speed and effective manner, having regard to the amenities of occupiers of the site, and adjacent land and to the requirements of the emergency services and service providers, including turning facilities and manoeuvrability for emergency vehicles as appropriate in accordance with the most current guidance; and</p> <p>iv. Makes provision for access to the site in accordance with any highway requirements on the grounds of safety, including the provision of gateways, visibility splays, access to adopted highways and accompanying signage that may be required;</p> <p>v. The design incorporates parking provision, which has drop off spaces, vehicular access and kerbside space for servicing and loading where appropriate; and</p>	To improve clarity, some of the criteria from Policy T3 have been moved to T4	No change to IIA findings: this modification amends the wording of the policy to provide more clarity around parking provision. However, it does not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>v-vi. Any sites that are likely to generate large numbers of HGV movements need to be in reasonable proximity and accessible to Major Road Network or the Strategic Road Network.</p>		
	Biodiversity and the Natural Environment		
MM27 (Policy NE1)	<p>Supporting text:</p> <p>Amend paragraph 7.15:</p> <p>The Local Plan has a key role to play in achieving these aims for the natural environment and biodiversity. It is responsible for allocating the sites needed to provide the housing, employment and other requirements of the district up until 2040. It can ensure that new development is focused on sustainable areas using a brownfield land first approach and through policies which ensure that all aspects of the natural environment and biodiversity are protected and enhanced.</p> <p>Key Issues (p.134)</p> <p>Amend criterion iv as follows –</p> <p>The Local Plan helps to ensure that the landscape and natural environment of the district which is valued so highly is protected and enhanced. <u>The complex interplay between landscape, the natural environment, historic features and cultural connections means that an integrated approach to their management is recommended.</u></p> <p>viii. There is a need to prioritise the use of brownfield land over green field sites whilst accepting that there is unlikely to be sufficient brownfield land in the district to meet its development needs. This reflects the sustainable development aims of the plan.</p> <p>Amend paragraph 7.23 as follows –</p> <p>7.23 In order to ensure that the Local Plan accords with the guidance in the NPPF and supports the aims set out in the council's nature emergency declaration the preferred approach is to include an overarching strategic policy that sets out the council's aspirations in respect of promoting the protection and enhancement of biodiversity and all aspects of the natural environment. Measures could include hedgehog highways, swift bricks, bat bricks / boxes and appropriate planting. <u>The emerging Hampshire Local Nature Recovery Strategy includes maps of the most valuable areas for wildlife, opportunities to improve nature in the future and local priorities for nature recovery.</u></p> <p>Strategic Policy NE1</p> <p>Protecting and enhancing Biodiversity and the Natural Environment in the district</p> <p>Amendments to criteria ii and criterion v as follows -</p>	<p>Comments from Historic England, the Environment Agency, and Hampshire County Council</p> <p>To reflect the deletion of the phasing policy.</p>	<p>No change to IIA findings: this modification amends the wording of the supporting text and policy to make reference to the Hampshire Local Nature Recovery Strategy and offsite mitigation. However, it does not affect the findings of the IIA which identified significant positive effects with relation to IIA objective 9: Biodiversity and Geodiversity.</p>

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	<p>ii. Safeguards features of the natural environment and nature conservation interest and makes nature based solutions part of the plans to tackle the climate emergency. These should include measures to retain, conserve and enhance habitats, including, internationally, nationally and locally designated sites, priority habitats, networks of ecological interest, ancient woodland, water features, hedgerows and wetland pastures as corridors and stepping- stones for wildlife <u>and relevant local priorities for nature recovery in the Hampshire Local Nature Recovery Strategy;</u></p> <p>v. Normally any mitigation, compensation and enhancement measures are required to be delivered on-site, unless special circumstances dictate that off site mitigation or compensation is more appropriate. <u>Off site or a</u>A financial contribution, in lieu of on-site mitigation, will only be considered in limited circumstances and where it is demonstrated that the proposed mitigation is deliverable and effective; and</p>		
MM28 (Policy NE2)	<p>Policy NE2 Major Commercial, Education and MOD Establishments in the Countryside</p> <p>Amend criterion ii as follows: -</p> <p>i. The local planning authority will support the retention and development of existing major commercial, educational and MOD establishments that occupy rural locations in the district, where this will help them continue to contribute to the district's economic prosperity;</p> <p>ii. Any application for development is preceded by, and is consistent should provide with, <u>should provide</u> a comprehensive and evidence based site wide masterplan which demonstrates how high quality design will be delivered for the whole site which has involved and engaged with stakeholders and interested parties before it is agreed by the council.</p>	To improve the clarity of the criterion.	<p>No change to IIA findings: this modification amends the wording of policy text to provide more clarity and does not affect the findings of the IIA.</p>
MM29 (Policy NE3)	<p>Supporting text:</p> <p>Amend paragraphs 7.28 and 7.29 as follows -</p> <p>7.28 Given existing shortfalls in provision, and to achieve the required improvements, it is important that all existing facilities are retained. Therefore all current open space areas and built sports facilities will be protected against development for other uses, unless exceptionally improvements can be achieved by relocating them, it can be shown that they are no longer needed or the benefit of the proposed alternative use to the community outweighs the harm caused by the loss of the facility. <u>In such circumstances any proposal should be accompanied by a detailed assessment which clearly demonstrates that the loss of that open space or built sports facilities would not be detrimental, and the benefits are clearly outlined.</u></p> <p>7.29 The Open Space Assessment 2022 specifies the amount and type of facilities currently available, by Parish, together with an assessment of deficiency.</p>	Comments from Hampshire County Council and HIWWT. To ensure clarity.	<p>No change to IIA findings (more sustainable): this modification amends the wording of supporting text to provide more clarity with regards to open space and sports facilities and does not affect the findings of the IIA.</p> <p>It also supports partnership working to provide additional SANG, which reinforces the minor positive effect already identified by the Reg. 19 IIA for the policy in relation to IIA Objective 9: Biodiversity and geodiversity.</p>

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	<p><u>The Council will seek to enhance and improve the quality of existing open spaces particularly where deficiencies are identified. The Council will work with partner organisations such as PfSH to provide additional strategic open space such as Suitable Alternative Natural Greenspaces (SANGs).</u></p> <p>Table 2 : Built Facilities Standards (quantity and access by walking or driving) (p.140)</p> <p>Amendments to the first row as follows -</p> <p>Facility: Sports halls</p> <p>Standard per 1000 population: 1.0 ha./1000 population Access: 700m <u>54.5m²</u></p> <p>Facility/ population: 0.8 ha./1000 population Access: 400m <u>1 per 11,000</u></p> <p>Walking distance: 0.5 ha./1000 population Access: 480m Toddler and Junior 650m Youth <u>20 minutes</u></p> <p>Driving catchment: 0.2 ha./1000 population Access: 480m <u>15 minutes</u></p>		
MM30 (Policy NE4)	<p>Supporting text:</p> <p>Amend paragraphs 7.32, 7.34 and 7.35 as follows:</p> <p>7.32 Well-designed GI (in accordance with the GI principles set out by Natural England) can also add value to properties and attract investment in an area by enhancing its character and local distinctiveness. Key green infrastructure assets and opportunities within the district include: -</p> <ul style="list-style-type: none"> • River corridors, tributaries and valleys of the Itchen, Meon, Hamble, Wallington and Dever which are of considerable biodiversity, landscape and recreation value; • Disused railway corridors (e.g. at Bishops Waltham, Meon Valley, Winchester, Kings Worthy to Sutton Scotney and Alresford to Winchester); • Important public rights of way such as the South Downs Way, Itchen Navigation Heritage Project, and Keats Walk, Winchester; • Natural and semi-natural greenspaces such as chalk downlands e.g. at Whiteshute Ridge and Shawford Down. • Areas of accessible and/or ancient woodland, including those of the Forest of Bere (e.g. West Walk, 	<p>Comments from Historic England and Natural England.</p> <p>For clarity and effectiveness.</p>	<p>No change to IIA findings: this modification amends the wording of supporting text and policy to provide more clarity. However, it does not affect the findings of the IIA.</p>

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	<p>Creech Woods, Whiteley Pastures);</p> <ul style="list-style-type: none"> • Farmland which makes up around 73% of the district, which is predominantly arable land in the north, downlands and pasture in the south along the river valleys; • Historic parks, Scheduled Monuments, Registered Battlefields and landscape features such as park pales, veteran trees, and sunken lanes; and • Formal and informal recreation areas such as Farley Mount. <p>7.34 Well-planned green infrastructure should be incorporated into development proposals integrating and building upon the existing green network. It should contribute to high quality development and economic prosperity by making places attractive to residents and businesses and improving the health and well-being of the local and wider community. It should respect and respond to local landscape character, including features of heritage significance, and integrate with sustainable transport and green tourism initiatives, expanding upon existing provision.</p> <p>7.35 Green infrastructure also forms a valuable contribution to the setting of Winchester Town, through extensive tree coverage and areas of open land such as the Water Meadows, which come into heart of the town providing public access to the wider countryside. Some of this countryside is within the South Downs National Park. The River Itchen also passes through the Town and is protected by international and national designation recognising the exceptional quality of this chalk river and its environs.</p> <p>Policy NE4 Green and Blue Infrastructure</p> <p>Amend policy as follows:</p> <p>Planning permission will be granted for development proposals that The local planning authority will support development proposals that: - maintain protect and enhance the function or the integrity of the existing green infrastructure network identified at a district and sub district level, including strategic blue and green corridors and spaces, as illustrated on Map 9 and as shown on the Policies Map, particularly where the proposal allows for the enhancement of GI both on-site and in the immediate area using important local character features, including existing planting, trees, groups of trees, copse, wetland, hedgerows and opportunities for wild food foraging;</p> <p>Provide a measurable net gain of well-managed, multifunctional green infrastructure, in accordance with the categories and standards specified in Policy NE3 and appropriate for the scale of development, through on-site provision which:-</p> <ol style="list-style-type: none"> Addresses deficits in local green infrastructure provision where appropriate; Incorporates in landscaping schemes natural planting of at least 50% pollinator friendly planting of predominantly native species; 		

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	<p>iii. Integrates with the green network/ grid identified at the district and subregional level (as illustrated on Map 9);</p> <p>iv. Provides a high-quality natural environment with biodiversity interest;</p> <p>The green infrastructure shall be accessible for all with high levels of accessibility in primary areas, and promote health, wellbeing, community and cohesion and active living; encourages public access to and within the natural environment where appropriate;</p> <p>i. Allows for adaptation to climate change;</p> <p>ii. Is well planned to allow cost effective ongoing management of the GI;</p> <p>iii. Is accompanied by a management plan;</p> <p>iv. Links areas of biodiversity;</p> <p>v. Is provided at the earliest feasible stage;</p> <p>vi. Includes proposals for walking, cycling and equestrian routes provided they contribute to a network of attractive and functional non-motorised travel routes, with appropriate signage, throughout the district;</p> <p>vii. Protect the following disused railway line routes and associated infrastructure including the access routes to them, (Bishops Waltham, Meon Valley and Winchester) within the district as shown on the Policies Map, so they are safeguarded for existing, and potential future use as non-motorised travel routes.</p> <p>Protect and support the proposals that facilitate future uses and enhancements for non-motorised travel routes <u>where necessary</u> on the:</p> <ul style="list-style-type: none"> • South Downs Way; • Wickham to West Meon (Meon Valley Trail); and • New Alresford to Kingsworthy (Watercress Way). <p>viii. Watercourses are safeguarded and improved for quality, amenity, biodiversity and quantity.</p> <p>Where it can be established that onsite provision is not possible financial contributions will be required for the provision and management of GI sites and will be negotiated on a site-by-site basis.</p>		
MM31 (Policy NE5)	<p>Supporting text:</p> <p>Amend paragraphs 7.39, 7.44 and 7.45 as follows:</p> <p>7.39 Winchester district has many areas which are noted for their natural beauty and biodiversity value. These areas also support a wide variety of species and habitats, and form an important part of the network of biodiversity sites within the wider environment. They include the Itchen chalk river, the Upper Hamble Estuary and Woods and coastal habitats of the Solent and Southampton Water. The importance of these areas is recognised by the statutory and policy protection afforded to nationally protected sites including Special Areas of Conservation (SAC), <u>Compensatory SAC's</u> and Special</p>	<p>Update in response to the HRA Addendum and comments from Natural England and Nature Space.</p> <p>Recommendations in the HRA on the draft Proposed Modifications</p>	<p>No change to IIA findings: this modification amends the wording of supporting text and the policy to provide more clarity with relation to mitigation of designated sites and great crested newt licensing. However, it does not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Protection Areas (SPA), as well as to Ramsar wetland sites. Plans or projects proposing development that is not directly connected with the management of these sites, but that is likely to have a significant effect on them, must ensure that effects are avoided or adequately mitigated. If adverse effects on site integrity cannot be avoided or mitigated then reasons of overriding public interest must be demonstrated and compensation measures provided.</p> <p>7.44 In addition, the Habitats Regulation Assessment and Sustainability Appraisal advise that a strategic approach to air quality management is required, including a strategic assessment of the Plan to consider potential impacts from air quality. This is to ensure the continued protection of sites of national importance, as well as local nature conservation sites given the planned level of growth. The location of air quality monitoring sites and the setting of thresholds to trigger further investigation should be determined through lower level assessments and, where appropriate, be applied as a condition on planning permissions</p> <p>7.44 7.45 The Council is part of the Solent Recreation Mitigation Partnership (SRMP), also known as Bird Aware Solent. The Council has worked with the Partnership to form a Mitigation Strategy to counteract impacts associated with recreation pressure from residential development within 5.6km (the 'zone of influence') of Statutory Designated Habitat Sites in the Solent (Solent & Southampton Water SPA/Ramsar; Chichester & Langstone Harbours SPA/Ramsar; Portsmouth Harbour SPA; and Solent & Dorset Coast SPA). Development proposals <u>that result in a net increase in residential units</u> will need to demonstrate that negative effects can be <u>avoided or mitigated by contributing or they must contribute</u> towards the strategic mitigation measures put in place by Bird Aware Solent. <u>Some other types of development (such as care homes, student accommodation) may also need to address recreational disturbance both alone and in-combination.</u> Development will be assessed on a case-by-case basis.</p> <p>New paragraph after current paragraph 7.49:</p> <p><u>Winchester City Council holds a Great Crested Newt Organisational (or "District") License granted by Natural England¹. The associated District Licensing Scheme, which is currently administered and managed by NatureSpace Partnership, and provides an alternative licensing option for developers to address impacts on protected great crested newts by enabling a 'conservation payment' towards high-quality habitat creation and long-term management and monitoring. In the District Licensing Scheme, developers can engage with NatureSpace at the pre-application stage or at the planning application stage. It is based on a great crested newt landscape- scale conservation strategy, which aims to focus the creation of new habitats where they will be of maximum benefit to the species, whilst also reducing risk and uncertainty through the planning process for developers and planning authorities. The strategy results in a range of other biodiversity benefits and contributes towards nature recovery at the landscape scale.</u></p> <hr/>		

¹ District Licensing Scheme for Great Crested Newts - Winchester City Council

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	<p>Policy NE5 Biodiversity</p> <p>Amendment to criterion iv as follows –</p> <p>New development will be required to avoid adverse impacts, or if unavoidable ensure that impacts are appropriately mitigated, including impacts on <u>to functionally linked land and SAC compensatory habitats are appropriately avoided, mitigated or compensated in line with mitigation hierarchy and will be subject to HRA</u>. Developments within 500 metres of the SPA/Ramsar FLL <u>Habitats Site, Compensatory Habitats Site or Functionally Linked Land (FLL)</u> should produce a Construction Environmental Management Plan (CEMP) to address potential impacts to these habitats during the construction phase;</p>		
MM32 (Policy NE6)	<p>Supporting text:</p> <p>Amend paragraph 7.55 as follows:</p> <p>7.55 It is important that there is adequate capacity both on and off the site to serve development and that it would not lead to problems for existing users. Where there is a capacity problem <u>constraint on the main public water or wastewater network, we encourage the developer to work closely with the service provider on the delivery of the required network reinforcement to ensure there is no detriment to the operation of the network caused by the wastewater flows or water consumption from the development</u>, and no improvements are programmed by the water company, the council will require the developer to fund appropriate improvements which must be <u>The work should be completed prior to occupation of the development, and phasing of the occupation may be required in tandem with the delivery of the infrastructure</u>.</p> <p>New paragraph after current paragraph 7.59:</p> <p><u>The impact of flooding on the historic environment should be considered by development proposals. This includes but is not limited to the vulnerability of heritage assets and their potential harm to or loss of significance, the implications of flood risk on securing sustainable use for heritage assets and the potential impact of flood risk management measures on heritage assets and their setting. Any flood prevention measures should consider how heritage assets are safeguarded and reduce any potential harm to the historic environment”</u></p> <p>Policy NE6</p>	Comments from Southern Water, Historic England and the Environment Agency	<p>Change to IIA findings (more sustainable): this modification provides additional information within the supporting text and policy text about the reinforcement of water networks and floodplain storage capacity. The supporting text also provides further detail with regards to the impact of flooding on historic environment. The negligible effects identified with relation to IIA Objective 11: Historic Environment would increase to minor positive. Effects on water resources and flood risk would remain significant positive.</p>

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	<p>Flooding, Flood Risk and the Water Environment</p> <p>Amendment to criteria viii as follows –</p> <p>Prioritise and explore the opportunities for Natural Flood Management for all proposals in areas at risk of flooding for the lifetime of the development before any hard engineering flood defences or water attenuation measures are proposed. These should <u>ensure there is no net loss of floodplain storage capacity or obstruction to flood flow routes</u>, be designed to maximise the benefit to flood risk management, water quality, biodiversity, and amenity to provide attenuation and biodiversity enhancement;</p>		
MM33 (Policy NE7)	<p>Policy NE7</p> <p>Settlement Gaps</p> <p>Amendment as follows –</p> <p>The local planning authority will retain the generally open and undeveloped nature of the following defined settlement gaps, <u>as shown on the Policies Map</u>:</p> <ul style="list-style-type: none"> i. Bishop's Waltham – Swanmore – Waltham Chase – Shedfield – Shirrell Heath ii. Denmead – Waterlooville iii. Kings Worthy - Abbots Worthy iv. Otterbourne – Southdown v. Winchester – Compton Street vi. Winchester – Kings Worthy/ Headbourne Worthy vii. Winchester – Littleton viii. Whiteley – Fareham/Fareham Western Wards (the 'Meon Gap') ix. Knowle, Wickham and Welborne <p>Within these areas only development that does not undermine the function of the gap and its intended role to define and retain the separate identity of settlements will be permitted. Any development should not threaten the generally open and undeveloped nature of the gap and avoid coalescence. <u>either individually or cumulatively with other existing or proposed development compromise the integrity of the gap and</u> should not threaten the generally open and undeveloped nature of the gap and avoid coalescence.</p> <p><u>Once the development is built out at Welborne any future review of the Local Plan should include a review of this settlement gap.</u></p>	<p>To improve clarity and to align the wording of Policy NE7 with the PUSH guidance.</p>	<p>No change to IIA findings: this modification amends the wording of the policy to provide more clarity. However, it does not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
MM34 (Policy NE8)	<p>Supporting text:</p> <p>Amend paragraphs 7.68 to 7.72 as follows:</p> <p>7.68 <u>In accordance with the National Parks and Access to the Countryside Act, as amended by Section 245 of the Levelling Up and Regeneration Act 2023, in exercising or performing functions in relation to the South Downs National Park relevant authorities must seek to further</u> tThe two statutory purposes of the South Downs National Park. <u>The National Park purposes</u> are:</p> <ul style="list-style-type: none"> • To conserve and enhance the natural beauty, wildlife and cultural heritage of the area. • To promote opportunities for the understanding and enjoyment of the special qualities of the National Park by the public. <p>7.69 The NPPF states that great weight should be given to conserving and enhancing landscape and scenic beauty in National Parks and that development within their setting should be sensitively located and designed to avoid or minimise adverse impacts on the designated areas. A considerable amount of land within the district is immediately adjacent to the boundary <u>within the setting</u> of the SDNP and development there could have the potential to cause adverse impacts if this is not considered early in the planning stage. It is therefore considered to have a plan which is silent on impacts on the national park is not a suitable alternative policy approach.</p> <p>7.70</p> <p>In delivering <u>pursuit of</u> the National Park's purposes, the National Park Authority has a duty to seek to foster the social and economic well-being of the local communities within the National Park.</p> <p>7.71</p> <p>The South Downs National Park is an International Dark Sky Reserve. The adopted South Downs National Park <u>Local</u> Plan identifies a dark sky core and buffer and transition zones. Development proposals <u>that are in close proximity to</u> <u>within the setting of</u> the National Park and include significant <u>proposals for</u>-external lighting are expected to refer to the Dark Skies Technical Advice Note published by the SDNPA and demonstrate how it conserves or enhances the intrinsic qualities of the dark night sky and the setting of the national park.</p> <p>7.72</p> <p>The adopted South Downs National Park <u>Local</u> Plan is supported by assessments of landscape character and tranquillity.</p> <p>Policy NE8</p>	Comments from South Downs National Park Authority To improve the clarity.	No change to IIA findings: this modification amends the wording of the policy and its supporting text to reference to the setting of the South Downs National Park. However, it does not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>South Downs National Park</p> <p>Amend policy as follows:</p> <p>Development close proximity <u>within the setting of</u> the South Downs National Park will only be permitted where it would be in accordance with the statutory purposes and duty for National Parks as specified in the National Parks and Access to Countryside Act 1949, as amended by the Environment Act 1995 <u>Section 245 of the Levelling Up and Regeneration Act 2023</u>, and where they conserve and enhance the intrinsic quality of dark night skies and the setting of the National Park.</p> <p>Development proposals close proximity to <u>within the setting of</u> the South Downs National Park are expected to take account of the National Park assessments of landscape and tranquillity and demonstrate how a proposal conserves and enhances the special qualities of the Park.</p>	To improve the clarity.	
MM35 (Policy NE10)	<p>Supporting text:</p> <p>New paragraph after current 7.82:</p> <p><u>In the circumstance where the Education Authority has received approval for the loss of school playing fields from the Secretary of State, in accordance with Section 77 of the Schools Standards and Framework Act 1998, an exception may be made to this policy where equivalent or greater community benefits are provided.</u></p>	Comments from Hampshire County Council	No change to IIA findings: this modification amends the wording of supporting text. However, it does not affect the findings of the IIA.
MM36 (Policy NE12)	<p>Supporting text:</p> <p>Deletion of paragraphs 7.95 and 7.96:</p> <p>7.95 Proposals will need to comply with all other relevant policies of the Plan and attention is drawn in particular to Policy NE14 Rural Character, and Policies D5, T2, T3 and T4 which set out site design and layout considerations. Proposals within the Settlement Gaps identified in Policy NE7 should have regard to the requirements of that policy.</p> <p>7.96 Residential accommodation will not generally be permitted in association with equestrian development, unless an essential operational need as set out in policy H11 can be demonstrated. The criteria in policy H11 will apply in such cases, including the imposition of occupancy restrictions on any residential accommodation permitted.</p> <p>Policy NE12 Equestrian Development</p>	Paragraphs not specifically related to policy NE12 For clarification	No change to IIA findings: this modification slightly amends the wording of policy text. However, it does not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Amend policy as follows:</p> <p>Horse related facilities and development related to grazing and equestrian enterprises, including stables, training areas, riding centres or studs, will be permitted where a countryside location is necessary, provided they comply with the other policies of the Development Plan and:</p> <ul style="list-style-type: none"> i. Make best use of existing infrastructure most notably existing vehicular and field access, tracks, bridleways, byways, utilities and buildings; ii. Respect existing landscape character and minimise visual impact, by means of location, scale, appearance and design; iii. Do not involve the erection of new buildings, or associated features such as hard standing, parking or manure storage sites, where they would harm the existing landscape through isolated or scattered development; iv. Do not harm the character of the area by reason of the cumulative impact when considered with other similar enterprises in the area; v. Do not involve the use of construction materials, boundary treatments, floodlighting, siting of areas of hard-standing, new or extended access routes, or other infrastructure related to the equestrian development that would have an <u>adverse unacceptable</u> impact on the appearance of the landscape; vi. Artificial lighting will only be permitted where visually acceptable and essential to support the operation of the use. Its design and operation may be limited by condition in order to minimise light pollution in the countryside; vii. Do not have an unacceptable impact on residential amenities in the vicinity; viii. Include a satisfactory landscaping scheme, providing screening, boundary treatment and provision for future maintenance <u>where appropriate</u>; ix. Includes details for the storage and removal of manure from the site; and x. Do not cause material harm to hedgerows and arable field margins and where appropriate enhance existing hedgerows. <p>The development of residential accommodation in connection with equestrian development will not generally be permitted unless it is in accordance with the requirements of policy H11. The development of visitor accommodation in association with equestrian development will be considered in relation to the criteria of policy SP3.</p>		
MM37 (Policy NE16)	<p>Supporting text:</p> <p>Amend paragraphs 7.112, 7.114 and 7.115 as follows:</p> <p>7.112 The council needs to consider the impacts of nitrogen on the Solent SAC which covers sites in the south of the district. The issues with phosphorus <u>and nitrogen</u> draining into the catchment for the River Itchen covers a significant part of the district including areas to the north and east of Winchester and Natural England advises that phosphorus and nitrogen are causing adverse environmental effects on the quality of the river.</p>	Comments from Natural England Identified by the Council in the MIQ's for clarity and effectiveness/completeness	No change to IIA findings: this modification amends the wording of the policy and its supporting text to provide more clarity around nutrient neutrality. However, it does not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>7.114 There are a number of strategic mitigation sites that have been brought forward over the few years by landowners both in the district and neighbouring areas. Developers can acquire nutrient credits from these land owners, which equate to and 'offset' the amount of mitigation required for a development, to ensure that any adverse impact upon the quality of the water environment of protected sites is avoided. The Council have produced a Nutrient Topic Paper which sets out the supply of nutrient mitigation, including the Council's own mitigation schemes. <u>Details of available and suitable third party mitigation schemes are provided on the Council's website¹.</u></p> <p>7.115 The Local Plan may be able to help by allocating land for use in mitigation which could include using nature based solutions such as planting woodland or creating wetland habitat in appropriate locations. <u>Any nutrient mitigation schemes brought forward should be agreed with Natural England.</u></p> <p>New paragraph after current paragraph 7.115 –</p> <p><u>The Local Nature Recovery Strategy for Hampshire should, when published, be used to guide the location and design of nutrient mitigation schemes to ensure that they make positive contribution towards the Local Nature Recovery Network, in particular, the identified priorities for nature recovery as set out in Local Nature Recovery Strategy.</u></p> <p>Policy NE16 Nutrient Neutrality Water Quality Effects on the Special Protection Areas (SPAs), Special Areas of Conservation (SACs) and Ramsar Sites of the Solent and the River Itchen</p> <p>Amendment to criterion i as follows –</p> <p>Planning permission will only be granted where the integrity of nationally protected sites is not adversely affected by new <u>overnight</u> development.</p> <p>Amendment to criterion ii as follows:</p>	<p>To clarify how mitigation can be achieved</p> <p>To signpost people to where they can locate additional information.</p> <p>To improve the clarity.</p>	

¹ [Nutrient Neutrality - What developers need to know - Winchester City Council](#)

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>When assessing applications for development the impacts of increased nutrients from these sites will be considered. Permission will be granted only where effects can either be excluded or, if that is not possible, mitigation by nutrient neutrality is achieved following the guidance provided by Natural England <u>either through:</u></p> <ul style="list-style-type: none"> • <u>A developer-provided on site solution agreed with Natural England; and/or</u> • <u>A financial contribution towards a strategic mitigation scheme.</u> <p>thereby avoiding any adverse impact upon the quality of the water environment of the sites; and</p>	<p>To provide an update situation regarding the Local Nature Recovery Strategy.</p> <p>To provide clarity.</p> <p>To provide clarity.</p>	
MM38 (Policy NE17)	<p>Supporting text:</p> <p>Amend paragraph 7.118 as follows:</p> <p>7.118</p> <p>A small number of Solent Wader and Brent Goose Strategy (SWBGS) sites ("functionally linked land") are identified around the Upper Hamble as supporting high tide roosts of birds from the Solent and Southampton SPA/Ramsar. The Solent Wader and Brent Goose mapping is available on Solent</p>	<p>Update in response to the HRA Addendum and comments from Natural England and the Environment Agency.</p>	<p>No change to IIA findings: this modification amends the wording of the policy and its supporting text to provide additional information about ecological surveys, watercourse buffer zones and flood risk management. However, the changes do not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Waders & Brent Goose Strategy – coastal bird conservation, waders and brent geese data and mapping solentwbsgs.wordpress.com. <u>There is a minimum requirement of one year's ecological survey to confirm the classification of a site (three years where classification is disputed).</u></p> <p>New paragraph after current 7.123:</p> <p><u>The creation of buffer zones between built development and river/watercourse banks (at a minimum of 10 metres¹) provide multiple benefits for water quality, pollution prevention, flood risk management, habitat connection and biodiversity.</u></p> <p>¹<u>3D buffer strips</u></p> <p>Policy NE17</p> <p>Rivers, watercourses and their settings</p> <p>Amend policy as follows:</p> <p>Development proposals that affect rivers, watercourses or their settings will be permitted where they conserve and enhance the following;</p> <p>i. Water quality and quantity, and help achieve requirements of the Water Framework Directive and Habitats Regulations or their replacement, in the case of the River Itchen SAC and Upper Hamble (Solent Maritime SAC, and Solent & Southampton Water SPA/Ramsar); <u>SAC compensatory habitats on the River Meon, River Dever, River Dun, Bourne Rivulet, and River Test;</u> and habitats relied upon as identified in the Solent Wader and Brent Goose Strategy (SWBGS);</p> <p>ii. Ability of groundwater, surface water features and watercourse corridors to function as natural flood management areas throughout seasonal variations, within the immediate vicinity, and both upstream and downstream of the site of the proposal including for flood risk management purposes; and</p> <p>Specifically for surface water features and watercourse corridors;</p> <p>iii. Increasing biodiversity;</p> <p>iv. Character, appearance and setting;</p> <p>v. Public access to and along the waterway for recreational opportunities and the importance of providing canopy shading for both the natural water environment and for people walking beside the</p>		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>waterway;</p> <p>vi. Include measures to eliminate risk of pollution to groundwater, surface water and watercourse corridor features which would harm their ecological and/or chemical status.</p> <p><u>vii. Creation of adequate natural buffers zones between riverbanks/watercourse banks and any built development. These buffer zones should be kept free of any structures to allow the natural watercourse environment to flourish;</u></p> <p>The loss of habitats identified as 'Primary Support Areas', 'Secondary Support Areas' or 'Low Use' sites in the SWBGS do not require <u>project level</u> HRA but <u>and if identified</u> mitigation / compensation should be provided in line with the SWBGS.</p>		
	The Historic Environment		
MM39 (Policy HE1)	<p>Supporting text:</p> <p>Amend paragraph 8.4 as follows:</p> <p>8.4 The historic environment is an irreplaceable resource that needs to be protected and enhanced for the benefit of current and future generations. Currently there are 110 Scheduled Monuments, 2,271 listed buildings, 11 historic <u>Registered</u> parks and gardens, 37 Conservation Areas and a historic battlefield at Cheriton, which fall within the Winchester district.</p>	Comments from Historic England	No change to IIA findings: this modification amends the wording of policy text slightly but does not affect the findings of the IIA.
MM40 (Policy HE2)	<p>Policy HE2</p> <p>All Heritage Assets (both designated & non-designated)</p> <p>Amend policy as follows:</p> <p>Heritage assets should be conserved in a manner appropriate to their significance. Applicants must describe the significance of any affected heritage assets, <u>including any contribution made by their settings</u>, using appropriate expertise and assessment, including a desk-based assessment (where a site on which development is proposed includes, or has the potential to include, heritage assets with archaeological interest), and where necessary heritage impact assessment and/or field evaluation. (the results from which needs to be submitted in a Heritage Statement).</p> <p>All applications which affect or may affect heritage assets should be accompanied by a Heritage Statement, proportionate to the nature of the development and heritage interest, describing the significance of affected heritage assets <u>(including any contribution to significance made by and/or their settings)</u>, the degree and nature of impact upon that significance and how the proposals minimise or mitigate any harm. For minor or householder applications, where there is a limited impact on heritage assets, this can be incorporated into the Design and Access Statement. Any proposals <u>directly</u></p>	Comments from Historic England To improve clarity	No change to IIA findings (more sustainable): this modification makes clarifications to supporting text and policy HE2. The new policy requirements have positive effects particularly regarding IIA objective 11: Historic environment, strengthening the positive effect, as it explicitly requires assessing the contribution of setting to significance and mandates a detailed, evidenced schedule of works for assets on the Buildings/Heritage at Risk registers, making conservation obligations clearer, more enforceable, and more likely to deliver enhancement and removal from risk. However, the effect was assessed at Reg. 19 as significant positive and so cannot be strengthened further. Therefore wording

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p><u>affecting buildings and other structures</u> for heritage assets included in the council's 'Buildings at Risk Register', or the Historic England 'Heritage at Risk Register', shall include works including repairs to enable the removal of the heritage assets from those registers. <u>improve the condition of these buildings/structures.</u></p> <p><u>Applications involving buildings and other structures that are included on the council's 'Buildings at Risk Register', or the Historic England 'Heritage At Risk Register', will need to include a schedule of works and accompanying supporting information that details all of the repairs that are needed to improve the condition of the building or structure which, subject to the satisfaction of the local planning authority, will enable the removal of them from the register(s).</u></p>		amendments within the policy would not affect the findings of the IIA.
MM41 (Policy HE3)	<p>Reword footnote 1 as follows:</p> <p>'Registered battlefields, grade I and II* listed buildings, grade I and II* registered parks and gardens, scheduled....'</p>	Result of hearing session	No change to IIA findings: this modification amends the wording of footnote 1 slightly but does not affect the findings of the IIA.
MM42 (Policy HE6)	<p>Supporting text:</p> <p>New paragraph after 8.11</p> <p><u>Non-designated heritage assets of archaeological interest, which are demonstrably of equivalent significance to scheduled monuments, will be assessed against the policies for designated heritage assets.</u></p> <p>Amend policy and policy titles as follows:</p> <p>Policy HE6</p> <p>Scheduled Monuments and Nationally Important Non-designated <u>Archaeological</u> Assets</p> <p><u>Proposals should take a positive approach to archaeology, by avoiding locating development on sensitive areas and designing development that responds positively to the significance of archaeological features, including their settings.</u></p> <p>Applications for planning permission which affect, or may affect a scheduled monument, or its setting, should be supported by appropriate and proportionate evidence on the significance of the asset (including the contribution to significance made by its setting) and the steps that would be taken to avoid and minimise harm. <u>Where harm is unavoidable, proposals should explain the reasons why and outline steps to minimise harm.</u></p> <p>Historic England should be notified where a <u>s</u>Scheduled <u>m</u>Monument <u>e</u>Consent (SMC) is required in addition to planning permission <u>and/or if the proposals may affect a Scheduled Monument and/or</u></p>	Comments from Historic England	No change to IIA findings: this modification makes clarifications to supporting text and policy HE6. Wording amendments to the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p><u>its setting.</u></p> <p>Applications which affect, or may affect, a non- designated heritage archaeological asset that is potentially of national importance will be required to provide appropriate and proportionate evidence on the significance of the asset (including the contribution to significance made by its setting) and the steps that would be taken to firstly avoid harm and if unavoidable to and minimise harm.</p> <p>The Winchester City Council Archaeological Advisor / Archaeologist should be consulted on proposals that have the potential to affect either type of asset to determine what evidence would be required.</p> <p>Applications will be determined also in accordance with Policy HE3 on designated heritage assets. Additionally, proposals should take a positive approach to archaeology, by avoiding locating development on sensitive areas and designing development that responds positively to the significance of archaeological features, including their settings.</p>		
MM43 (Policy HE7)	<p>Policy HE7 Non-designated Archaeological Assets</p> <p>Amend policy as follows:</p> <p>In addition to the policies that apply to all heritage assets and non-designated heritage assets, the following also applies.</p> <p>Development proposals should be supported by proportionate evidence describing the significance of any archaeological assets affected, including any contribution made by their settings. Where a development site includes or has the potential to include archaeological assets, early discussions will need to take place with the Council/archaeological advisor. A desk-based assessment and, where necessary the results of a field evaluation (conducted by a suitably qualified archaeological organisation), must be submitted to the local planning authority.</p> <p>Where development affecting archaeological assets is permitted, developers will be required to</p>	Comments from Historic England	<p>No change to IIA findings: this modification makes edits to policy HE7, primarily removing a duplicated paragraph. Wording amendments to the policy would therefore not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>record and advance understanding of any assets to be lost (wholly or in part) in accordance with a written programme of archaeological investigation, including excavation, recording and analysis, to be undertaken by an appropriately qualified archaeological organisation. The results and analysis of investigations should be published and provided to the local authority for inclusion in the Winchester Historic Environment Record. Where development affecting archaeological assets is permitted, developers will be required to record and advance understanding of any assets to be lost (wholly or in part) in accordance with a written programme of archaeological investigation, including excavation, recording and analysis, to be undertaken by an appropriately qualified archaeological organisation. The results and analysis of investigations should be published and provided to the local authority for inclusion in the Winchester Historic Environment Record</p>		
MM44 (Policy HE9)	<p>Policy HE9 Change of use to Listed Buildings</p> <p>Amend policy as follows:</p> <p>Switch criterion ii with criterion iii and replace 'and' with 'or' in the new criterion iii</p> <p>i. Deal comprehensively with the intended use and operation of the whole building and site, and contain sufficiently detailed information to understand the full impact of the proposals internally and externally;</p> <p>ii. Propose a use which would not be harmful to the significance of the building (including its setting);</p> <p>iii. Satisfactorily demonstrate that the building is structurally capable of accommodating the proposed change of use and clearly justify any harm or the need for extensive intervention or reconstruction; and</p> <p>ii. Satisfactorily demonstrate that the building is structurally capable of accommodating the proposed change of use and clearly justify any harm or the need for extensive intervention or reconstruction;</p> <p>iii. Propose a use which would not be harmful to the significance of the building (including its setting) or</p> <p>iv. Demonstrate how any unavoidable harm to the significance of the building is justified in accordance with Policy HE3 on designated heritage assets.</p>	<p>Proposed modifications as a result of further Historic England suggested changes.</p>	<p>No change to IIA findings: this modification makes edits to the order of points in policy HE9 and minor wording amendments. Wording amendments to the policy would therefore not affect the findings of the IIA.</p>
MM45 (Policy HE10)	<p>Policy HE10 Development in Conservation Areas</p> <p>Amend first paragraph of policy and criterion viii as follows:</p>	<p>Proposed Modifications as a result of discussions at the hearing session</p>	<p>No change to IIA findings: this modification makes clarifications to policy HE10. Wording amendments to the policy would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Within conservation areas, development proposals which conserve preserve or enhance the character and significance, appearance or special architectural or historic interest of the area, and accord with the Development Plan, will be permitted provided that: their significance (as informed by their character and appearance, and special architectural or historic interest) and accord with the Development Plan, will be permitted provided that:</p> <p>viii. Incorporate any energy efficiency or energy generation measures into the design of the proposals in a manner that has an acceptable impact on the which is sensitive to the special character or appearance of the area, in accordance with Policy HE14.</p>		
MM46 (Policy HE11 and in the contents page)	<p>Policy HE11 Demolition in Conservation Areas</p> <p>Amend criterion i as follows:</p> <p>i. Makes no positive contribution to the significance, (as informed by their character and appearance, and special architectural or historic interest) character and or appearance and significance, of the area, either individually or as part of a group, or in more general views within or from outside the conservation area; or of the area, either individually or as part of a group, or in more general views within the conservation area, or in views from outside the conservation area looking inwards; or</p>	Proposed Modification as result of discussions at the hearing session	No change to IIA findings: this modification makes clarifications to policy HE11. Wording amendments to the policy would not affect the findings of the IIA.
MM47 (Policy HE12)	<p>Policy HE12 Registered Historic Parks and Gardens</p> <p>Amend first paragraph of policy as follows:</p> <p>Proposals which accord with the Development Plan will be permitted provided they conserve and/or enhance do not result in unacceptable harm to or loss of their significance (as informed by their character and appearance, and special architectural or historic interest) the significance or distinctive character of a Registered Historic Park and Garden and any associated designated heritage assets in accordance with policy HE3. Proposals that conserve and/or enhance a Park and Garden identified on Local Registers (including the Hampshire Gardens Trust Register of Parks, Gardens and Green Spaces) will be supported or results in the loss or deterioration of associated designated heritage assets (in accordance with policy HE3).</p>	Comments from Historic England. Further comments from Historic England in their hearing statement	No change to IIA findings: this modification makes clarifications to policy HE12. Wording amendments to the policy would not affect the findings of the IIA.
MM48 (Policy HE14)	<p>Policy HE14 Improvements or Alterations to Improve the Energy Efficiency of Historic Heritage Assets</p> <p>Amend policy as follows:</p>	To address a point of consistency Comments from Historic England	No change to IIA findings (more sustainable): this modification makes clarifications to supporting text and policy HE14. The new policy requirements have

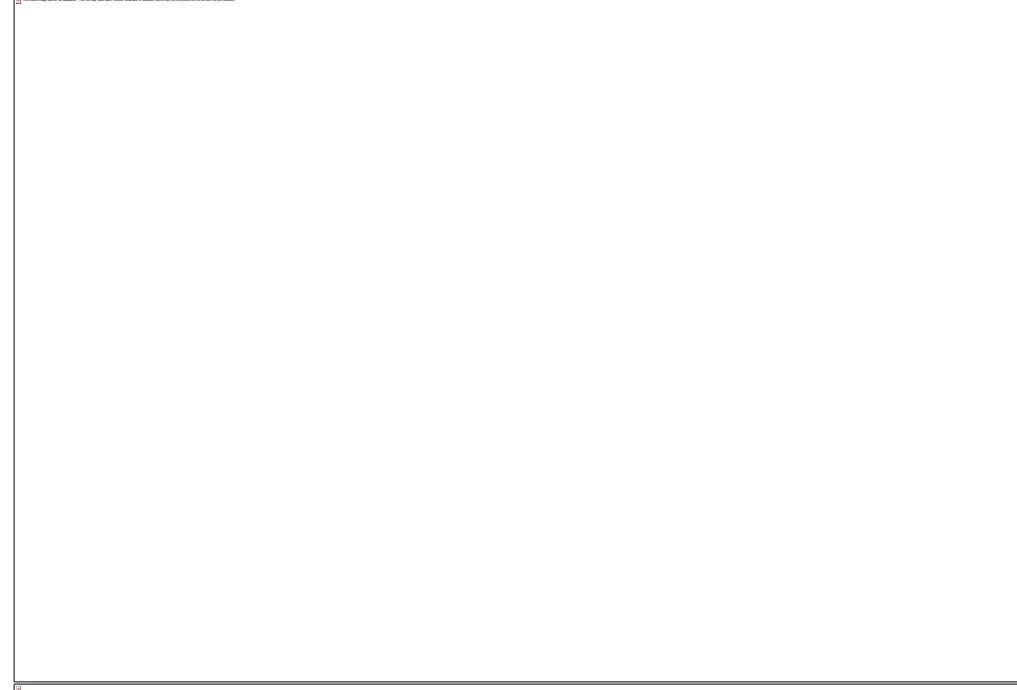
Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?						
	<p>Any improvements or alterations that are designed to improve the energy efficiency of designated and non- designated historic assets will be supported providing that it can be clearly demonstrated that:</p> <p>i. The proposals represent an appropriate strategy for the individual historic building, based on <u>a whole building approach that takes account of the building's fabric and location, as well as the needs of its occupants. Proposals should conserve or enhance key features of special interest where possible, and minimise and justify unavoidable harm; and</u> an appropriate assessment and they meet the requirements of the NPPF in terms of assessing the significance of harm to the heritage asset; and</p> <p>ii. Any proposals which harm the structural integrity, character or significance of the building including through its setting, are clearly outweighed by public benefits as set out in Policy HE3 on designated heritage assets and Policy HE4 on non- designated heritage assets.</p>		positive effects particularly regarding IIA objective 11: Historic environment, strengthening the positive effect, as it explicitly mandates a whole-building, fabric- and context-led strategy that considers occupants' needs and requires conservation or enhancement of key features while minimising and justifying any unavoidable harm, resulting in more robust management of significance and better outcomes for both designated and non-designated assets. However, the effect was assessed as significant positive at Reg. 19 and so cannot be strengthened further. Therefore wording amendments within the policy would not affect the findings of the IIA.						
	Homes for All								
MM49 (Policy H1)	<p>Supporting text:</p> <p>Amend supporting text as follows –</p> <p>9.4 The current (March 2024) Standard Method figure <u>as at March 2024</u> is 676 dwellings per annum...</p> <p>Delete paragraph 9.12</p> <p>The evidence base (in particular the Winchester district Strategic Housing Market Assessment) confirms the scale of need for the various types of housing. In addition, the National Planning Policy Framework (NPPF) requires that 10% of the overall number of homes provided on larger sites should be an affordable home ownership product. 'First Homes' are now 9.9 The Strategic Issues and Priorities consultation document (SIP) set out four possible 'spatial distribution' options: the Government's preferred discounted market tenure, with a requirement that these form at least 25% of all affordable housing delivered by developers through planning obligations. The remaining types of affordable housing to be delivered can be determined by the Local Plan, which can also change the minimum discount required for First Homes and set eligibility criteria.</p> <p>Revise Table H1 as follows –</p> <table border="1"> <thead> <tr> <th>Housing Need</th> <th>Standard Method Need</th> <th>x Number of Years</th> </tr> </thead> <tbody> <tr> <td>2020-2021</td> <td>685</td> <td>685 x 1 = 685</td> </tr> </tbody> </table>	Housing Need	Standard Method Need	x Number of Years	2020-2021	685	685 x 1 = 685	<p>To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a.</p> <p>To better reflect the situation with the Standard Method on adoption</p> <p>To reduce confusion given the changes in national policy</p> <p>To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024)</p>	<p>No change to IIA findings: this modification makes amendments to housing provision figures and dates in policy H1 and supporting text and tables. While the total housing provision by the Local Plan is significantly reduced, this is as a result of changes to align the Plan's housing requirement with the latest calculation of Local Housing Need (2024), housing land monitoring information for the year 2024-2025, and revisions to the capacity of proposed allocations SH1 and SH2. It remains the case that the total housing provision meets the needs of the District in full, together with a contribution to the unmet need in neighbouring authorities. As such, the changes will not affect the findings of the IIA, only factual descriptions within the IIA of the housing provision figures and plan period.</p>
Housing Need	Standard Method Need	x Number of Years							
2020-2021	685	685 x 1 = 685							

Proposed Modification Ref	Proposed Modification			Reason for Modification	Does it affect IIA findings?																
	2021-2022	6661	666 x 1 = 666																		
	2022-2023	707	707 x 1 = 707																		
	2023-2024	691	691 x 1 = 691																		
	2024-2040	676	676 x 16 = 10,816																		
	<p>Revise paragraphs 9.15 and 9.18 as follows –</p> <p>9.15 The Standard Method need is therefore currently 13,565 10,816 dwellings for the district over the Local Plan period to 2040 (see Table H1 -bottom left)...</p> <p>9.18 There are a large number of sites which already have consent for residential development, some of which have been completed since the start of the Local Plan period (20202024), or which are allocated by the existing Local Plan but have not yet been developed.</p>																				
	<p>Revise Table H2 as follows -</p> <table border="1"> <thead> <tr> <th>Winchester District Housing Need</th> <th>Winchester District Housing Provision</th> </tr> </thead> <tbody> <tr> <td>Standard Method need for Plan period 20202024 - 2040 (see Table H1)</td> <td>13,565 10,816</td> </tr> <tr> <td>Unmet Needs Allowance (for unmet need in neighbouring authorities)</td> <td>1,900 495**</td> </tr> <tr> <td></td> <td>Completions since start of Local Plan period (2020-20232024-2025)</td> </tr> <tr> <td></td> <td>Outstanding planning permissions</td> </tr> <tr> <td></td> <td>Other Commitments (previous Local Plans incl. SDNP)</td> </tr> <tr> <td></td> <td>Windfall development</td> </tr> <tr> <td></td> <td>Additional allocations made in this Local Plan</td> </tr> </tbody> </table>			Winchester District Housing Need	Winchester District Housing Provision	Standard Method need for Plan period 2020 2024 - 2040 (see Table H1)	13,565 10,816	Unmet Needs Allowance (for unmet need in neighbouring authorities)	1,900 495**		Completions since start of Local Plan period (2020-2023 2024-2025)		Outstanding planning permissions		Other Commitments (previous Local Plans incl. SDNP)		Windfall development		Additional allocations made in this Local Plan	To set out revised figures for housing requirements, supply and unmet needs allowance as a result of changes to align the Plan's housing requirement with the latest calculation of Local Housing Need (2024), housing land monitoring information for the year 2024-2025, and revisions to the capacity of proposed allocations SH1 and SH2.	
Winchester District Housing Need	Winchester District Housing Provision																				
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Proposed Modification Ref	Proposed Modification				Reason for Modification	Does it affect IIA findings?
			<u>SDNP completions, permissions and windfall</u>	<u>312</u>		
	Total District Housing Requirement	15,465* <u>11,311*</u>	Total District Housing Provision*	15,465 <u>11,311</u>	To update all figures as a result of the changes to Table H2.	

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Plan area over the Plan period (2020-2040), including a contribution towards the unmet needs of adjoining areas. Provision is made for the development of about 15,115 11,000 dwellings (net) in this period (excluding the South Downs National Park area), by prioritising suitable previously developed land within defined settlement boundaries, completion of strategic allocations at Kings Barton (North Winchester), Newlands (West of Waterlooville) and North Whiteley, and delivery of sites allocated within and adjoining the most sustainable settlements, in accordance with the Local Plan's spatial strategy (set out in Policy SP2). Housing development will be distributed between the three spatial areas as follows:</p> <ul style="list-style-type: none"> i. Winchester Town about 5,640 4,445 dwellings ii. South Hampshire Urban Areas about 5,650 3,880 dwellings iii. Market Towns and Rural Area about 3,825 2,675 dwellings. 		
MM50 (Policy H2)	<p>Supporting text: Revise wording in paragraph 9.22</p> <p>9.22 Policy SP2 sets out the development strategy for the Local Plan area and Policy H1 sets out how this will be achieved in terms of housing provision. The total provision of about 15,115 11,310 dwellings relates to the Local Plan area and it is estimated that a further includes about 310 dwellings will be provided within the National Park part of the district, which will come forward through the existing South Downs Local Plan (which covers the period to 2033) or a subsequent review.</p> <p>Amend wording of paragraph 9.23</p> <p>9.23 A large part of the housing supply benefits from planning consent or has already been completed. Allowance is also made for windfall development, which the evidence expects to be a reliable source of housing supply. A detailed housing trajectory table is set out in Appendix v to the Plan. There is no scope to phase these elements of the housing supply, so it is expected that most housing from these sources will be developed in the first half of the Local Plan period (2020-2030). The strategic allocations, along with new allocated sites and some windfall provision, will continue to be built out into the second half of the Plan period, but it is necessary to phase the greenfield allocations towards the latter parts of the Plan period so as to maintain a reasonable level of provision in these phases and prevent all housing provision from being built out in the early years of the Local Plan.</p> <p>Delete Paragraph 9.24</p> <p>Revise paragraph 9.25 as follows –</p>	<p>Policy H2 would not accord with national policy to significantly boost the supply of housing.</p> <p>To reflect changes in policy H2 under MM49.</p> <p>Revised trajectory chart and table incorporated in this MM to comply with the requirement in the NPPF that strategic policies should include a trajectory illustrating the expected rate of housing delivery over the plan period. The trajectory is set out in Appendix 5 to the Main modifications document.</p> <p>To align the Plan's housing</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text. Wording amendments to the supporting text would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?												
	<p>9.25 The NPPF expects that at least 10% of the housing requirement (about 1,511 <u>1,130</u> dwellings) should be provided on sites no larger than 1 hectare. In Winchester about <u>4540</u>% of the Local Plan housing requirement will be provided on three strategic scale sites over the Plan period<u>2024-2040</u>. Nevertheless, it is expected that the Government's aspiration can be exceeded when account is taken of existing completions and commitments on smaller sites, windfall sites and Local Plan allocations, which total over 2,400 <u>nearly 1,900</u> dwellings or <u>nearly</u> <u>1617</u>% of the Local Plan housing requirement.</p> <p>Revise Table H3 as follows –</p> <table border="1"> <thead> <tr> <th>Expected source of small sites</th><th>Dwellings</th></tr> </thead> <tbody> <tr> <td>Completions 2020-2023 <u>2024-2025</u> (sites under 10 dwellings)</td><td><u>38870</u></td></tr> <tr> <td>Planning consents at April 2023<u>5</u> (sites under 10 dwellings)</td><td><u>283291</u></td></tr> <tr> <td>Windfall allowance (all assumed to be sites under 1ha.)</td><td>1,725 <u>1,495</u></td></tr> <tr> <td>Local Plan allocations under 1ha. (Policy W3 and CC4 only)</td><td>40</td></tr> <tr> <td>Local Plan Area Total</td><td><u>2,436</u><u>1,896</u></td></tr> </tbody> </table> <p>New graph for page 218. Deletion of existing graph and replace with new graph below.</p>	Expected source of small sites	Dwellings	Completions 2020-2023 <u>2024-2025</u> (sites under 10 dwellings)	<u>38870</u>	Planning consents at April 2023 <u>5</u> (sites under 10 dwellings)	<u>283291</u>	Windfall allowance (all assumed to be sites under 1ha.)	1,725 <u>1,495</u>	Local Plan allocations under 1ha. (Policy W3 and CC4 only)	40	Local Plan Area Total	<u>2,436</u> <u>1,896</u>	requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-2025 and permissions as at 1 April 2025.	
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Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	  <p>Delete Policy H2 Housing Phasing and Supply</p> <p>Phasing will be applied to new greenfield housing sites allocated by this Plan, so as to prioritise the development of previously developed land and achieve a suitable housing trajectory, by holding back most allocated greenfield sites until the later parts of the Plan period. The following sites will not be permitted in advance of April 2030 unless they are needed to overcome a district level housing land</p>		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?																																
	<p>supply shortfall or would deliver housing which is demonstrated to be in priority need in the locality at the time:</p> <ul style="list-style-type: none"> • W4 Courtenay Road, Winchester (150 dwellings) • BW4 North of Rareridge Lane, Bishops Waltham (100 dwellings) • NA3 Alresford Neighbourhood Plan, New Alresford (100 dwellings) • Strategic Policy H2 Housing Phasing and Supply • CC2 Colden Common Farm, Colden Common (45 dwellings) • CC3 Land at Main Road, Colden Common (35 dwellings) • CC4 Land adj 85 Church Lane, Colden Common (10 dwellings) • DEN1 Denmead Neighbourhood Plan, Denmead (100 dwellings) • WK5 Mill Lane, Wickham (40 dwellings) • WK6 Southwick Road / School Road, Wickham (60 dwellings) • OT01 Land East of Main Road, Otterbourne (55 dwellings) • SW01 Land at West Hill Road North, South Wonston (40 dwellings) • SU01 Brightlands, Sutton Scotney (60 dwellings) 																																		
MM51 (Policy H3)	<p>Strategic Policy H3 Spatial Housing Distribution</p> <p>Amend housing provision figures in the table as follows:</p> <table border="1"> <thead> <tr> <th>Spatial Area</th> <th>Settlements / Area</th> <th>Housing Provision</th> <th>New Allocations Proposed</th> </tr> </thead> <tbody> <tr> <td>Winchester Town</td> <td></td> <td>5,640<u>4,445</u></td> <td>1,410</td> </tr> <tr> <td></td> <td>Winchester</td> <td></td> <td></td> </tr> <tr> <td>South Hampshire Urban Areas</td> <td></td> <td>5,650<u>3,880</u></td> <td>500 <u>530</u></td> </tr> <tr> <td></td> <td>Newlands (West of Waterlooville)</td> <td></td> <td></td> </tr> <tr> <td></td> <td>Whiteley</td> <td></td> <td></td> </tr> <tr> <td></td> <td>Botley</td> <td></td> <td></td> </tr> <tr> <td>Market Towns and Rural Area</td> <td></td> <td>3,825<u>2,675</u></td> <td>965</td> </tr> </tbody> </table>	Spatial Area	Settlements / Area	Housing Provision	New Allocations Proposed	Winchester Town		5,640 <u>4,445</u>	1,410		Winchester			South Hampshire Urban Areas		5,650 <u>3,880</u>	500 <u>530</u>		Newlands (West of Waterlooville)				Whiteley				Botley			Market Towns and Rural Area		3,825 <u>2,675</u>	965	<p>To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a</p>	<p>No change to IIA findings: this modification makes amendments to housing provision figures, which will not affect the findings of the IIA for the reasons described in relation to MM49.</p>
Spatial Area	Settlements / Area	Housing Provision	New Allocations Proposed																																
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Proposed Modification Ref	Proposed Modification				Reason for Modification	Does it affect IIA findings?
	Market Towns:	1,375 <u>850</u>	200			
	Bishops Waltham New Alresford					
	Larger Rural Settlements:	1,570 <u>880</u>	610 <u>410</u>			
	Colden Common Denmead Kings Worthy Swanmore Wickham					
	Intermediate Rural Settlements:	360 <u>340</u>	155			
	Hursley Otterbourne South Wonston Sutton Scotney Waltham Chase					
	Remining rural Area	520 <u>605</u>	0 <u>200</u>			
	Winchester District	15,115 <u>11,000</u>	2,875 <u>2,905</u>			
MM52 (Policy H6)	Supporting text: Amend paragraph 9.49 as follows: 9.49 The Government has recently announced measures which are intended to support the delivery of strategic mitigation solutions, and reduce the impact of new development on the quality of the water environment in the first place by 2030, but the impact of these in relation to development viability are not yet known so cannot be quantified at the present time. Given this uncertainty it is considered appropriate that agreements to secure affordable housing include measures to secure further contributions to affordable housing should those costs reduce significantly <u>following introduction of Best Available Technology at Waste Water Treatment works in 2030</u> . Any significant changes				To clarify the circumstances in which the Council envisages the review of costs set out in the third paragraph of Policy H6 will be undertaken. To ensure the Policy is in line with paragraph 9.42 of the supporting text.	No change to IIA findings: this modification makes clarifications to supporting text and policy H6. Wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>relating to the affordability of mitigation will be reported in the Authority Monitoring Report. Further iterations of this Plan will reflect additional experience and understanding of development viability, including mitigating the impacts of phosphorus and reductions in sustainable construction costs, and therefore how this impacts on the costs of development in the affected area.</p> <p>Policy H6 Affordable Housing</p> <p>Amend text as follows:</p> <p>For market led housing schemes, the affordable housing, should be provided in accordance with the following proportions, <u>with social rented as the priority, unless more recent evidence that has been agreed by the Local Planning Authority for that locality demonstrates otherwise -</u></p>		
MM53 (Policy H7)	<p>Supporting text:</p> <p>The following text to be added to the end of paragraph 9.55 -</p> <p><u>It may be that an opportunity arises for the affordable housing needs of more than one settlement to be met by (and justify) an exception scheme. In those cases, any assessment of local needs should consider and justify the boundaries of the assessed area. This should not normally exceed the area defined by the parish within which the proposal is located and any neighbouring parishes.</u></p> <p>Policy H7 Affordable Housing Exception Sites to Meet Local Needs</p> <p>Amend criterion i as follows –</p> <p>i. The proposal is suitable in terms of its location, size and tenure to meet an identified local housing need that cannot be met within the policies applying to the settlement <u>or area</u> to which that need relates;</p>	<p>Reason – to provide clarity on what is meant by the local area when considering needs.</p> <p>For clarification in response to Reg 19 comment from English Rural Housing Association.</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text and policy H7. Wording amendments within the policy would not affect the findings of the IIA.</p>
MM54 (Policy H9)	<p>Supporting text:</p> <p>Proposed new paragraph to follow 9.67 –</p> <p>In addition to higher and further education establishments, there are also boarding schools in the District. In recognition of the nature and requirements of these establishments, proposals for Purpose Built Student Accommodation to serve students aged up to 18 years will be expected to follow the principles set out in Policy H9 in a proportionate way, and no management plan will be sought.</p>	<p>Reason – to clarify how proposals relating to boarding schools will be addressed</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text and policy H9. Wording amendments within the policy would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Policy H9 Purpose built student accommodation (PBSA)</p> <p>Proposed new modification to Policy H9 on page 238 of the Plan as follows – Deletion of criterion v and consequential renumbering of remaining criteria accordingly.</p>	The reason for this is to improve the clarity of the policy and avoid unnecessary duplication.	
MM55 (Policy H10)	<p>Supporting text: Amend paragraph 9.70 as follows – 9.70 The policy aims to prevent the over concentration of HMOs in any one street and area but exceptionally a single existing dwelling may be in an area dominated by HMOs and rendered unsuitable for continued use as a dwelling allowing permission to be given for a change of use of that property to an HMO. If so, evidence should be provided to show why continued use as a dwelling is not realistic and that reasonable attempts have been made to use the property or to market it at a reasonable price for a period of twelve months, based on the local property market and provisions of Policy H10. Parking provision for HMOs should accord with local standards, taking into consideration the amount of parking available on and off site, existing parking pressures and the proposed number of bedrooms and expected occupancy.</p> <p>Policy H10 Houses in Multiple Occupation (HMOs)</p> <p>Amend criterion iii as follows - iii. Would not be detrimental to the amenities of nearby residents, <u>or</u> the overall character and amenity of the surrounding area.</p>	Reason – to provide clarity on the expected period of marketing.	<p>No change to IIA findings: this modification amends the wording of policy text to improve clarity but does not affect the findings of the IIA.</p>
MM56 (Policy H11)	<p>Policy H11 Housing for Essential Rural Workers</p> <p>Amend text as follows: The design of the dwelling should reflect local distinctiveness and the rural character of its surroundings, while avoiding or mitigating adverse effects on the natural <u>or historic</u> environment and biodiversity.</p>	Post-consultation comments from Historic England	<p>More sustainable (change to IIA effect score): this modification amends the wording of policy text to include reference to avoiding adverse effects on the historic environment. Therefore, the negligible effect identified for IIA Objective 11: Historic Environment will change to minor positive.</p>
MM57 (Policy H12)	<p>Policy H12 Provision for Gypsies, Travellers and Travelling Showpeople</p> <p>Amend criterion iv as follows - Sites and the layout proposed should avoid harm to the significance (<u>including the</u> <u>or</u> setting) of</p>	Post-consultation comments from Historic England	<p>No change to IIA findings: this modification slightly amends the wording of the policy text but does not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?																					
	heritage assets or biodiversity interests;																							
MM58 (Policy H13)	<p>Policy H13 Safeguarding Traveller Sites</p> <p>Add footnote as follows -</p> <p><u>*Site reference numbers relate to sites included in the 2016 Gypsy and Traveller Accommodation Needs Assessment. Sites without a reference number have been permitted since the publication of this document.</u></p>	For clarification purposes	No change to IIA findings: this modification includes a new footnote for the purposes of clarity but does not affect the findings of the IIA.																					
	Creating a vibrant economy																							
MM59 (Policy E1)	<p>Supporting text:</p> <p>Amend paragraph 10.13 and Table B as follows:</p> <p>10.13 The economic strategy of the local plan has been informed by an updated employment land study; the Employment and Town Centre Uses Study 2024 (ETCUS). The main findings of this study regarding future needs for employment land are set out below:</p> <ul style="list-style-type: none"> Additional employment land need 2022-2040 of between 27.6ha – 37.838.9ha for the Winchester Plan area. The current identified supply suggests sufficient land to meet identified needs. No need for large warehousing or logistics sites, but localised needs for mid-sized units, with flexibility between B2/B8 uses. Rural areas are an important contribution to supply, development is coming forward, no justification to change current approach. <p>Table B: Allocated Sites and Estimated employment land (p.263)</p> <table border="1"> <thead> <tr> <th>Site name and notes</th><th>Total area of site (ha)</th><th>Estimated amount of employment land (ha)</th></tr> </thead> <tbody> <tr> <td>Bushfield Camp (Policy W5)</td><td>20.0</td><td>11.8</td></tr> <tr> <td>Central Winchester Regeneration (Policy W7)</td><td>4.5</td><td>1.0</td></tr> <tr> <td>Solent Business Park (Policy SH4)</td><td>4.0</td><td>4.0<u>2.0</u></td></tr> <tr> <td>Tollgate Sawmill (Policy BW3)</td><td>2.2</td><td>2.2</td></tr> <tr> <td>Morgan's Yard (Policy WC1)</td><td>2.8</td><td>0.18</td></tr> <tr> <td>Total</td><td>33.2</td><td>19.18<u>17.18</u></td></tr> </tbody> </table> <p>Amend paragraph 10.17 and Table C as follows:</p> <p>10.17 Therefore, in total the Plan makes provision for an estimated 39.36ha of employment land, against an identified need of 27.6ha – 37.838.9ha.</p>	Site name and notes	Total area of site (ha)	Estimated amount of employment land (ha)	Bushfield Camp (Policy W5)	20.0	11.8	Central Winchester Regeneration (Policy W7)	4.5	1.0	Solent Business Park (Policy SH4)	4.0	4.0 <u>2.0</u>	Tollgate Sawmill (Policy BW3)	2.2	2.2	Morgan's Yard (Policy WC1)	2.8	0.18	Total	33.2	19.18<u>17.18</u>	To correct typographical errors. Consequential amendment following Proposed Modification to policy SH4, increasing the flexibility to the type of uses proposed.	No change to IIA findings: this modification makes clarifications to supporting text. Wording amendments to the supporting text would not affect the findings of the IIA.
Site name and notes	Total area of site (ha)	Estimated amount of employment land (ha)																						
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Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?																							
	<p>Table C: Comparison of need and supply by type of employment land (p.264)</p> <table border="1"> <thead> <tr> <th rowspan="2">Site name and notes</th><th colspan="3">Land requirements (ha)</th></tr> <tr> <th>Offices</th><th>Industrial and warehousing</th><th>Total</th></tr> </thead> <tbody> <tr> <td>Identified need – Lower Range</td><td>3.3</td><td>24.3</td><td>27.6</td></tr> <tr> <td>Identified need – Upper Range</td><td>12.2</td><td>26.7</td><td>37.8 38.9</td></tr> <tr> <td>Supply – current expectations of uses where known</td><td>17.29 13.29</td><td>0.28</td><td>17.57 13.57</td></tr> <tr> <td>Supply – sites with no particular prescription</td><td>21.79 23.79</td><td></td><td>21.79 23.79</td></tr> </tbody> </table>	Site name and notes	Land requirements (ha)			Offices	Industrial and warehousing	Total	Identified need – Lower Range	3.3	24.3	27.6	Identified need – Upper Range	12.2	26.7	37.8 38.9	Supply – current expectations of uses where known	17.29 13.29	0.28	17.57 13.57	Supply – sites with no particular prescription	21.79 23.79		21.79 23.79		
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MM60 (Policy E2)	<p>Strategic Policy E2 Spatial Distribution of Economic Growth</p> <p>Amend text as follows –</p> <p>Appropriate growth and <u>retention</u> maintenance of <u>land for</u> existing employment <u>uses</u> within the key settlements will be supported in accordance with the principles set out in SP2.</p>	To ensure the policy is clear and unambiguous.	No change to IIA findings: this modification makes clarifications to policy E2. Wording amendments within the policy would not affect the findings of the IIA.																							
MM61 (Policy E3)	<p>Supporting text:</p> <p>Amend 10.54 as follows:</p> <p>10.54 The detailed capacity findings are set out below –</p> <table border="1"> <thead> <tr> <th colspan="4">Retail Capacity up to 2040 (sqm net sales area) Employment and Town Centre Uses Study 2024</th></tr> <tr> <th>Retail Capacity</th><th>2020 RTCUS 2029</th><th>2024 ETCUS 2034</th><th>2020 &/or 2024 Study 2040</th></tr> </thead> <tbody> <tr> <td>Convenience</td><td>507 516</td><td>516 507</td><td>395</td></tr> <tr> <td>Comparison</td><td>906 1,401</td><td>1,401 906</td><td>741</td></tr> </tbody> </table>	Retail Capacity up to 2040 (sqm net sales area) Employment and Town Centre Uses Study 2024				Retail Capacity	2020 RTCUS 2029	2024 ETCUS 2034	2020 &/or 2024 Study 2040	Convenience	507 516	516 507	395	Comparison	906 1,401	1,401 906	741	Correction of typographical errors for clarification	No change to IIA findings: this modification edits the table providing supporting information regarding retail capacity. The amendments would not affect the findings of the IIA.							
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MM62 (Policy E5)	<p>Supporting text:</p> <p>Amend paragraph 10.93 as follows –</p> <p>10.93 Employment uses are defined as office, industrial and some <u>sui generis</u> <u>other</u> uses <u>that are</u> <u>employment and business-led</u>, as set out in Policy E5 below. It is recognised that there are also a large number of other activities that generate employment that do not fall within this definition. These activities also make a large contribution to the economy of the district and they will be considered in</p>	To recognise that it may be appropriate for this policy to apply to some other uses that are not sui generis.	No change to IIA findings: this modification makes clarifications to supporting text and policy E5. Wording amendments within the policy would not affect the findings of the IIA.																							

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>relation the principles set out within Strategic Policy E1.</p> <p>Amend paragraph 10.96 as follows -</p> <p>10.96 Sui generis uses are uses that do not fall within any specified use class. Whether a particular proposal that is sui generis not within use classes E9 and B2-B8 will fall within the terms of this policy will therefore need to be considered on a case-by-case basis. Some activities that are specifically referred to in the legislation as being <i>sui generis</i>, that would fall within the terms of this policy however, are - scrap yards and car breakers yards, fuel stations, car sales sites, retail warehouse clubs and mineral storage and distribution sites.</p> <p>Policy E5 Enhancing Employment Opportunities</p> <p>Amend second paragraph of Policy E5 as follows –</p> <p><u>For the purposes of this policy,</u> Employment uses are considered to be the following:</p> <p>Amend criterion iii of Policy E5 as follows –</p> <p>iii. Some Sui Generis Other activities where they are employment and business-led, to be determined on an individual basis</p>		
MM63 (Policy E6)	<p>Policy E6 Retaining Employment Opportunities</p> <p>Delete criterion vi of policy E6 and consequential amendments as follows –</p> <p>iv. The impact of continued employment use on the local environment and amenity; and v. The suitability of access arrangements for the site/ buildings, by road and public transport; and vi. The benefits of the proposed use compared to the benefits of retaining the existing use.</p>	Criterion vi is unnecessary and potentially reduces the clarity and effectiveness of the policy.	No change to IIA findings: this modification makes clarifications to policy E6. Wording amendments within the policy would not affect the findings of the IIA.
MM64 (Policy E7)	<p>Policy E7 Maintaining the Vitality and Viability of Town Centres</p> <p>Amendments to the final two paragraphs as follows -</p> <p><u>Within the Primary Shopping Areas</u> Proposals for a change of use or the redevelopment of premises away from retail or other Class E uses, will only be supported where it can be demonstrated that:</p> <p>i. The proposal will contribute to the centre's vitality and viability during daytime trading hours; and</p>	For clarification purposes	No change to IIA findings: this modification makes clarifications to policy E7. Wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?															
	<p>ii. Proportionate evidence has been provided to demonstrate that the premises are no longer required for retail or other Class E uses.</p> <p>Where supporting viability evidence is considered necessary As part of the assessment of such proposals, applicants will be expected to provide viability assessments of the site and evidence of the appropriate marketing for alternative town centre uses. Marketing should be undertaken for a minimum of at least 12 months. Such assessments will always be required where the proposal would result in a loss of a Class E use within the Primary Shopping Area.</p>																	
MM65 (Policy E8)	<p>Supporting text</p> <p>Amend paragraph 10.135 as follows:</p> <p>10.135 <u>Any proposals for new</u> Shops, pubs, arts and cultural services and facilities that <u>serve</u> more than a local catchment and attract visiting members of the public <u>from a wider area</u> are town centre uses, which should be located with regard to <u>in accordance with</u> the town centre hierarchy of (Strategic Policy E3) and <u>the</u> detailed considerations set out in Policy E4. These <u>uses</u> <u>proposals</u> are not generally appropriate within the countryside, due to their traffic implications and impacts on the rural character.</p>	<p>To make it clear that this paragraph is talking about new shops, pubs and cultural services in respect of local services facilities</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text. Wording amendments to the supporting text would not affect the findings of the IIA.</p>															
	Winchester Site Allocations																	
MM66 (Development Allocations Winchester)	<p>Winchester Site Allocations</p> <p>Replace table on page 307</p> <table border="1"> <thead> <tr> <th>Winchester Town Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net completions in or adjoining settlements (2020—2023)(2024-2025)</td><td>879124</td></tr> <tr> <td>Outstanding permissions (at 20232025) (excluding Barton Farm)</td><td>328238</td></tr> <tr> <td>Windfall allowance</td><td>1,035900</td></tr> <tr> <td>Student Accommodation (dwelling equivalents)</td><td>200</td></tr> <tr> <td>Local Plan allocation carried forward (Policy W1, Barton Farm)</td><td>15411,324</td></tr> <tr> <td>New Local Plan allocation (Policy W2, Sir John Moore Barracks)</td><td>900</td></tr> <tr> <td>New Local Plan allocation (Policy W3, St Peter's Car Park)</td><td>30</td></tr> </tbody> </table>	Winchester Town Housing Sources	No. of dwellings	Net completions in or adjoining settlements (2020—2023)(2024-2025)	879124	Outstanding permissions (at 20232025) (excluding Barton Farm)	328238	Windfall allowance	1,035900	Student Accommodation (dwelling equivalents)	200	Local Plan allocation carried forward (Policy W1, Barton Farm)	15411,324	New Local Plan allocation (Policy W2, Sir John Moore Barracks)	900	New Local Plan allocation (Policy W3, St Peter's Car Park)	30	<p>No change to IIA findings: this modification edits the table providing supporting information regarding Winchester Town housing sources. The reduction in the total housing provision would not affect the findings of the IIA for the reasons described at MM49.</p>
Winchester Town Housing Sources	No. of dwellings																	
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Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>New Local Plan allocation (Policy W4, Courtenay Road) 150</p> <p>New Local Plan allocation (revised carried forward allocation) (Policy W7, Central Winchester Regeneration area) 300</p> <p>New Local Plan allocation (revised carried forward allocation) (Policy W8, Station Approach area) 250</p> <p>New Local Plan allocation (Policy W9, Bar End Depot) 30</p> <p>Total Provision 2020 – 2040-2024-2040 56434,446</p>		
MM67 (Policy W1)	<p>Supporting text:</p> <p>Amend paragraph 12.10 as follows:</p> <p>12.10 At the very northern boundary and into the field north of the site there can be very high groundwater levels during very wet years (within 2m of the ground) when a winterbourne rises. Early discussions should, therefore, take place with <u>the</u> Environment Agency and <u>Lead Local Flood Authority (LLFA)</u> in order to establish how this can be addressed.</p> <p>Policy W1 Barton Farm Major Development Area</p> <p>New criterion xii as follows –</p> <p><u>xii. Layout of the development must be planned to ensure future access to existing underground infrastructure for maintenance and upsizing purposes.</u></p>	Comment from Environment Agency and Southern Water	<p>No change to IIA findings: this modification makes clarifications to supporting text and policy W1. Wording amendments within the policy would not affect the findings of the IIA.</p>
MM68 (Policy W2)	<p>Supporting text:</p> <p>Delete and replace text on page 313 as follows:</p> <p><u>Allocated Uses:</u></p> <ul style="list-style-type: none"> i) <u>Residential led mixed use</u>, and ii) Park and ride facility <p>Indicative number of homes: 750—1,000 <u>900</u> dwellings.</p> <p>Delete the end of paragraph 12.15 which states:</p>	Comments from DIO/Avison Young, ICB and Historic England Discussion with HCC Highways following comments from DIO/Avison Young. To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a.	<p>More sustainable (change to IIA effect score): this modification makes clarifications to supporting text and policy W2. New criterion iii with have positive effects regarding IIA objective 10: Landscape as retaining the “generally open and undeveloped” settlement gap helps protect sensitive landscapes, conserve the distinct identities of Winchester and Littleton, and ensure development remains high-quality and appropriately scaled at the settlement boundary. This will strengthen the</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Therefore, a working assumption has been made that the site could accommodate about 900 dwellings.</p> <p>Amend paragraphs 12.18, 12.25, 12.29 as follows:</p> <p>12.18 The main vehicular access to the site is via a dedicated access road which is located off Andover Road North (B3420) (the main north south route in and out of Winchester). Given the secure/defence-related nature of the site, there is a gatehouse and guardroom entry point in the north-east. There is a secure gated access for military vehicles only which is located off Chestnut Avenue/Kennel Lane</p> <p>12.25 The buildings and structures are predominantly used for military training related use or associated recreational purposes and include the following:</p> <ul style="list-style-type: none"> • A central recreational facilities building, which includes a common room, dining area and a local shop; • Gym and leisure facilities, including a swimming pool and a <u>former</u> nursery; which is used occasionally by the local community as well as military personnel; • Various staff training equipment and military assault courses; • Various residential buildings, including both trainees and more senior military personnel/officers that are stationed at the site; • 250 space surface car park; and • A chapel. <p>12.29</p> <p>Park & Ride facility</p> <p>As the site is located on one of the key radial routes into the city centre (Andover Road), the City of Winchester Movement Strategy has identified that there is <u>a</u> need to reduce city centre traffic by increasing the number of Park & Ride facilities with a particular need to provide a car park on <u>Park & Ride to</u> the north side of the city. In order to meet this need, there is <u>an opportunity requirement</u>, as part of the comprehensive redevelopment of this site, to provide approximately 850 spaces <u>within the masterplan for</u> a Park & Ride facility. <u>The Park & Ride facility at the SJM Barracks site would need to demonstrate its relationship with the Kings Barton 200 space Park & Ride Light site that is located on the opposite side of Andover Road (Policy W1)</u>. This would be in addition to the Kings Barton 200 space Park & Ride Light site that is located on the opposite side of Andover Road which would need to be operationally connected to the Park & Ride facility at the Sir John Moore Barracks site (Policy W1). The scale and location of the Park & Ride facility should be considered as part of the master planning process <u>with full details to be submitted as part of the planning application process</u> and be in a location that is physically connected to sustainable modes of transport and capable of providing electrical charging points and cycle parking.</p> <p>Policy W2</p>		uncertain negligible effect to an uncertain minor positive effect.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Sir John Moore Barracks</p> <p>Amend policy as follows:</p> <p>Land at Sir John Moore Barracks, Winchester as defined on the Policies Map, is allocated as a mixed use site which is mainly residential led comprising of 750 to 1,000 about 900 homes, ancillary and supporting uses to make this a sustainable neighbourhood with approximately an 850 space Park & Ride facility provided that detailed proposals accord with the Development Plan and demonstrate how proposals will accord with the following:</p> <p>i. Any application for development is preceded by, and is consistent with, a comprehensive and evidence based site wide masterplan which demonstrates how high quality design, green spaces, settlement gap will be delivered for the whole site which has involved and engaged with stakeholders and interested parties before it is agreed by the local planning authority;</p> <p>ii. The proposals relate to the whole of the allocated site or, if less, do not in any way prejudice the implementation of the masterplan for the whole site;</p> <p>Add additional criterion to Policy W2 between criterion ii and iii and subsequently renumber:</p> <p><u>The development will need to demonstrate how it responds positively to the settlement gap between Winchester and Littleton and as part of the design process, demonstrate how the development has retained the generally open and undeveloped nature of the settlement gap. Once the development is built out any future review of the Local Plan should include a review of the settlement gap;</u></p> <p>iii. The proposals include a phasing and delivery strategy that is related to the provision of infrastructure <u>needed to make the development acceptable in planning terms together with</u> and the creation of neighbourhood centre(s) with ancillary and supporting uses.</p> <p>iv. The proposals investigate the opportunity to reuse/re-purpose any of the existing buildings and gives priority to the use of the previously developed land and the intensification of the existing built up area before the use of undeveloped land;</p> <p>v. The proposals consider and address the need for education provision (Primary and Secondary) to meet the needs of the development and if not provided on the site, provide suitable sustainable links that can be used all year round;</p> <p>vi. The proposals include a high standard of architectural design and use quality materials and detailing, through the creation of a design response that will deliver innovative, sustainable new</p>		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>buildings, creating and providing high quality public spaces and improvements to the public realm;</p> <p>vii. Access should be off Andover Road North (B3420);</p> <p>viii. Include direct, safe and lit, active travel links as part of a strategy that minimises car journeys from the development. High quality facilities for walking, cycling and wheeling and public transport that is connected to the surrounding area/ PROW/cycle network in accordance with the Hampshire Movement and Place Framework and Healthy Streets approach;</p> <p>ix. The proposals ensure that the existing access to the site via Chestnut Avenue (which is a private road)/Kennel Lane is retained and is only used for pedestrian, cyclists and potential emergency access purposes;</p> <p>x. The proposals consider the importance, retention and management of the Flowerdown Site of Importance for Nature Conservation (SINC) in perpetuity by including a management plan for the maintenance and monitoring of these habitats;</p> <p>xi. A site specific Flood Risk Assessment will need to be prepared and agreed that demonstrates how the development will be safe for its lifetime taking climate change and the vulnerability of the developments users into account, and ensure that flood risk is not increased elsewhere as a result of the development;</p> <p>xii. As part of the design process, further investigation (through topographic surveys and flood modelling) determines the exact route of the winterbourne which crosses the site which should be managed and protected as it carries floodwater away from Littleton when groundwater levels are high;</p> <p>xiii. The proposals are accompanied by a green/blue infrastructure/ SuDS hierarchy strategy to both enhance the development and mitigate potential impacts on the surface water from flooding and ground water from Littleton in a way that increases the biodiversity on the site. This should include the provision of multi-functional green/blue links throughout the site and ensure that any additional surface water resulting from the development does not have a detrimental impact on the SINC or other protected sites;</p> <p>xiv. The proposals record features of heritage significance and incorporates them where feasible into any re-development of the site as part of a wider heritage trail that celebrates the site's military history and helps the general public to understand and appreciate how the site has evolved. The proposals will also need to minimise harm to the setting of the adjacent Scheduled Round Barrows;</p> <p>xv. The proposals incorporate and include public realm to enhance the intrinsic quality of the site and creates a 'sense of place' putting people and places at the forefront of the development;</p> <p>xvi. The proposals retain the existing Chapel and opens this up to the community as part of any new development, as this will reinforce links to Peninsula Barracks and historical military associations with</p>		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Winchester;</p> <p>xvii. The proposals include an assessment of the condition, age and the need to technical feasibility/viability to demonstrate the ability to retain/refurbish/redevelop, viably operate / incorporate the existing gym, leisure facilities and the swimming pool as part of the wider residential led scheme. Depending on the outcome of this assessment if they are viable, they should be opened up for use by the local community and management plan should accompany any planning application for this part of the site;</p> <p>xviii. The proposals consider the potential impacts of wastewater (nutrients) produced by the development upon the Solent SAC and River Itchen SAC and identify mitigation so as to avoid any adverse impact on these nationally protected sites either by incorporating measures within the site as part of the development or secured by alternative means if this is not feasible (Policy NE6);</p> <p>xix. The proposals include a Park & Ride facility of approximately 850 spaces and demonstrates the relationship with that would be in addition to and would need to be connected operationally to the 200 space Kings Barton Park & Ride light. The scale and location of the Park & Ride facility should include the provision of charging points and cycle parking that should be determined through the master planning process and full details should be submitted as part of the planning application process transport assessment include the provision of electrical charging points and cycle parking facilities; and</p> <p>xx. Occupation of development will be phased to align with the delivery of sewerage infrastructure, in consultation with the service provider.</p>		
MM69 (Policy W3)	<p>Supporting text:</p> <p>Amend paragraph 12.37 as follows:</p> <p>12.37 Any proposals will need to be designed in a sensitive manner as the southern part of the site is located within Winchester Conservation Area. Relevant references include (but are not limited to) the Conservation Area Appraisal and Winchester Townscape Assessment.</p> <p>Policy W3 St Peter's Car Park</p> <p>Delete criterion iv in Policy W3 and re-number the criterion accordingly.</p> <p>iv. The proposals takes advantage of the site's close proximity to the Winchester Town Centre;</p> <p>Amendments to criterion iii and criterion x as follows –</p>	Comments from Historic England and the Environment Agency To assist with clarification.	No change to IIA findings (change in sustainability): this modification makes clarifications to supporting text and policy W3. The addition to criterion x may result in positive effects regarding IIA objective 13: Water resources, though this is not significant enough to strengthen the effect from a negligible effect. The deletion of criterion iv would have negative effects in relation to IIA objectives 2: Travel and Air Quality, 7: Services and Facilities and 8: Economy, though this is not significant enough to change their effects in the IIA. Overall, wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>iii. As part of the design process, proposals should assess the overall height of the proposed development and the impact on the character of the Conservation Area and the <u>setting of</u> Listed Buildings;</p> <p>x. A site specific Flood Risk Assessment will need to be prepared and agreed that demonstrates how the development will be safe for its lifetime taking climate change and the vulnerability of the developments users into account, and ensure that flood risk is not increased elsewhere as a result of the development. <u>Only development that is water compatible or essential infrastructure shall take place within Flood Zone 3b (functional floodplain);</u></p>		
MM70 (Policy W4)	<p>Supporting text:</p> <p>Amend paragraph 12.41 as follows:</p> <p>12.41 To the north is an important tree belt for bats and beyond this the Barton Meadows Nature Reserve which was provided in conjunction with development at Barton Farm. The Barton Meadows Nature Reserve is an important corridor for wildlife and creates a wider landscape in which wildlife can travel, contributing to the Nature Recovery Network. Due to the proximity of this site to the <u>Barton Meadows Nature Reserve</u>, the <u>development should</u> scope to enhance <u>the integrity of</u> the Reserve and manage access <u>so as to achieve this and to divert pressure from Barton Meadows Nature Reserve</u>, to it should be investigated. The site is within the currently defined Winchester to Kings Worthy / Headbourne Worthy settlement gap. However, it is well-contained and suited to development and development would not extend the built-up area beyond its current northern boundary, helping to retain the openness of the settlement gap.</p> <p>Delete supporting paragraph 12.44</p> <p>In accordance with Policy H2, the development of this greenfield site will be phased to take place in the second half of the Local Plan period (2030 onwards). This is particularly relevant given the importance of prioritising brownfield sites, including Sir John Moore Barracks, and the fact that much of the Barton Farm development remains to be built.</p> <p>Policy W4</p> <p>Land West of Courtenay Road</p> <p>Delete criterion i and renumber criterion accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030;</p>	<p>Comments from HIWWT, HCC, ICB and Natural England.</p> <p>Recommendations in the HRA on the draft Proposed Modifications.</p> <p>To reflect the deletion of phasing policy (Policy H4).</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text/information and policy W4. Wording amendments within the policy would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Amendments to criterion iii and criterion vi as follows –</p> <p>iii Contribute to any other off-site junction <u>transport</u> improvements necessary;</p> <p>vi Provide <u>physical and social</u> infrastructure needed to make the development acceptable in planning terms, including addressing any need for education provision (Primary and Secondary) to meet the needs of the development.</p>		
MM71 (Policy W5)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.331).</p> <p>Amend paragraph 12.52 as follows:</p> <p>12.52 The site is located within the upper catchment of the River Itchen and feeds one of the River Itchen's tributaries known as Nuns Walk Stream. <u>If a planning application were to come forward at this site that included residential or overnight accommodation, such development of the land therefore has/would have</u> the potential to impact upon the nationally protected site of the River Itchen SAC and other sites in the wider Solent area in terms of nutrients (phosphates and nitrates) in wastewater produced by new housing and other forms of overnight residential accommodation. <u>Any proposed nutrient neutrality solution that involves an onsite wastewater treatment works, would need be accompanied by an assessment of impacts to the River Itchen SAC through discharges from the WwTW including groundwater modelling, and agreed with Natural England and the Environment Agency.</u></p> <p>Policy W5 Bushfield Camp</p> <p>Deletion of criterion xv and new criterion xix as follows –</p> <p>xv. Where it has been demonstrated that the proposals will have a significant adverse effect on the integrity of the River Itchen SAC it must be demonstrated, as part of the design process, that adequate measures in line with Policy NE1 and Policy D7, will be put in place to avoid or mitigate any adverse effects. Such measures must be agreed with the Council and Natural England. In order to assist the Council in Policy W5 Bushfield Camp continued carrying out a Habitats Regulations Assessment, the developer will be required to provide evidence to inform the Appropriate Assessment. This is likely to include an air quality assessment of the effects of the development on the River Itchen SAC as a result of any increase in traffic associated with the development. The effects on local roads in the vicinity of the proposed development on nearby designated nature conservation sites, and the impacts on vulnerable sites from air quality effects on the wider road network in the area can be assessed using traffic projections and the 200m distance criterion</p>	<p>Comments from SDNPA, Natural England and Southern Water.</p> <p>Recommendations in the HRA on the draft Proposed Modifications.</p> <p>Agreement with Natural England in the Updated Statement of Common Ground.</p>	<p>No change to IIA findings (change in sustainability): this modification makes clarifications to supporting text/information and policy W5.</p> <p>New criterion xix would result in positive effects regarding IIA objective 13: Water resources, though this is not sufficient to strengthen the effect from a negligible effect, particularly as the HRA of Main Modifications has concluded this modification is not required to avoid adverse effects on the integrity of River Itchen SAC.</p> <p>The deletion of criterion xv would result in negative effects regarding IIA objectives 2: Travel and Air Quality, 4: Health and Wellbeing, 9: Biodiversity and Geodiversity and 13: Water Resources. This is not a significant enough change to the policy to result in changes to any of these effects, particularly as the HRA of Main Modifications has concluded that the deleted policy wording is not required to avoid adverse effects on the integrity of River Itchen SAC.</p> <p>Overall, wording amendments within the policy would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>followed by local Air Quality modelling where required;</p> <p><u>xix. Occupation of the development will be phased to align with the delivery of sewerage infrastructure, in consultation with the service provider.</u></p>		
MM72 (Policy W6)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.337).</p> <p>Policy W6</p> <p>Winnall</p> <p>Amendment to text as follows –</p> <p>Within the Winnall area, <u>which is the main employment area in Winchester</u> as shown on the Policies Map, the council will continue to apply Policy E6 (retention of employment land and premises) with the expectation that it will remain as the main employment area in Winchester Town planning permission will be granted for proposals which are in accordance with the Development Plan and the approach for Winnall, as set out below:</p> <p>Amendment to criterion iv and new criterion vii and viii as follows –</p> <p>iv. in sub area 4 <u>applications for applications for uses outside of B2 and B8 uses will be supported.</u> will be considered against the requirements of Policy E6 (retention of employment land and premises), in the context of adjoining land uses.</p> <p><u>vii. Further development on this site will be subject to a sewer network capacity assessment during the planning application process, should capacity be constrained, occupation of the development will be phased to align with the delivery of infrastructure, in consultation with the service provider.</u></p> <p><u>viii. Layout of the development must be planned to ensure future access to existing underground infrastructure for maintenance and upsizing purposes</u></p>	<p>Comments from SDNPA and Southern Water and to assist with clarification.</p>	<p>No change to IIA findings (more sustainable): this modification makes clarifications to supporting text/information and policy W6. New criterion vii would result in positive effects regarding IIA objective 13: Water resources, though this is not significant to strengthen the Reg. 19 effect from a negligible effect. Overall wording amendments within the policy would not affect the findings of the IIA.</p>
MM73 (Policy W7)	<p>Policy W7</p> <p>Central Winchester Regeneration</p> <p>Amend criterion i and delete criterion ii (renumber the other criterion accordingly).</p>	<p>Comment from ICB and the Environment Agency.</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text/information and policy W8. Wording amendments within the policy would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>i. Any application for development has regard to the Central Winchester Regeneration Area Supplementary Planning Document that has been agreed by the local planning authority; and its aims, objectives and the urban design principles;</p> <p>ii. The proposals relate to the whole of the allocated site or if less, do not in any way prejudice the implementation of the masterplan for the whole of the site;</p> <p>Amendments to criterion xv and xvi as follows –</p> <p>Delete criterion xv and replace with:</p> <p>xv. The proposals considers and addresses the need for education provision (Primary and Secondary) to meet the needs of the development;</p> <p>Provide infrastructure needed to make the development acceptable in planning terms including addressing any needs for education provision (Primary and Secondary) to meet the needs for the development;</p> <p>xvi. A Strategic site-specific Flood Risk Assessment will need to be prepared and agreed that demonstrates how the development will be safe for its lifetime taking climate change and the vulnerability of the developments users into account, and ensure that flood risk is not increased elsewhere as a result of the development. Where possible, reduce the overall flood risk by ensuring that any new development avoids Flood Zone 3;</p>	To assist with clarification and consistency with the wording of other criterion.	
MM74 (Policy W8)	<p>Supporting text:</p> <p>Amend paragraph 12.78 as follows:</p> <p>12.78 The site excludes, but will need to take into consideration and have special regard to the setting of the Hampshire Archives and Local Studies Offices and its garden, which is a Grade II listed building have been included on the List of Buildings of Special Architectural or Historic Interest at grade II.</p> <p>Policy W8 Station Approach Regeneration Area</p> <p>Amend criterion ii as follows:</p> <p>ii. The proposals relate to the whole of the allocated development or if less does not in any way prejudice the implementation of the masterplan of the whole site;</p> <p>Amendment to criterion x as follows –</p>	Comments from Historic England and ICB. To assist with clarification.	No change to IIA findings: this modification makes clarifications to supporting text/information and policy W8. Wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	x. The proposals consider and address the need <u>provision of infrastructure needed to make the development acceptable in planning terms together with</u> for education provision (Primary and Secondary) to meet the needs of the development;		
MM75 (Policy W9)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.351).</p> <p>Policy W9 Bar End Depot</p> <p>New criterion immediately after vii as follows -</p> <p><u>The proposals provide a footway link and cycleway link across the western boundary of the site to improve connectivity to Winchester Town to the north of the site;</u></p>	<p>Comment from SDNPA And Criterion was incorrectly omitted from the Reg 19 LP.</p>	<p>No change to IIA findings (more sustainable): this modification makes clarifications to supporting text/information and policy W9. New criterion vii would have positive effects regarding IIA objectives IIA2: Travel and Air Quality, IIA4: Health and Wellbeing, IIA7: Services and Facilities and IIA8: Economy, however these are not considered significant enough to change their respective effects in the IIA.</p> <p>The new requirement will also have positive effects in relation to equalities because a safe, step-free footway and cycleway to Winchester Town reduces cost and access barriers to jobs, education, healthcare and services. This is beneficial in particular for disabled people, carers, low-income and unemployed residents, those in deprived/rural areas, and people across protected groups.</p>
MM76 (Policy W10)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.355).</p> <p>Amend paragraph 12.106 as follows:</p> <p>12.106 Hyde Abbey Gardens which includes the remains of Hyde Abbey, a Benedictine monastery, extends into the car park and grounds of the adjacent former Leisure centre complex. Hyde <u>Abbey</u> Gateway, which is located opposite St Bartholomew's Church in King Alfred's Place, and the Bridge is a Scheduled Monument, and <u>a Grade I Listed Building</u>. The Bridge is also a Listed Building and a Scheduled Monument. <u>St Bartholomew's Church is a Grade II* Listed Building and, as the church for Hyde Abbey, it is the only remaining building still in use.</u> These are the only substantial <u>above ground / upstanding</u> remains that exist. As the western boundary of the site is also located adjacent to the Winchester Conservation Area boundary, any development will need to take this into consideration as part of the design process. As the western boundary of the site is also located adjacent to the Winchester Conservation Area boundary, any development will need to take this into consideration <u>as well as the</u> Abbey remains above and below ground, both scheduled and unscheduled but potentially of national importance, and impacts on their significance as part of the design process.</p>	<p>Comments from SDNPA, Historic England, the Environment Agency, and Southern Water</p>	<p>No change to IIA findings (more sustainable): this modification makes clarifications to supporting text/information and policy W10. Additions to criterion v would have positive effects regarding IIA objective 14: Flood Risk and the addition of new criterion vii would have positive effects regarding IIA objective 13: Water resources, however these are not considered significant enough to change their respective effects in the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Policy W10 Former River Park Leisure Centre site</p> <p>Amendments to criterion v and new criterion vii as follows –</p> <p>v. A site specific Flood Risk Assessment will need to be prepared and agreed that demonstrates <u>that there will be no inappropriate development within Flood Zone 3b in accordance with Table 2 of the Planning Practice Guidance for Flood risk and coastal change. It will also need to be demonstrated</u> how development will be safe for its lifetime taking climate change and the vulnerability of the developments users into account, and ensure that flood risk is not increased elsewhere as a result of the development;</p> <p><u>vii. Any re-development of this site will be subject to a sewer network capacity assessment during the planning application process, should capacity be constrained, occupation of the development will be phased to align with the delivery of infrastructure, in consultation with the service provider.</u></p>		
MM77 (Policy W11)	<p>Supporting text:</p> <p>Amend paragraph 12.120 as follows:</p> <p>12.120 The area that is subject to Policy W11 is elevated land and has a number of constraints, particularly the presence of the Winchester conservation area in the western part of the area, the listed main Hospital block and some individual or group tree preservation orders, mainly on the southern edge. <u>The Winchester Conservation Area Appraisal includes helpful guidance on the redevelopment of this area.</u> The site is sensitive due to its location on a principal aquifer and parts may have contamination issues associated with previous activities. Given these factors, a masterplan should be prepared for the area in consultation with key stakeholders and interested parties and agreed by the city council. Ideally this should cover the whole allocated area, but there could be separate masterplans for the University and Hospital areas.</p> <p>Delete criteria iii from policy W11 and renumber the criterion accordingly:</p> <p>iii. As a brownfield site, there is no restriction on the phasing of development</p>	Comments from Historic England To reflect the deletion of the phasing policy (Policy H2).	No change to IIA findings: this modification makes clarifications to supporting text/information and policy W11. Wording amendments within the policy would not affect the findings of the IIA.
	South Hampshire Urban Area		
MM78 (South Hampshire Urban Area)	South Hampshire Urban Area Allocations Replace table on page 367.		No change to IIA findings: this modification edits the table providing supporting information regarding South Hampshire Urban Areas housing sources. The reduction in the quantum

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?																				
	<p>South Hampshire Urban Areas Housing Sources</p> <table border="1"> <tr> <td>Net Completions at Newlands (West of Waterlooville) (2020—20232024-2025)</td><td>293 128</td></tr> <tr> <td>Net Completions at Whiteley (2020—20232024-2025)</td><td>973 459</td></tr> <tr> <td>Net completions at Botley bypass</td><td>31</td></tr> <tr> <td>Outstanding Newlands (West of Waterlooville) permissions (at 20232025) / Local Plan allocation carried forward (Policy SH1)</td><td>1206 1001</td></tr> <tr> <td>Outstanding Whiteley permissions (at 2025) / Local Plan allocations carried forward (Policies SH2, SH3)</td><td>2560 1648</td></tr> <tr> <td>Outstanding Botley bypass permission (at 20232025) - Local Plan allocation carried forward (Policy SH6)</td><td>115 84</td></tr> <tr> <td>Windfall allowance</td><td>0</td></tr> <tr> <td>Additional capacity proposed at Newlands (West of Waterlooville) (policy SH1)</td><td>300 350</td></tr> <tr> <td>New Sites allocated at Whiteley in this Plan (Policy SH2)</td><td>200 180</td></tr> <tr> <td>Total Provision 2020 – 2040</td><td>5647 3881</td></tr> </table>	Net Completions at Newlands (West of Waterlooville) (2020— 2023 2024-2025)	293 128	Net Completions at Whiteley (2020— 2023 2024-2025)	973 459	Net completions at Botley bypass	31	Outstanding Newlands (West of Waterlooville) permissions (at 2023 2025) / Local Plan allocation carried forward (Policy SH1)	1206 1001	Outstanding Whiteley permissions (at 2025) / Local Plan allocations carried forward (Policies SH2, SH3)	2560 1648	Outstanding Botley bypass permission (at 2023 2025) - Local Plan allocation carried forward (Policy SH6)	115 84	Windfall allowance	0	Additional capacity proposed at Newlands (West of Waterlooville) (policy SH1)	300 350	New Sites allocated at Whiteley in this Plan (Policy SH2)	200 180	Total Provision 2020 – 2040	5647 3881		of development would not affect the findings of the IIA for the reasons described under MM49.
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MM79 (Policy SH1)	<p>Supporting text:</p> <p>Updates to the Current Masterplan Area map on p.370 - to show the different areas of development more clearly including the additional housing. (See Appendix 1).</p> <p>Amend paragraph 13.10 as follows:</p> <p>13.10 The capacity of the development area has been reviewed and this indicates that additional capacity can be achieved without extending the proposed development area, through a mixture of revisions to the estimated capacity of various phases (about 145 dwellings), development of land <u>previously</u> reserved but no longer needed for expansion of the primary school, <u>and</u> cemetery <u>and</u> <u>mixed use areas</u> (approximately <u>140 160</u> dwellings), and the development of an older persons' housing scheme (<u>already permitted within the local centre as part of the outline consent for Newlands</u>, approximately 45 dwelling equivalents). These are expected to give an additional capacity of about <u>300 350</u> dwellings.</p>	<p>Comment by ICB</p> <p>Update in response to the HRA Addendum and Comments from Natural England.</p> <p>To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a.</p>	<p>More sustainable (change to IIA effect score): this modification makes clarifications to supporting text and policy SH1. Wording amendments within the policy would result in minor changes to the assessment text regarding dwelling numbers.</p> <p>The new policy requirement will have positive effects in relation to IIA objectives 2: Travel and Air Quality, 4: Health and wellbeing, 9: Biodiversity and geodiversity and 10: Landscape. However, these changes are not significant enough to affect the assessment findings for IIA objective 4, and IIA objective 2 is considered to have a significant positive effect so cannot be strengthened further. The</p>																				

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Policy SH1 Newlands (West of Waterlooville)</p> <p>Amend policy as follows:</p> <p>Land at Newlands, to the West of Waterlooville, <u>as shown on the Policies Map</u>, (as shown on the map of Newlands (West of Waterlooville) Master Plan Area) remains allocated to complete the development of a new community of 3,000 dwellings (about 600 in Havant Borough), of which 40% are expected to be affordable, and associated employment provision, support facilities and services, together with supporting uses. An additional approximately 300 <u>350</u> dwellings will be achieved through intensification or rearrangement of uses within the Winchester district part of the development. This should continue to deliver the agreed vision for West of Waterlooville, which aims to create a sustainable urban extension to Waterlooville, integrated with the town centre and forming the fourth quadrant of the town.</p> <p>Development should accord with Policy SP2 and the following site-specific requirements:</p> <ul style="list-style-type: none"> i. Be integrated with Waterlooville town centre including measures to enable good pedestrian and cycle access across Maurepas Way; ii. Retail provision within the development should be within a modest local centre which is subservient to Waterlooville town centre; iii. Provide about 23 hectares of employment land, including uses which will help link the development to the town centre, create a vibrant commercial area and include some mixed housing/ commercial areas; iv. Provide a new access road through the development between the A3/ Ladybridge Road roundabout and the A3/Maurepas Way roundabout with public transport provision and other measures to reduce traffic generation. The development should fund any off-site transport improvements necessary to achieve this and to accommodate traffic likely to be generated by the development; v. Provide primary school places and contributions to off-site improvements to secondary education to accommodate the development, along with other physical and social infrastructure <u>to make the development acceptable in planning terms</u>; vi. A site specific Flood Risk Assessment will need to be prepared and agreed that demonstrates how the development will be safe over its lifetime, taking climate change and the vulnerability of the developments users into account, and ensure that flood risk is not increased elsewhere as a result of the development; vii. Ensure that the groundwater Source Protection Zone is protected and that development will be safe over its lifetime by undertaking a site-specific flood risk assessment and implementing any necessary measures; and viii. Occupation of development will be phased to align with the delivery of sewerage infrastructure, in consultation with the service provider <p>ix. Implement a Green Infrastructure Strategy for the additional approximately 350 dwellings to avoid harmful impacts and mitigate the local and wider impacts of the development, including their phasing and long-term management and any off-site measures required to mitigate harmful impacts on European sites. New green infrastructure must seek to provide facilities</p>		<p>uncertain negligible effect for IIA10: Landscape is strengthened to an uncertain minor positive effect as designing greenspace as part of a GI Strategy can promote visually attractive development with appropriate landscaping and protect local character, though the effect is uncertain as the magnitude of the effect depends on design location and specifications. A significant negative effect is expected regarding IIA objective 9, and while the new policy requirement for a Green Infrastructure Strategy will likely mitigate some of this negative effect, this is not deemed significant enough to change the effect.</p> <p>The new requirement for a Green Infrastructure Strategy will also have positive effects in relation to equalities because providing safe, accessible local greenspace and dog-walking routes close to homes reduces cost and travel barriers and supports inclusive design that benefits people of all ages, disabled people and those with mobility aids or prams, carers, people on low incomes or benefits, those in rural or more deprived areas, and groups who may feel less safe or welcome when travelling farther afield, thereby widening everyday access to healthy outdoor activity for protected and disadvantaged groups.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<u>for dog walking and local walks, to reduce trips to the SPA/Ramsar sites, and design of the greenspace must be agreed with Natural England, as part of a project-level HRA</u>		
MM80 (Policy SH2)	<p>Supporting text:</p> <p>Change Indicative number of homes at the top of page 373</p> <p>Indicative number of homes: Approx. 2,500 of original allocation remaining (April 2023), approx. 200 180 additional proposed.</p> <p>Amend paragraph 13.20 as follows:</p> <p>13.20 The original site area was approximately 202 hectares, of which around half is either constrained or required to mitigate potential environmental impacts. This significantly reduced the developable area, but the site was allocated for about 3,500 new dwellings. The capacity of the development area has been reviewed and this indicates that additional capacity can be achieved through small extensions to the proposed development area (totalling about 6 hectares), without breaching important boundaries of the development area, at land off Bluebell Way (approximately 110 90 dwellings) and land off Ridge Farm Lane (approximately 50 dwellings). In addition, the development of an extra care scheme (<u>already permitted adjacent to the northern local centre as part of the outline consent for North Whiteley</u>) will contribute a further approximately 40 dwelling equivalents. These are expected to give an additional capacity of about 200 180 dwellings.</p> <p>Policy SH2 North Whiteley</p> <p>Additional consequential change are then needed to preamble to Policy SH2:</p> <p>Land to the North of Whiteley <u>as shown on the Policies Map, is</u> (as shown on the map above) remains allocated to complete the development of about 3,500 dwellings together with supporting uses. An additional approximately 200-180 dwellings, of which 40% are expected to be affordable, will be achieved through the allocation of approximately 6 hectares of land as small extensions to the original allocation and development of an extra care scheme. The development as a whole should reflect Whiteley's predominantly wooded character and setting by maximising the opportunities presented by the substantial areas of green space within and adjoining the allocated area, which are either unsuitable for built development or needed to mitigate potential impacts on protected sites. Development proposals should be consistent with the masterplan, indicative layout and phasing plan approved for the original allocation.</p>	<p>Update in response to the HRA Addendum and Comments from Natural England.</p> <p>To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a.</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text and policy SH3. Wording amendments within the policy would result in minor changes to the assessment text, though would not affect the findings of the IIA.</p> <p>The requirement for a Green Infrastructure Strategy will also have positive effects in relation to equalities because providing safe, accessible local greenspace and dog-walking routes close to homes reduces cost and travel barriers and supports inclusive design that benefits people of all ages, disabled people and those with mobility aids or prams, carers, people on low incomes or benefits, those in rural or more deprived areas, and groups who may feel less safe or welcome when travelling farther afield, thereby widening everyday access to healthy outdoor activity for protected and disadvantaged groups.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Amendments to criteria ix and x as follows –</p> <p>ix. Assess the impact of development both on site and in combination with other nearby sites on habitats and biodiversity <u>through a project level HRA</u> (especially those of national and international importance such as the River Hamble and the Solent); and</p> <p>x. Implement a Green Infrastructure Strategy to avoid harmful impacts and mitigate the local and wider impacts of the development, including their phasing and long-term management and any off- site measures required to mitigate harmful impacts on European sites. <u>New green infrastructure must seek to provide facilities for dog walking and local walks, to reduce trips to the SPA/Ramsar sites, and design of the greenspace must be agreed with Natural England, as part of a project-level HRA.</u></p>		
MM81 (Policy SH3)	<p>Supporting text:</p> <p>Amend paragraph 13.31 as follows:</p> <p>13.31 There are foul and surface water sewers running across the site which would require an easement of 6m to be kept clear of all buildings and tree planting. <u>located in Bader Way and Cobham Grove, with manholes in close proximity to the site boundary. It is important that the exact location of this infrastructure in relation to the site is established prior to the commencement of any construction, in liaison with Southern Water.</u></p> <p>Policy SH3</p> <p>Whiteley Green</p> <p>Amend the first paragraph of policy SH3 as follows:</p> <p>Land at Whiteley Green, <u>as shown on the Policies Map,</u> (as shown on the map on the previous page) is allocated for residential and educational development. Planning permission will be granted provided that detailed proposals accord with the Development Plan and meet the following specific development requirements:</p>	Comments from Hampshire County Council and Southern Water	<p>No change to IIA findings: this modification makes clarifications to supporting text and policy SH3. Wording amendments within the policy would not affect the findings of the IIA.</p>
MM82 (Policy SH4)	<p>Supporting text:</p> <p>Site details (page 381) changes as follows:</p> <p>Indicative number of homes:</p> <p><u>Employment floorspace: approx. 11,000 sq. m</u></p> <p><u>Employment and commercial uses</u></p>	<p>Consequential amendment following Proposed Modification to policy SH4, increasing the flexibility to the type of uses proposed.</p> <p>To delete repetition and improve clarity</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text and policy SH4. Wording amendments within the policy would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Delete paragraph 13.34</p> <p>Whiteley includes major employment areas which have now been mostly developed and occupied. Some parts of the Solent 1 Business Park remain to be developed. These allocations are carried forward to ensure that the employment provision at Whiteley is completed as planned.</p> <p>New paragraph to follow paragraph 13.35 as follows –</p> <p><u>The intention is to ensure that this remaining parcel is delivered in the plan period in a way which complements and enhances the wider employment area. For this remaining parcel, a range of uses complimentary to the business park will be considered as a way of ensuring delivery of the site and supporting the overall attractiveness of the employment areas for all occupiers.</u></p> <p>Policy SH4</p> <p>Solent Business Park</p> <p>Amendment to first paragraph and criterion i as follows:</p> <p>Land at Solent 1, Whiteley, <u>as shown on the Policies Map, (as shown on the map above)</u> is allocated for business park development. Planning permission will be granted provided that detailed proposals accord with the Development Plan and meet the following specific development requirements:</p> <p>Amendment to criterion i as follows –</p> <p>i. Provide for a range of high technology and business uses falling within Use Class E(g); <u>business uses falling within Use Class E(g), B2, B8, and other employment generating uses. A limited amount of appropriate commercial uses are also supported subject to other policies in this plan if they contribute to the amenity, sustainability and vibrancy of the Business Park;</u></p>	<p>To better reflect the position in policy SH4 regarding the aims of the policy and the range of proposed uses.</p> <p>To provide appropriate flexibility regarding the approach to delivering the site and the range of acceptable uses.</p>	
MM83 (Policy SH6)	<p>Policy SH6</p> <p>Botley Bypass</p> <p>Amendment to first paragraph as follows:</p> <p>Land is safeguarded, <u>as shown on the Policies Map, (as shown on the map above)</u> for the construction of the part of Botley Bypass within Winchester district, between the district boundary at the river Hamble and the junction of the A334/A3051. The Bypass within the Winchester district will be permitted, provided that:</p>	Comments from Southern Water	<p>No change to IIA findings: this modification makes clarifications to policy SH6. Wording amendments within the policy would not affect the findings of the IIA.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?											
	<p>New criterion iii as follows –</p> <p><u>iii. measures are included to protect and ensure future access for maintenance and upsizing purposes to Southern Water's water supply infrastructure.</u></p>													
	The Market Towns and Rural Area													
MM84 (The Market Towns and Rural Area Allocations)	<p>The Market Towns and Rural Area Allocations</p> <p>Replace table on page 389 – 390</p> <table border="1"> <thead> <tr> <th>Area / Settlements</th> <th>Housing Approach</th> <th>Approximate Housing Provision 20202024-2040</th> </tr> </thead> <tbody> <tr> <td>Market Towns</td> <td>The more sustainable 'market towns' were asked to identify new sites for 100 to 120 dwellings each. A site is allocated at Bishop's Waltham for about 100 dwellings. New Alresford is taking forward a Neighbourhood Plan and will also need to identify new sites of this scale. Taking account of recent completions, commitments, windfall and existing allocations which have not yet been completed and are carried forward, each settlement can achieve over 600 around 300-500 dwellings over the Plan period 2024-2040.</td> <td>1375 845</td> </tr> <tr> <td>Larger Rural Settlements</td> <td>The larger rural settlements were asked to identify new sites for 90 to 100 dwellings each. Sites are allocated for this scale</td> <td>1570 880</td> </tr> <tr> <td>Colden Common</td> <td></td> <td></td> </tr> </tbody> </table>	Area / Settlements	Housing Approach	Approximate Housing Provision 2020 2024-2040	Market Towns	The more sustainable 'market towns' were asked to identify new sites for 100 to 120 dwellings each. A site is allocated at Bishop's Waltham for about 100 dwellings. New Alresford is taking forward a Neighbourhood Plan and will also need to identify new sites of this scale. Taking account of recent completions, commitments, windfall and existing allocations which have not yet been completed and are carried forward, each settlement can achieve over 600 around 300-500 dwellings over the Plan period 2024-2040 .	1375 845	Larger Rural Settlements	The larger rural settlements were asked to identify new sites for 90 to 100 dwellings each. Sites are allocated for this scale	1570 880	Colden Common			<p>To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) in MM49 and updated figures for completions 2024-25 and permissions as at 1 April 2025, and set out correct categorisation of Knowle in the MTRA.</p> <p>No change to IIA findings: this modification edits the table providing supporting information regarding the market towns and rural area allocations. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.</p>
Area / Settlements	Housing Approach	Approximate Housing Provision 2020 2024-2040												
Market Towns	The more sustainable 'market towns' were asked to identify new sites for 100 to 120 dwellings each. A site is allocated at Bishop's Waltham for about 100 dwellings. New Alresford is taking forward a Neighbourhood Plan and will also need to identify new sites of this scale. Taking account of recent completions, commitments, windfall and existing allocations which have not yet been completed and are carried forward, each settlement can achieve over 600 around 300-500 dwellings over the Plan period 2024-2040 .	1375 845												
Larger Rural Settlements	The larger rural settlements were asked to identify new sites for 90 to 100 dwellings each. Sites are allocated for this scale	1570 880												
Colden Common														

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?	
	<p>Denmead Kings Worthy Swanmore Wickham</p> <p>of housing in Kings Worthy, Colden Common and Wickham. Denmead is taking forward a Neighbourhood Plan and will also need to identify new sites for about 100 dwellings. At Wickham there is also an opportunity to bring forward a site which has community support for 200 dwellings at Knowle, which has some facilities and services.</p> <p>Taking account of the varying levels of recent completions, commitments, windfall and existing allocations which have not yet been completed and are carried forward, each settlement can achieve between about 160 to 360 <u>150-200</u> dwellings.</p> <p>Following assessment of potential sites and updating of the settlement hierarchy, the settlement of Waltham Chase has been moved from this category to the 'intermediate rural settlements' grouping.</p>			
	<p><u>Intermediate Rural Settlements</u></p> <p>Hursley Otterbourne South Wonston</p> <p>The smaller 'intermediate' rural settlements were asked to identify new sites for 50 to 60 dwellings each. Sites of about 40 to 60 dwellings are allocated at South Wonston, Otterbourne and Sutton Scotney. Hursley has been added</p>	<p><u>360</u><u>340</u></p>		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Sutton Scotney</p> <p>Waltham Chase</p> <p>to this level of the hierarchy following a reassessment of the hierarchy, so was not originally given a housing target. However, a Neighbourhood Plan is being prepared for Hursley which may identify sites.</p> <p>Waltham Chase has been added to this category and has existing site allocations with remaining capacity for about 80 additional dwellings. No new allocations are proposed in Waltham Chase.</p> <p>Taking account of the variations in the levels of recent completions, commitments and existing allocations between these settlements, there is a wide range of housing capacities within the smaller rural settlements, ranging from about 20 to 100 dwellings.</p>		
	<p>Remaining Rural Area</p> <p>In the remaining rural area, planning policies allow for modest development within defined settlements. This is reflected in the level of recent completions, commitments and the windfall allowance, which indicate a capacity of about 520<u>605</u> dwellings for this area. No new allocations are made in this area. This includes 200 dwelling at Knowle,</p>	<p>520<u>605</u></p>	

Proposed Modification Ref	Proposed Modification			Reason for Modification	Does it affect IIA findings?
		<u>where there is also an opportunity to bring forward a site which has community support.</u>			
	'MTRA' AREA TOTAL		3,825 2670		
MM85 (Market Town – Bishops Waltham)	Market Town – Bishops Waltham Replace table on page 391			To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	No change to IIA findings: this modification edits the table providing supporting information regarding Bishops Waltham housing sources. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.
	Bishop's Waltham Housing Sources	No. of dwellings			
	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	340-1			
	Outstanding permissions (at 20235) including Local Plan allocations carried forward (Policy BW1)	225 152			
	Remaining Local Plan allocations (at 20235) carried forward (Policy BW3)	10			
	Windfall allowance	9069			
	New Site allocated in this Plan (Policy BW4)	100			
	Total Provision 2020 – 2040 2024-2040	765332			
MM86 (Policy BW1)	Policy BW1 The Vineyard/Tangier Lane Delete allocation – Policy BW1, paragraphs 14.11 to 14.13 of the supporting text and associated site plans and other elements. Update inset map on page 392 to remove reference to "The Vineyard / Tangier Lane". Retain settlement boundary.			To reflect that the site is completed.	Change to IIA findings: The allocation has been deleted, therefore the assessment of policy BW1 can be removed from the IIA.
MM87 (Policy BW3)	Supporting text: Update maps to include the boundary of the South Downs National Park (p.397). Policy BW3 Tollgate Sawmill		Comment from SDNPA.		No change to IIA findings: this modification makes clarifications to supporting text/information and policy BW3. Wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?												
	<p>Amendment to criterion viii as follows -</p> <p>viii. Protect, retain and reinforce existing treed boundaries and hedgerows <u>to minimise any wider views and protect the setting of the SDNP;</u></p>														
MM88 (Policy BW4)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.401).</p> <p>Policy BW4</p> <p>Land north of Rareridge Lane</p> <p>Delete criterion ii (phasing) and renumber accordingly</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030;</p> <p>Amendment to criterion vii as follows –</p> <p>vii. Provide or contribute to the reduced speed limit to 30mph <u>measures that would support a lower speed environment</u> and a new village gateway on Hoe Road to the east of the site.</p>	<p>Comments from SDNPA and Hampshire County Council</p> <p>To reflect the deletion of the phasing policy (Policy H2).</p>	<p>No change to IIA findings: this modification makes clarifications to supporting text/information and policy BW4. Wording amendments within the policy would not affect the findings of the IIA.</p>												
MM89 (Market Towns – New Alresford)	<p>Market Towns – New Alresford</p> <p>Replace table on page 405</p> <table border="1"> <thead> <tr> <th>New Alresford Housing Sources</th> <th>No. of dwellings</th> </tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) <u>(2024-2025)</u></td> <td><u>782</u></td> </tr> <tr> <td>Outstanding permissions (at 2023<u>5</u>) including Local Plan allocations carried forward (Policies NA1 (part), NA2)</td> <td><u>330</u> <u>344</u></td> </tr> <tr> <td>Remaining Local Plan allocations (at 2023) carried forward (Policy NA1 (part))</td> <td>10</td> </tr> <tr> <td>Windfall allowance</td> <td><u>90</u> <u>69</u></td> </tr> <tr> <td>New Sites to be allocated in Neighbourhood Plan (Policy NA3)</td> <td>100</td> </tr> </tbody> </table>	New Alresford Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) <u>(2024-2025)</u>	<u>782</u>	Outstanding permissions (at 2023 <u>5</u>) including Local Plan allocations carried forward (Policies NA1 (part), NA2)	<u>330</u> <u>344</u>	Remaining Local Plan allocations (at 2023) carried forward (Policy NA1 (part))	10	Windfall allowance	<u>90</u> <u>69</u>	New Sites to be allocated in Neighbourhood Plan (Policy NA3)	100	<p>To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.</p>	<p>No change to IIA findings: this modification edits the table providing supporting information regarding New Alresford housing sources. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.</p>
New Alresford Housing Sources	No. of dwellings														
Net Completions in or adjoining settlement (2020-2023) <u>(2024-2025)</u>	<u>782</u>														
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Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	Total Provision 2020 – 2040 2024-2040	608 515	
MM90 (Policy NA1)	<p>Policy NA1 The Dean</p> <p>New criterion xi as follows –</p> <p><u>xi. Provision of other physical and social infrastructure needed to make the development acceptable in planning terms.</u></p>	Comment by ICB	No change to IIA findings: this modification makes clarifications to policy NA1. Wording amendments within the policy would not affect the findings of the IIA.
MM91 (Policy NA2)	<p>Policy NA2 Sun Lane</p> <p>Amend criterion xiv and new criterion xvi as follows –</p> <p>xiv. Ensure that the Groundwater Protection Zone is protected <u>and provide a groundwater risk assessment for the burial ground;</u></p> <p><u>xvi. Provision of other physical and social infrastructure needed to make the development acceptable in planning terms.</u></p>	Comments from Environment Agency and ICB	No change to IIA findings: this modification makes clarifications to policy NA2. Wording amendments within the policy would not affect the findings of the IIA.
MM92 (Policy NA3)	<p>Supporting text:</p> <p>New paragraph after 14.43 as follows –</p> <p><u>As part of the Neighbourhood Planning process, early engagement with Southern Water is encouraged regarding the allocation of sites in the Neighbourhood Plan in order to assess the capacity of their water and wastewater networks.</u></p> <p>Policy NA3 Neighborhood Plan Designated Area</p> <p>Amend policy as follows:</p> <p>Additional land will be allocated for development in the New Alresford Neighbourhood Plan for about 100 dwellings, including any amendments to the settlement boundary.</p> <p>Development will be expected to:</p> <p>i. Show how it contributes towards the Vision and Objectives of the Plan in Policy SP1 and is in</p>	Comments from Southern Water and ICB	No change to IIA findings: this modification provides additional context to the supporting text of the policy. Wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?																		
	<p>general conformity with its strategic approach;</p> <p>ii. Have regard to information on local needs for new homes, jobs and facilities, for the Neighbourhood Plan area, <u>including the provision of other physical and social infrastructure needed to make developments acceptable in planning terms</u>; and</p> <p>Delete criterion iii (phasing).</p> <p>iii. Be phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030.</p> <p>Add new sentence directly underneath the last criteria:</p> <p>If the New Alresford Neighbourhood Plan does not successfully go through to a referendum, the housing requirement of 100 dwellings will be addressed in the early Local Plan review.</p>	To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a and the deletion of the phasing policy (Policy H2).																			
MM93 (Larger Rural Settlements – Colden Common)	<p>Larger Rural Settlements – Colden Common</p> <p>Replace table on page 419</p> <table border="1"> <thead> <tr> <th>Colden Common Housing Sources</th> <th>No. of dwellings</th> </tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) <u>(2024-2025)*</u></td> <td>116 <u>-1</u></td> </tr> <tr> <td>Outstanding permissions (at 2023)</td> <td>0 <u>5</u></td> </tr> <tr> <td>Remaining Local Plan allocations (at 2023) carried forward (Policy CC1)</td> <td>48</td> </tr> <tr> <td>Windfall allowance</td> <td>50 <u>47</u></td> </tr> <tr> <td>New Site allocated in this Plan (Policy CC2)</td> <td>45</td> </tr> <tr> <td>New Site allocated in this Plan (Policy CC3)</td> <td>35</td> </tr> <tr> <td>New Site allocated in this Plan (Policy CC4)</td> <td>10</td> </tr> <tr> <td>Total Provision 2020 – 2040 <u>2024-2040</u></td> <td>304 <u>189</u></td> </tr> </tbody> </table> <p>*this figure is negative due to the demolition of a dwelling.</p>	Colden Common Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) <u>(2024-2025)*</u>	116 <u>-1</u>	Outstanding permissions (at 2023)	0 <u>5</u>	Remaining Local Plan allocations (at 2023) carried forward (Policy CC1)	48	Windfall allowance	50 <u>47</u>	New Site allocated in this Plan (Policy CC2)	45	New Site allocated in this Plan (Policy CC3)	35	New Site allocated in this Plan (Policy CC4)	10	Total Provision 2020 – 2040 <u>2024-2040</u>	304 <u>189</u>	To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	No change to IIA findings: this modification edits the table providing supporting information regarding Colden Common housing sources. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.
Colden Common Housing Sources	No. of dwellings																				
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Total Provision 2020 – 2040 <u>2024-2040</u>	304 <u>189</u>																				
MM94 (Policy CC2)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.423).</p>	Comments from SDNPA and Historic England	No change to IIA findings: this modification makes deletions to policy CC2. Wording																		

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Policy CC2 Colden Common Farm</p> <p>Amendment to text as follows –</p> <p>Land at Colden Common Farm, as shown on the Policies Map, is allocated for <u>up to</u> about 45 dwellings. Planning permission will be granted provided that details accord with the Development Plan and meet the following specific requirements:</p> <p>Delete criterion i (phasing) and renumber accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030</p>	To reflect the deletion of the phasing policy (Policy H2).	amendments within the policy would not affect the findings of the IIA.
MM95 (Policy CC3)	<p>Update maps to include the boundary of the South Downs National Park (p.427).</p> <p>Policy CC3 Land at Main Road</p> <p>Delete criterion i (phasing) and renumber accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030;</p>	Comments from SDNPA To reflect the deletion of the phasing policy (Policy H2).	No change to IIA findings: this modification makes deletions to policy CC3. Wording amendments within the policy would not affect the findings of the IIA.
MM96 (Policy CC4)	<p>Supporting text:</p> <p>Delete paragraph 14.80</p> <p>A new water supply pipeline is being proposed between Havant and Otterbourne, which Southern Water have identified as potentially affecting this site or its surroundings. Engagement with Southern Water will be required at an early stage in order to coordinate emerging water supply pipeline project proposals with the development of this site as this new water supply pipeline is important infrastructure</p>	Comments from SDNPA, the Environment Agency and Southern Water To reflect the deletion of the phasing policy (Policy H2).	No change to IIA findings: this modification provides additional context to the supporting text of the policy. Wording amendments within the policy would not affect the findings of the IIA.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?														
	<p>for the region:</p> <p>Policy CC4 Land adjoining 85 Church Lane</p> <p>Deletion of criterion i (phasing) and renumber accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030;</p> <p>Deletion of criterion viii –</p> <p>viii. The development should ensure future access to planned water supply infrastructure in the vicinity in coordination with the service provider;</p>																
MM97 (Larger Rural Settlements – Denmead)	<p>Larger Rural Settlements – Denmead</p> <p>Replace table on 435</p> <table border="1"> <thead> <tr> <th>Denmead Housing Sources</th> <th>No. of dwellings</th> </tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) <u>(2024-2025)*</u></td> <td><u>117 0</u></td> </tr> <tr> <td>Outstanding permissions (at 2023<u>5</u>) including Neighbourhood Plan allocation (DNP Policy 2iv)</td> <td><u>33 29</u></td> </tr> <tr> <td>Remaining Neighbourhood Plan allocations (at 2023<u>5</u>) (DNP Policies 2ii and 2iv)</td> <td><u>2824</u></td> </tr> <tr> <td>Windfall allowance</td> <td><u>50 47</u></td> </tr> <tr> <td>New Sites to be allocated in DNP Review (Policy D1)</td> <td>100</td> </tr> <tr> <td>Total Provision 2020 – 2040 <u>2024-2040</u></td> <td><u>328 200</u></td> </tr> </tbody> </table>	Denmead Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) <u>(2024-2025)*</u>	<u>117 0</u>	Outstanding permissions (at 2023 <u>5</u>) including Neighbourhood Plan allocation (DNP Policy 2iv)	<u>33 29</u>	Remaining Neighbourhood Plan allocations (at 2023 <u>5</u>) (DNP Policies 2ii and 2iv)	<u>2824</u>	Windfall allowance	<u>50 47</u>	New Sites to be allocated in DNP Review (Policy D1)	100	Total Provision 2020 – 2040 <u>2024-2040</u>	<u>328 200</u>	To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	No change to IIA findings: this modification edits the table providing supporting information regarding Denmead housing sources. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.
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New Sites to be allocated in DNP Review (Policy D1)	100																
Total Provision 2020 – 2040 <u>2024-2040</u>	<u>328 200</u>																
MM98 (Policy DEN1)	<p>Supporting text:</p> <p>New paragraph after 14.86 as follows –</p>	Comments from Southern Water and ICB	No change to IIA findings: this modification provides additional context to the supporting text of the policy. Wording amendments within														

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?				
	<p><u>As part of the Neighbourhood Planning process, early engagement with Southern Water is encouraged regarding the allocation of sites in the Neighbourhood Plan in order to assess the capacity of their water and wastewater networks.</u></p> <p>Policy DEN1 Neighbourhood Plan Designated Area</p> <p>Amend policy as follows:</p> <p>Land will be allocated for development in the Denmead Neighbourhood Plan for about 100 dwellings, including any required amendments to the settlement boundary. Development will be expected to address the following:</p> <ul style="list-style-type: none"> i. Show how they are contributing towards the Vision and Objectives of the Plan in Policy SP1 and in general conformity with its strategic approach; ii. Have regard to information on local need for new homes, jobs and facilities, for their plan area, <u>including the provision of physical and social infrastructure needed to make developments acceptable in planning terms;</u> <p>Delete criterion iii:</p> <p>Be phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030.</p> <p>Add a new sentence underneath the last criterion:</p> <p>If the Denmead Neighbourhood Plan does not successfully go through to a referendum, the housing requirement of 100 dwellings will be addressed in the early Local Plan review.</p>	<p>To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a and to reflect the deletion of the phasing policy (Policy H2).</p>	<p>the policy would not affect the findings of the IIA.</p>				
MM99 (Larger Rural Settlements – Kings Worthy)	<p>Larger Rural Settlements – Kings Worthy</p> <p>Replace table on page 439.</p> <table border="1"> <thead> <tr> <th>Kings Worthy Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)*</td><td>36 -1</td></tr> </tbody> </table>	Kings Worthy Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)*	36 -1	<p>To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.</p>	<p>No change to IIA findings: this modification edits the table providing supporting information regarding Kings Worthy housing sources. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.</p>
Kings Worthy Housing Sources	No. of dwellings						
Net Completions in or adjoining settlement (2020-2023) (2024-2025)*	36 -1						

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?															
	<table border="1"> <tr> <td>Outstanding permissions (at 2023)⁵</td><td>11 <u>10</u></td><td></td></tr> <tr> <td>Windfall allowance</td><td>50 <u>47</u></td><td></td></tr> <tr> <td>New Site allocated in this Plan (Policy KW1)</td><td>45</td><td></td></tr> <tr> <td>New Site allocated in this Plan (Policy KW2)</td><td>75</td><td></td></tr> <tr> <td>Total Provision 2020 – 2040-2024-2040</td><td>217 <u>176</u></td><td></td></tr> </table>	Outstanding permissions (at 2023) ⁵	11 <u>10</u>		Windfall allowance	50 <u>47</u>		New Site allocated in this Plan (Policy KW1)	45		New Site allocated in this Plan (Policy KW2)	75		Total Provision 2020 – 2040-2024-2040	217 <u>176</u>			
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Total Provision 2020 – 2040-2024-2040	217 <u>176</u>																	
*this figure is negative due to the demolition of a dwelling.																		
MM100 (Policy KW2)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.443).</p> <p>Amend paragraph 14.95 as follows:</p> <p>14.95 Conservation areas and several listed buildings lie to the south and east of the site, in Kings Worthy and Abbots Worthy, and development should be designed to avoid harmful impacts on these <u>their setting</u> and the National Park.</p> <p>Policy KW2</p> <p>Land adjoining the Cart and Horses PH</p> <p>Amend criterion ii as follows:</p> <p>ii. As older person's accommodation is a housing priority, there is no restriction on the phasing of development, subject to the need to ensure development does not take place in advance of the rearrangement of the Basingstoke Road, London Road and B3047 junction;</p>	Comments from SDNPA and Historic England To reflect the deletion of Policy H2.	No change to IIA findings: this modification provides additional context to the supporting text of the policy. Wording amendments within the policy would not affect the findings of the IIA.															
MM101 (Larger Rural Settlements – Swanmore)	<p>Larger Rural Settlements – Swanmore</p> <p>Replace table on page 447.</p> <table border="1"> <thead> <tr> <th>Swanmore Housing Sources</th> <th>No. of dwellings</th> </tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)</td> <td>13 <u>31</u></td> </tr> <tr> <td>Outstanding permissions (at 2023)⁵</td> <td>65 <u>53</u></td> </tr> </tbody> </table>	Swanmore Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	13 <u>31</u>	Outstanding permissions (at 2023) ⁵	65 <u>53</u>	To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	No change to IIA findings: this modification edits the table providing supporting information regarding Swanmore housing sources. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.									
Swanmore Housing Sources	No. of dwellings																	
Net Completions in or adjoining settlement (2020-2023) (2024-2025)	13 <u>31</u>																	
Outstanding permissions (at 2023) ⁵	65 <u>53</u>																	

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?												
	<table border="1"> <tr> <td>Remaining Local Plan allocation (at 2023) carried forward (Policy SW1)</td><td>3617</td><td></td></tr> <tr> <td>Windfall allowance</td><td>50 47</td><td></td></tr> <tr> <td>Total Provision 2020 – 2040 2024-2040</td><td>164 148</td><td></td></tr> </table>	Remaining Local Plan allocation (at 2023) carried forward (Policy SW1)	3617		Windfall allowance	50 47		Total Provision 2020 – 2040 2024-2040	164 148						
Remaining Local Plan allocation (at 2023) carried forward (Policy SW1)	3617														
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Total Provision 2020 – 2040 2024-2040	164 148														
MM102 (Policy SW1)	<p>Policy SW1 The Lakes</p> <p>Amendment to criterion vii as follows –</p> <p>vii. Contribute to the expansion of Swanmore College of Technology and other physical and social infrastructure needed to make the development acceptable in planning terms:</p>	Comments from ICB	<p>No change to IIA findings: this modification amends the wording of supporting text and policy SW1 however this change is not significant enough to affect the assessment.</p>												
MM103 (Larger Rural Settlements – Wickham and Knowle)	<p>Larger Rural Settlements – Wickham and Knowle</p> <p>Replace Wickham Housing Sources table on page 453.</p> <table border="1"> <thead> <tr> <th>Wickham Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)</td><td>118 18</td></tr> <tr> <td>Outstanding permissions (at 20235) including Local Plan allocations carried forward (Policies WK1, WK2)</td><td>88 4</td></tr> <tr> <td>Windfall allowance</td><td>50 47</td></tr> <tr> <td>New Sites allocated in this Plan (Policies WK5, WK6)</td><td>100</td></tr> <tr> <td>Total Provision 2020 – 2040 2024-2040</td><td>356 169</td></tr> </tbody> </table>	Wickham Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	118 18	Outstanding permissions (at 20235) including Local Plan allocations carried forward (Policies WK1, WK2)	88 4	Windfall allowance	50 47	New Sites allocated in this Plan (Policies WK5, WK6)	100	Total Provision 2020 – 2040 2024-2040	356 169	To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	<p>No change to IIA findings: this modification edits the table providing supporting information regarding Wickham housing sources. The reductions in the quantum of development would not affect the findings of the IIA for the reasons described at MM49.</p>
Wickham Housing Sources	No. of dwellings														
Net Completions in or adjoining settlement (2020-2023) (2024-2025)	118 18														
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Windfall allowance	50 47														
New Sites allocated in this Plan (Policies WK5, WK6)	100														
Total Provision 2020 – 2040 2024-2040	356 169														
MM104 (Policy WK1)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.455).</p> <p>Amend paragraphs 14.110 and 14.112 as follows:</p> <p>14.110 The Winchester Road housing area consists of two adjoining sites (totaling 4.2 hectares) which form part of an allocation which includes the provision of new sports pitches facilities and pavilion</p>	<p>Comments from SDNPA</p> <p>Response from Wickham and Knowle Parish Council. The development is largely complete apart from the open space and sports pitches. The need for sports facilities across the District</p>	<p>No change to IIA findings: this modification amends the wording of supporting text and policy WK1, in particular in relation to the provision of sports facilities and open space, however these changes are not significant enough to affect the assessment.</p>												

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p><u>and or open space</u> on land in the same ownership to the east of Mill Lane. This provision is necessary to help meet part of the open space requirements for development and to improve the amount and distribution of available sports grounds. Parking provided at Mill Lane may help to alleviate shortfalls in The Square when it is not being used by the sports facility.</p> <p>14.112 Open space should be provided in accordance with LPP1 Policy CP7, with the site capable of providing a number of the expected categories, including the proposed sports provision at Mill Lane. It may be appropriate for the required allotment provision to be on land adjoining the allocated site.</p> <p>Policy WK1 Winchester Road Housing and Open Space Allocation</p> <p>Amendments to the policy and criteria i, ii, and vii as follows:</p> <p>Sites at Winchester Road and Mill Lane, as shown on the Policies Map, are allocated in the adopted Local Plan for the phased development of about 125 dwellings and public sports provision<u>open space</u>. Planning permission will be granted provided that detailed proposals accord with the Development Plan and meet the following specific development requirements:</p> <p>Nature & Phasing of Development</p> <p>i. Two adjoining sites at Winchester Road are proposed for residential development in conjunction with 3.5 hectares of land at Mill Lane being laid out and made available for the provision of sports pitches, pavilion and parking<u>open space</u>. A masterplan establishing principles for the disposition of housing, open space, access points and linkages for the whole allocated area should be submitted with each application for development. Any subsequent applications for all or part of the site should also demonstrate how the proposal will accord with these principles and achieve the form of development intended by this allocation as a whole;</p> <p>ii. A phasing plan establishing the order and location of development and infrastructure provision for all the allocated areas should be produced and agreed in advance of permission being granted for any of the sites allocated. This should indicate how and when the sports<u>open space</u> provision will be made and how the housing (including affordable housing) will be programmed to achieve a suitable rate of development over time.</p> <p>vii. Provide and lay out 3.5 hectares of land at Mill Lane for <u>either</u> public sports <u>facilities</u> pitches, <u>and</u> suitable changing facilities <u>or other suitable open space</u> and associated access, parking, drainage and landscaping <u>to protect the setting of the SDNP</u>.</p>	<p>is currently being considered in a Playing Pitch Strategy commissioned by the City Council, and discussions are ongoing with the Parish Council about the affordability of the pitches. Therefore it is considered appropriate to recognise this in the Plan and introduce some flexibility in the policy.</p>	
MM105 (Policy WK3)	<p>Amendment to overview map on page 454 to correct settlement boundary extension.</p> <p>Consequential change to SD05 (policies map) to reflect this change.</p>	<p>Correction to settlement boundary.</p> <p>To reflect the outcome of the Local Plan examination hearing</p>	<p>No change to IIA findings: this modification amends the wording of supporting text and policy WK3, however these changes are not significant enough to affect the assessment.</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Supporting text:</p> <p>Revise text on page 459 of the Plan as follows –</p> <p>Location: Located between to the south of Knowle and Wickham to the north of the FBC Boundary</p> <p>Size: 210 61 hectares</p> <p>Revise paras. 14.115 and 14.116 as follows -</p> <p>14.115 Although none of the built element of the SDA will be within Winchester district, the SDA is a strategic issue which the Winchester District Local Plan needs to address. Green buffers are provided to ensure that Welborne does not coalesce with Wickham or Knowle. Some of the land involved will be within Fareham Borough, and the eCity eCouncil would encourage its location adjoining areas of new green infrastructure, so as to reinforce the buffer between Welborne and Knowle and Wickham. It is also necessary for this Plan to define the general extent of open land within Winchester district which should be retained as a gap between Welborne and these settlements. It may be possible to accommodate some natural green infrastructure on land within Winchester district, provided it does not include buildings and maintains the open and rural character of the land and enables its long-term management to be secured. <u>The Welborne Plan identifies two areas of land within Winchester District (Dashwood and the Knowle triangle) as having a potential role as green infrastructure.</u> The overriding requirement is to retain the open rural nature of this land and to prevent changes which would urbanise its undeveloped character. The uses and management of the area must help to secure an effective, viable and long-term gap between Welborne and the separate settlements of Knowle and Wickham.</p> <p>14.116 Policy WK3 below sets out the planning framework for the areas within Winchester district <u>identified as having potential to deliver green infrastructure as part of the Welborne development.</u></p> <p>Policy WK3 Welborne Open Space</p> <p>Amend policy as follows:</p> <p>The city council will cooperate with Fareham Borough Council to help develop a Strategic Development Area of about 6,000 dwellings together with supporting uses, centred immediately to the north of Fareham. Land within Winchester district (as shown on the plan below), <u>as shown on the</u></p>	<p>session and the Inspector Note ED38a.</p>	

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	<p>Policies Map, is allocated to will form part of the open areas, to ensure the delivery of Welborne in a coordinated and comprehensive manner. separation between the SDA and the existing settlements of Knowle and Wickham. The open and undeveloped rural character of this land will be retained through the application of Policy NE7 – Settlement Gaps.</p>		
MM106 (Policy WK5)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.461).</p> <p>Amend paragraph 14.119 as follows:</p> <p>14.119 Mill Lane is currently a narrow rural road with relatively low traffic volume. Pedestrian and cycle access should be established at the southern end of the site through to Houghton Way, to link into existing pedestrian facilities network, either through Houghton Way or another suitable route.</p> <p>Policy WK5</p> <p>Mill Lane</p> <p>Deletion of criterion i and renumber accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030</p> <p>Amend criterion v, vii and ix as follows –</p> <p>v. Safe and convenient pedestrian access through to Houghton Way and on to Wickham Centre</p> <p>vii. Retain and reinforce landscaping buffers on the north, east, and west boundaries of the site except where their removal is necessary for access, to minimise any wider views and protect the setting of the SDNP;</p> <p>ix. Retain the surface water overland flow route unless modelling/ evidence demonstrates otherwise.</p>	<p>To retain flexibility in how suitable pedestrian links may be delivered.</p> <p>Comments from South Downs National Park Authority.</p> <p>To reflect the deletion of the phasing policy (Policy H2).</p>	<p>No change to IIA findings: this modification amends the wording of supporting text and policy WK5, however these changes are not significant enough to affect the assessment effects given.</p>
MM107 (Policy WK6)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.465).</p> <p>Amend paragraph 14.126 as follows:</p>	<p>Clarification - the proposed allocation does not extend to Southwick Road</p>	<p>No change to IIA findings: this modification amends the wording of supporting text and policy WK6. The new policy requirement as part of vi will have positive effects in relation to IIA objective 10: Landscape and new</p>

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?								
	<p>14.126 The nearby site <u>open land</u> at The Glebe <u>to the north west and a recent development site west of the site</u> contained to the north west significant archaeological remains. Further archaeological evaluation of the site will be needed prior to development to ascertain the full nature of the archaeological resource within the site. <u>Records indicate that a Roman road runs through the site and Roman settlement activity has been identified in the immediate vicinity. Should archaeological investigation indicate good survival, the site development should be informed by and sensitive to any such remains, as they could be categorised as a non-designated heritage asset and, potentially, nationally important.</u></p> <p>Policy WK6 Land at Southwick Road/School Road</p> <p>Deletion of criterion i and renumber accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030;</p> <p>Amend criterion vi and new criterion xv as follows –</p> <p>vi. Retain and reinforce landscaping buffer to the north, east, and southern boundaries of the site, <u>to minimise any wider views and protect the setting of the SDNP;</u></p> <p><u>xv. Layout of the development must be planned to ensure future access to existing sewerage infrastructure for maintenance and upsizing purposes.</u></p>	<p>Post-regulation 19 comments from Historic England</p> <p>Comments from SDNPA and Southern Water.</p> <p>To reflect the deletion of the phasing policy (Policy H2).</p>	<p>requirement xv on IIA13: Water Resources, however these changes are not significant enough to affect the assessment effects given.</p>								
MM108 (Larger Rural Settlements – Wickham and Knowle)	<p>Larger Rural Settlements – Wickham and Knowle</p> <p>Replace Knowle Housing Sources table on page 453</p> <table border="1"> <thead> <tr> <th>Knowle Housing Sources</th> <th>No. of dwellings</th> </tr> </thead> <tbody> <tr> <td><u>Net Completions in or adjoining settlement (2024-2025)</u></td> <td><u>0</u></td> </tr> <tr> <td><u>Outstanding permissions (at 2025)</u></td> <td><u>4</u></td> </tr> <tr> <td>New Sites allocated in this Plan (Policy KN1)</td> <td>200</td> </tr> </tbody> </table>	Knowle Housing Sources	No. of dwellings	<u>Net Completions in or adjoining settlement (2024-2025)</u>	<u>0</u>	<u>Outstanding permissions (at 2025)</u>	<u>4</u>	New Sites allocated in this Plan (Policy KN1)	200	<p>To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.</p>	<p>No change to IIA findings: this modification edits the table providing supporting information regarding Knowle housing sources. The amendments would not affect the findings of the IIA.</p>
Knowle Housing Sources	No. of dwellings										
<u>Net Completions in or adjoining settlement (2024-2025)</u>	<u>0</u>										
<u>Outstanding permissions (at 2025)</u>	<u>4</u>										
New Sites allocated in this Plan (Policy KN1)	200										

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	Total Provision 2020 – 2040-2024-2040 200 204		
MM109 (Policy KN1)	<p>Supporting text:</p> <p>Delete paragraph 14.141</p> <p>14.141 Engagement with Southern Water will be required in order to coordinate emerging water supply pipeline project proposals with development.</p> <p>Policy KN1</p> <p>Ravenswood</p> <p>Amend policy as shown:</p> <p>Land at Ravenswood House, <u>as shown on the Policies Map</u>, is allocated for the development of about 200 homes. Land at the Meon Water Meadows, and Knowle Triangle is allocated for amenity, open space and recreation, agricultural uses and nature conservation. Planning permission will be granted provided that details accord with the Development Plan and meet the following specific requirements:</p> <p>Amendment to criterion ix and new criterion xi as follows –</p> <p>ix. Provide a connection to a the nearest point of adequate capacity in the sewerage and water supply network, in collaboration with the service provider.</p> <p><u>xi. Implement a Green Infrastructure Strategy to avoid harmful impacts and mitigate the local and wider impacts of the development, including their phasing and long-term management and any off-site measures required to mitigate harmful impacts on European sites. New green infrastructure must seek to provide facilities for dog walking and local walks, to reduce trips to the SPA/Ramsar sites, and design of the greenspace must be agreed with Natural England, as part of a project-level HRA</u></p>	<p>Update received from Southern Water – paragraph 14.141 not necessary</p> <p>Response from Homes England – to provide flexibility given there is more than one provider.</p> <p>Update in response to the HRA Addendum and Comments from Natural England.</p>	<p>More sustainable (change to IIA effect score): this modification amends the wording of supporting text and policy KN1. The new policy requirement will have positive effects in relation to IIA objectives 2: Travel and Air Quality, 4: Health and wellbeing, 9: Biodiversity and geodiversity and 10: Landscape. However, these changes are not significant enough to affect the assessment findings for IIA objectives 2, 4 and 9. The uncertain negligible effect for IIA10: Landscape is strengthened to an uncertain minor positive effect as designing greenspace as part of a GI Strategy can promote visually attractive development with appropriate landscaping and protect local character, though the effect is uncertain as the magnitude of the effect depends on design location and specifications.</p> <p>The new requirement for a Green Infrastructure Strategy will also have positive effects in relation to equalities because providing safe, accessible local greenspace and dog-walking routes close to homes reduces cost and travel barriers and supports inclusive design that benefits people of all ages, disabled people and those with mobility aids or prams, carers, people on low incomes or benefits, those in rural or more deprived areas, and groups who may feel less safe or welcome when travelling farther afield, thereby widening everyday access to healthy outdoor activity for protected and disadvantaged groups.</p>
MM110	Intermediate Rural Settlements – Hursley	To align the Plan's housing requirement with the latest	No change to IIA findings: this modification edits the table providing supporting information

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?										
(Intermediate Rural Settlements – Hursley)	<p>Replace table on page 473</p> <table border="1"> <thead> <tr> <th>Hursley Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)</td><td>0</td></tr> <tr> <td>Outstanding permissions (at 2023⁵)</td><td>0</td></tr> <tr> <td>New Sites to be provided by allocations in Hursley Neighbourhood Plan or windfall (Policy HU1)</td><td>20</td></tr> <tr> <td>Total Provision 2020 – 2040 2024-2040</td><td>20</td></tr> </tbody> </table>	Hursley Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	0	Outstanding permissions (at 2023 ⁵)	0	New Sites to be provided by allocations in Hursley Neighbourhood Plan or windfall (Policy HU1)	20	Total Provision 2020 – 2040 2024-2040	20	calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	regarding Hursley housing sources. The amendments would not affect the findings of the IIA.
Hursley Housing Sources	No. of dwellings												
Net Completions in or adjoining settlement (2020-2023) (2024-2025)	0												
Outstanding permissions (at 2023 ⁵)	0												
New Sites to be provided by allocations in Hursley Neighbourhood Plan or windfall (Policy HU1)	20												
Total Provision 2020 – 2040 2024-2040	20												
MM111 (Policy HU1)	<p>Policy HU1 Neighbourhood Plan Designated Area</p> <p>Amend policy as shown:</p> <p>Additional land will be allocated as necessary to meet local housing and other needs in the Hursley Neighbourhood Plan, including provision through site allocations or windfall for about 20 dwellings and any amendments to the settlement boundary. Development will be expected to:</p> <ul style="list-style-type: none"> i. Show how it contributes towards the Vision and Objectives of the Plan in Policy SP1 and is in general conformity with its strategic approach; ii. Have regard to information on local needs for new homes, jobs and facilities, for the Neighbourhood Plan area. <p>If the Hursley Neighbourhood Plan does not successfully go through to a referendum, the housing requirement for 20 dwellings will be addressed in the early Local Plan review.</p>	To reflect the outcome of the Local Plan examination hearing session and the Inspector Note ED38a.	No change to IIA findings: this modification amends the wording of supporting text and policy HU1, but this change is not significant enough to affect the assessment findings.										
MM112 (Intermediate Rural Settlements – Otterbourne)	<p>Intermediate Rural Settlements – Otterbourne</p> <p>Replace table on page 477</p> <table border="1"> <thead> <tr> <th>Otterbourne Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)</td><td>2 0</td></tr> </tbody> </table>	Otterbourne Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	2 0	To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	No change to IIA findings: this modification edits the table providing supporting information regarding Otterbourne housing sources. The amendments would not affect the findings of the IIA.						
Otterbourne Housing Sources	No. of dwellings												
Net Completions in or adjoining settlement (2020-2023) (2024-2025)	2 0												

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?								
	<table border="1"> <tr> <td>Outstanding permissions (at 2023)</td><td>0 <u>1</u></td></tr> <tr> <td>Windfall allowance</td><td>20 <u>18</u></td></tr> <tr> <td>New Site allocated in this Plan (Policy OT1)</td><td>55</td></tr> <tr> <td>Total Provision 2020 – 2040-2024-2040</td><td>77 <u>74</u></td></tr> </table>	Outstanding permissions (at 2023)	0 <u>1</u>	Windfall allowance	20 <u>18</u>	New Site allocated in this Plan (Policy OT1)	55	Total Provision 2020 – 2040-2024-2040	77 <u>74</u>		
Outstanding permissions (at 2023)	0 <u>1</u>										
Windfall allowance	20 <u>18</u>										
New Site allocated in this Plan (Policy OT1)	55										
Total Provision 2020 – 2040-2024-2040	77 <u>74</u>										
MM113 (Policy OT01)	<p>Supporting text:</p> <p>Update maps to include the boundary of the South Downs National Park (p.479).</p> <p>New paragraph in between 14.156 and 14.157 as follows –</p> <p><u>Further archaeological evaluation of the site will be needed prior to development to ascertain the full nature of the archaeological resource within the site. Records indicate that a Roman road runs through the site. Should archaeological investigation indicate good survival, the site development should be informed by and sensitive to any such remains, as they could be categorised as a non-designated heritage asset and, potentially, nationally important.</u></p> <p>Policy OT01 Land east of Main Road</p> <p>Deletion of criterion i and renumber accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030</p> <p>New subheading and criterion after viii as follows –</p> <p>Archaeological</p> <p><u>Investigate the archaeology of the site and take the results into account in planning the future of the site, preserving in situ, excavating or recording, as appropriate, important finds so as to prevent damage to the heritage of the site;</u></p>	<p>Comments from SDNPA and Historic England</p> <p>To reflect the deletion of the phasing policy (Policy H2).</p>	<p>No change to IIA findings: this modification amends the wording of supporting text and policy OT01, but these changes are not significant enough to affect the assessment findings. The new requirement regarding archaeology is likely to reduce potential for harm but does not include measures for enhancement.</p>								
MM114	Intermediate Rural Settlements – South Wonston	To align the Plan's housing requirement with the latest calculation of Local Housing Need	No change to IIA findings: this modification edits the table providing supporting information regarding South Wonston housing sources.								

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?												
(Intermediate Rural Settlements – South Wonston)	<p>Replace table on page 483</p> <table border="1"> <thead> <tr> <th>South Wonston Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)</td><td>4 0</td></tr> <tr> <td>Outstanding permissions (at 20235)</td><td>2 0</td></tr> <tr> <td>Windfall allowance</td><td>20 18</td></tr> <tr> <td>New Site allocated in this Plan (Policy SW1)</td><td>40</td></tr> <tr> <td>Total Provision 2020 – 2040 2024-2040</td><td>66 58</td></tr> </tbody> </table>	South Wonston Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	4 0	Outstanding permissions (at 20235)	2 0	Windfall allowance	20 18	New Site allocated in this Plan (Policy SW1)	40	Total Provision 2020 – 2040 2024-2040	66 58	(2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	The amendments would not affect the findings of the IIA.
South Wonston Housing Sources	No. of dwellings														
Net Completions in or adjoining settlement (2020-2023) (2024-2025)	4 0														
Outstanding permissions (at 20235)	2 0														
Windfall allowance	20 18														
New Site allocated in this Plan (Policy SW1)	40														
Total Provision 2020 – 2040 2024-2040	66 58														
MM115 (Policy SW01)	<p>Policy SW01 Land at West Hill Road North Deletion of criterion i and renumber accordingly: <u>Nature & Phasing of Development</u> The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030; Amendment to criterion xii as follows – xii. Contribute to physical and social infrastructure needed to make the development acceptable in planning terms including addressing any need for education provision (Primary and Secondary) to meet the needs of the development.</p>	Comment by ICB. To reflect the deletion of the phasing policy (Policy H2).	No change to IIA findings: this modification amends the wording of supporting text and policy SW01, but these changes are not significant enough to affect the assessment findings.												
MM116 (Intermediate Riral Settlements – Sutton Scotney)	<p>Intermediate Riral Settlements – Sutton Scotney Replace table on page 491</p> <table border="1"> <thead> <tr> <th>Sutton Scotney Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)</td><td>0</td></tr> <tr> <td>Outstanding permissions (at 20235)</td><td>0</td></tr> </tbody> </table>	Sutton Scotney Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	0	Outstanding permissions (at 20235)	0	To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	No change to IIA findings: this modification edits the table providing supporting information regarding Sutton Scotney housing sources. The amendments would not affect the findings of the IIA.						
Sutton Scotney Housing Sources	No. of dwellings														
Net Completions in or adjoining settlement (2020-2023) (2024-2025)	0														
Outstanding permissions (at 20235)	0														

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
	Windfall allowance New Site allocated in this Plan (Policy xx SU01) Total Provision 2020 – 2040-2024-2040	20 18 60 80 78	
MM117 (Policy SU01)	<p>Supporting text:</p> <p>Amend paragraph 14.178, 14.183 and 14.184 as follows:</p> <p>14.178 Sutton Scotney is within the group of 'intermediate' settlements, with an aim to identify new sites for 50-60 dwellings. There are currently foul drainage issues but these are due to be resolved by Southern Water in March 2025. It is expected that there is capacity for the development of about 80 dwellings in Sutton Scotney, which can be achieved as follows: Southern Water are currently delivering a project to upgrade their wastewater treatment sites located at Saddlers Close & Gratton Close. These sites require upgrades to ensure that they are compliant with new environmental standards and to prevent pollution spills. The project is due for completion in March 2025. A second project is required to upgrade the 'receiving' sewer network in the Harestock sewer catchment, which will be delivered as a business priority early in the next water industry Financial Plan period of 2025 – 2030. These schemes, once completed, will be sufficient to allow the sewer catchments serving Sutton Scotney to meet the growth needs projected in the plan and any new drainage connections from existing properties.</p> <p>14.183</p> <p>The area in general has a high archaeological potential and it is likely that archaeological remains will be encountered. Records show that a Roman building of some status was reported at or near this location. It is possible that an archaeological issue will emerge <u>and remains which could potentially be categorised as nationally important may be found. Development proposals should be sensitive to such remains in line with Policy HE6.</u></p> <p>14.184</p> <p>The village of Sutton Scotney has experienced high levels of groundwater flooding and infiltration drainage issues. Due to historic flooding events, it is advised to engage early with the Lead Flood Authority. Additionally, engagement with the Environment Agency is encouraged because of the site's proximity to flood zones 2 and 3. Given the historical presence of silt in the area, as part of the design process, it will need to be demonstrated how this issue is dealt with during construction and post occupation. As there can be high levels of groundwater which have the potential to restrict drainage outfalls for a considerable period, surcharging will need to be considered with appropriate SuDS / land uses considered to manage flood risk in a groundwater flood event scenario. In order to be able to manage groundwater flood risk, the use of open space and SUDS should be considered to create a buffer between the site and the main road to the south. <u>A Hydrogeological Risk Assessment must be provided to determine whether there is a hazard to water resources, quality or abstractors. If the Hydrogeological Risk Assessment identifies unacceptable risk, the developer must provide appropriate mitigation.</u></p>	Comments from Historic England and Southern Water. To reflect the deletion of the phasing policy (Policy H2).	No change to IIA findings: this modification amends the wording of supporting text and policy, but these changes are not significant enough to affect the assessment findings.

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?												
	<p>Policy SU01 Land at Brightlands</p> <p>Deletion of criterion ii and renumber accordingly:</p> <p>Nature & Phasing of Development</p> <p>The development is phased for the latter part of the Local Plan period and permission for housing development will not be granted before 2030;</p> <p>Amendments to criterion xvii and xviii and new criterion xix as follows –</p> <p>xvii. Occupation of development will be phased to align with and drain to the new sewerage pipeline between <u>delivery of Wastewater Infrastructure upgrades at Sutton Scotney, and South Wonston, and Harestock</u> the delivery of sewerage infrastructure, in consultation with the service provider. Layout of the development must be planned to ensure future access to existing sewerage infrastructure for maintenance and upsizing purposes;</p> <p>xviii. Contribute to <u>physical and social</u> infrastructure needed to make the development acceptable in planning terms.</p> <p><u>xix. New and improved sewerage infrastructure will be encouraged and supported in order to meet the identified needs of the community, subject to other policies in the plan.</u></p>														
MM118 (Intermediate Rural Settlements – Waltham Chase)	<p>Intermediate Rural Settlements - Waltham Chase</p> <p>Replace table on page 497</p> <table border="1"> <thead> <tr> <th>Waltham Chase Housing Sources</th><th>No. of dwellings</th></tr> </thead> <tbody> <tr> <td>Net Completions in or adjoining settlement (2020-2023) (2024-2025)</td><td>8 <u>3</u></td></tr> <tr> <td>Outstanding permissions (at 2023) 5</td><td>9 <u>86</u></td></tr> <tr> <td>Remaining Local Plan allocations (at 2023) carried forward (Policy WC1)</td><td>80</td></tr> <tr> <td>Windfall allowance</td><td>20 <u>18</u></td></tr> <tr> <td>Total Provision 2020 – 2040 2024-2040</td><td>117 107</td></tr> </tbody> </table>	Waltham Chase Housing Sources	No. of dwellings	Net Completions in or adjoining settlement (2020-2023) (2024-2025)	8 <u>3</u>	Outstanding permissions (at 2023) 5	9 <u>86</u>	Remaining Local Plan allocations (at 2023) carried forward (Policy WC1)	80	Windfall allowance	20 <u>18</u>	Total Provision 2020 – 2040 2024-2040	117 107	To align the Plan's housing requirement with the latest calculation of Local Housing Need (2024) and updated figures for completions 2024-25 and permissions as at 1 April 2025.	No change to IIA findings: this modification edits the table providing supporting information regarding Waltham Chase housing sources. The amendments would not affect the findings of the IIA.
Waltham Chase Housing Sources	No. of dwellings														
Net Completions in or adjoining settlement (2020-2023) (2024-2025)	8 <u>3</u>														
Outstanding permissions (at 2023) 5	9 <u>86</u>														
Remaining Local Plan allocations (at 2023) carried forward (Policy WC1)	80														
Windfall allowance	20 <u>18</u>														
Total Provision 2020 – 2040 2024-2040	117 107														

Proposed Modification Ref	Proposed Modification	Reason for Modification	Does it affect IIA findings?
MM119 (Policy WC1)	<p>Policy WC1 Morgans Yard</p> <p>New criterion xi as follows –</p> <p><u>xi. Provision of other physical and social infrastructure needed to make the development acceptable in planning terms</u></p>	Comment by ICB	No change to IIA findings: this modification amends the wording of policy WC1, but this change is not significant enough to affect the assessment findings.
	Appendices		
MM120 Appendix II	<p>Appendix II - Existing and New Policy Numbers</p> <p>Updates to the table to show site allocations. (See appendix 2 of this document).</p>	For clarification purposes	No change to IIA findings: this modification makes clarifications to policy numbers and site allocations. These wording amendments would not affect the findings of the IIA, beyond minor adjustments to the text.
	Glossary		
MM120	Various changes to the glossary have been added to assist with clarity.	For clarification purposes	No change to IIA findings: this modification adds various definitions to the Local Plan glossary. These amendments add clarity to the terms used within the Local Plan and would not affect the findings of the IIA.

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