**Warwickshire County Council Waste Core Strategy Development Plan Document (DPD)**

**Schedule of Changes – September 2012**

The following Schedule of Changes lists the proposed modifications that the Council intends to make to the Waste Core Strategy following its Publication in March 2012. The Schedule will be considered by the Planning Inspector appointed by the Secretary of State to examine the soundness and legal compliance of the plan.

The proposed ‘main’ modifications are those that are deemed to affect the development plan policies. These changes have been made following representations submitted at the ‘Publication’ stage, or following changing legislation or new government policy guidance (e.g. the publication of the National Planning Policy Framework).

The proposed ‘additional’ modifications are considered to be minor in nature and do not affect the policy direction of the plan. These modifications are either points of clarification, factual updates or grammatical/ typographical corrections.

The Council considers that the changes do not, either alone or cumulatively, affect the soundness of the plan, undermine previous stages of consultation, or prejudice any assessment or appraisal undertaken during the production of the plan.

| **Minor amendment number** | **Type of modification (i.e. ‘main’ or ‘additional’)** | **Page or paragraph (in Publication document)** | **Policy section** | **Proposed change** | **Reason for change** | **Relevant consultee proposing the change (if applicable)** |
| --- | --- | --- | --- | --- | --- | --- |
| 1.  | Additional | Page 5 | Policy Context | Insert under ‘Waste Strategy for England’ heading:*“It is understood that Defra will be taking forward work to produce a National Waste Management Plan (NWMP) for England which will replace WS2007 as the “national waste management plan”[****insert FOOTNOTE Progress with delivery of commitments from the Government’s Review of Waste Policy in England (2011). DEFRA. March 2012)****.* ***FOOTNOTE******]****The publication date for the NWMP will depend on whether the plan requires a full Strategic Environmental Assessment (SEA) procedure applied to it. This is likely to be by the end of 2013 at the latest.”* | Factual update and consistency with national guidance | Environment Agency |
| 2.  | Additional | Page 6 | Policy Context | Delete paragraphs 2.1 to 2.4 relating to the draft National Planning Policy Framework and the 25 Planning Policy Statements | Factual correction and consistency with legislation/national guidance |  |
| 3. | Additional | Page 6 | Policy Context | Replace paragraphs 2.1 to 2.4 with:*“The National Planning Policy Framework (NPPF) was issued on 27th March 2012, and sets out the Government's planning policies for England and how these are expected to be applied. The NPPF must be taken into account in the preparation of local and neighbourhood development plans and is a material consideration in planning decisions.**The NPPF does not contain specific policies for nationally significant infrastructure projects for which particular considerations apply. These are determined in accordance with the decision making framework set out in the Planning Act 2008 and relevant national policy statements for major infrastructure, as well as other matters that are considered both important and relevant. National Policy Statements form part of the overall framework of national planning policy and are a material consideration in decisions on planning applications.**The NPPF does not contain specific waste policies as it is intended that national waste planning policy will be published as part of the National Waste Management Plan for England. The Planning Policy Statement relating to waste development (PPS10 - Planning for Sustainable Waste Management) will remain in place until the National Waste Management Plan is published. However, local authorities need to have regard to the policies in the NPPF so far as relevant.”* | Factual correction and consistency with national guidance |  |
| 4. | Additional | Page 8 | Policy context | Delete paragraphs 2.8 to 2.11 referring to PPS12 and PPS22. | Factual correction and consistency with national guidance |  |
| 5.  | Additional | Page 17 | Spatial portrait | Replace figure 3.1 to now illustrate the airports | Point of clarity | Birmingham Airport |
| 6.  | Additional | Page 23 | Waste management context | Delete “*ERF*” and replace with “*EfW facility*” | Point of clarity – acronym not previously used |  |
| 7. | Additional | Page 23 | Waste management context | In para. 4.4, after the first sentence, insert:*“The current contract with Coventry for the Energy from Waste Facility is to send between 35000 – 50000 tonnes per annum for energy recovery.”* | Point of clarity and to provide additional context |  |
| 8. | Additional | Page 23 | Waste management context | In para. 4.4, add the following sentence to conclude the paragraph:*“The agreement between authorities would enable Warwickshire to send up to 40000 tonnes of residual waste per annum.”* | Point of clarity and to provide additional context |  |
| 9. | Additional | Page 23 | Waste management context | In para. 4.5, insert the following underlined text: *“…processing 90,000 tonnes of source separated recyclates at Ettington in Stratford District, 6 miles south of Stratford upon Avon.”*  | Point of clarity and to provide additional context |  |
| 10. | Additional | Page 23 | Waste management context | In para. 4.4, insert the following text after “…run privately.”:*“These are located throughout the county at Shipston, Stratford, Southam and Wellesbourne in Stratford District, Leamington and Kenilworth in Warwick District, Hunters Lane, Rugby in Rugby Borough, Judkins HWRC, Nuneaton in Nuneaton and Bedworth Borough and Grendon in North Warwickshire Borough which is soon to be replaced by a new facility at Lower House Farm next to the recently-expanded Birch Coppice Business Park off the M42/A5 Tamworth junction.”* | Point of clarity and to provide additional context |  |
| 11. | Additional | Page 23 | Waste management context | After the text inserted under minor amendment number 10, insert the following text as a new paragraph:*“In the case of Lower House Farm the site is not only a HWRC but is also a proposed transfer station whereby Warwickshire County Council has linked up with Staffordshire County Council to develop a £3.5 million facility which will serve the boroughs of North Warwickshire, Tamworth, and Nuneaton and Bedworth. The state-of-the art household waste recycling centre will be capable of taking 10,000 tonnes of material a year and will incorporate a purpose-built charity reuse shop whose proceeds will benefit local causes. The transfer station will handle up to 70,000 tonnes of waste, of which 50,000 tonnes will be kerbside-collected municipal waste from the three collection authorities being delivered to Staffordshire’s planned ‘Energy from Waste’ plant at Four Ashes, and the remaining waste capacity at the facility will help small businesses manage their waste.”* | Point of clarity and to provide additional context |  |
| 12. | Additional | Page 23 | Waste management context | After proposed modification 11, insert a new paragraph, including the following underlined text:*“There are other recent large scale waste developments in the county which have added considerably to the county’s recycling capacity. Planning permission has been granted for a mechanical biological treatment (MBT) facility to treat 300,000 tonnes per annum at Malpass Farm in Rugby.  This will generate materials for recycling as well as a fuel source to be used in the manufacture of cement from municipal waste and industrial/commercial waste of a similar nature to municipal waste. The cement manufacture takes place at the Rugby Cement Works in the centre of Rugby. Another similar facility with the sole purpose of generating a fuel for cement kilns and a capacity of 40,000 tonnes per annum was commissioned in June 2011 at another site in Rugby.”* | Point of clarity and to provide additional context |  |
| 13. | Additional | Page 24 | Waste management context | In para. 4.6, insert the following underlined text:*“Windrow green waste composting facilities exist at 4 locations in the county at Brinklow east of Coventry, Packington just off the M42 south of Coleshill in North Warwickshire, Bulkington near 2 miles east of Bedworth and one in vessel composting facility capable of treating mixed green waste and food waste at Ufton in Stratford District.  A small amount of green waste arising in the north of the county ~~is~~ was exported for treatment into Leicestershire. Planning permission has recently been granted for a green waste composting facility in the north of the county at Grendon for 25000 tonnes, which now takes the green waste from Nuneaton and Bedworth BC which was formerly being sent to Leicestershire. Brinklow Quarry manages a contract with Coventry City Council for the supply of green waste in addition to its commercial supplies. A 50,000 tonnes per annum anaerobic digestion plant capable of treating food waste has again been granted planning permission but construction is yet to commence.”* | Point of clarity and to provide additional context |  |
| 14. | Additional | Page 24 | Waste management context | *In para. 4.7, insert the following underlined text:**“There are currently 5 active landfills in the county receiving the complete range of waste including stabilised non- reactive hazardous waste cells at two landfills: Packington and Ufton. There are no merchant landfills for hazardous waste in the county.”* | Point of clarity and to provide additional context |  |
| 15. |  |  |  | In para. 4.7, make the following amendments and insert the additional underlined text: *“There are no merchant landfills for hazardous waste in the county. ~~resulting in any hazardous waste that can be landfilled from being exported to adjoining counties.~~ Warwickshire has broadly similar arisings of hazardous waste year on year. In 2010 it produced 43824 tonnes of hazardous waste and managed either through landfill or treatment up to 70000 tonnes in the last year. Southam quarry is hazardous landfill specific to activities at the Rugby Cement works which has enabled the removal of cement kiln dust from a quarry in Rugby to be deposited in a more secure cell at Southam. There is a hazardous waste treatment facility in Bedworth near Coventry which deals with waste oils and liquids and the treatment capacity of this plant is 40000 tonnes per annum. There is also a hazardous waste transfer station in the north east of the county off the A5 directly adjacent to Hinckley. This plant has a capacity of 25000 tonnes.”* | Point of clarity and to provide additional context |  |
| 16. | Additional | Page 24 |  | In para. 4.7 include the following underlined text:*“There are a number of facilities in the county that process construction, demolition and excavation waste with the operation at Dunton of regional significance owing to its good location near the M42 and M6 just north of Coleshill in north Warwickshire as well as its overall capacity, which at its peak was 0.5 million tonnes.”* | Point of clarity and to provide additional context |  |
| 17. | Additional | Page 24 | Waste management context | In para. 4.7 include the following underlined text:*“Whilst this operation has a time limited planning consent it has recently been extended for another 10 years from 2012 with a lower capacity of 250,000 tonnes. The 2010 Regional Aggregate Working Party Survey attempted to record the overall capacity in the county but received only 4 site returns. The figure for all C and D waste managed in Warwickshire from those that sent back returns in 2010 amounted to 390,000 tonnes. In reality this is much greater but a lot of material is recycled through mobile facilities on building sites and may never be properly recorded whilst a lot of material may be used in permitted non-waste developments.”* | Point of clarity and to provide additional context |  |
| 18. | Additional | Page 27 | Waste management context | In table 4.1, replace “*398,00*” with “*398,000*” | Correction – typographical error |  |
| 19. | Additional | Page 27 | Waste management context | Replace in para. 4.15 *“…in 2009/10 (292,062 tonnes) with the RSS projected arisings figures for that year in fig. 4.2…”*with*“…2010/11 (282,794 tonnes) with the RSS projected arisings figures for that year in fig. 4.3…”* | Correction/factual update | Leicestershire County Council |
| 20.  | Additional | Page 28 | Waste management context | In para. 4.16, replace:“*The latest in house evidence* ***FOOTNOTEsee Waste Background Technical Document, available at www.warwickshire.gov.uk/wastecorestrategy for municipal waste projection scenarios and modellingFOOTNOTE*** *suggests that a municipal waste growth rate of 0.5% per annum may be the most appropriate method for estimating municipal waste arisings over the plan period. The model uses the 2010/11 baseline figure and applies a recycling rate (including recovery re-use and composting) of 49% in 2011, increasing to 67% by 2028. The arisings figures are displayed in table 4.2 and fig. 4.3.”*with“*In using the latest in house evidence, the following growth rates have been applied to calculate municipal waste growth arisings over the plan period* ***FOOTNOTEsee Waste Background Technical Document, available at www.warwickshire.gov.uk/wastecorestrategy for municipal waste projection scenarios, modelling and stated assumptionsFOOTNOTE****:** *-1% municipal waste growth between 2010/11 and 2011/12*
* *-0.5% municipal waste growth between 2011/12 and 2012/13; and*
* *0.5% municipal waste growth per annum between 2012/13 and 2027/28.*

*Warwickshire County Council's Waste Management Group have used these arisings figures to apply their aspirational recycling rates (i.e. municipal waste re-used, recycled or composted). The model uses the 2010/11 baseline figure and applies a recycling rate (including recovery re-use and composting) of 49% in 2011, increasing to 67% by 2028. The projected arisings, and associated recycling rates, are displayed in table 4.2 and fig. 4.3.”* | Point of clarity  | Leicestershire County Council |
| 21. | Additional | Page 33 | Waste Management context | In fig. 4.5, amend commercial waste tonnage for 06/07 from:*“256,634”*to*“258,634”*  | Typographical error |  |
| 22. | Additional | Page 37 | Waste management context | In para. 4.33, insert the following text at the end of the paragraph:*“There are a number of transfer stations, mainly on civic amenity or household waste sites, that manage fridges, TVs, batteries and oil.”* | Point of clarity to and to provide additional context |  |
| 23. | Additional | Page 37 | Waste management context | In para. 4.36, insert the following text after “…disposed to landfill.”:*“A similar pattern was noted in 2010 when total arisings were 36320 tonnes and total hazardous waste managed was recorded as 43824 tonnes. However, another hazardous waste treatment site, not originally recorded on the Hazardous Waste Data Interrogator now adds another 40000 tonnes of treatment capacity to the total.”* | Factual update |  |
| 24. | Additional | Page 37 | Waste management context | In para. 4.35, delete the following text:*“There are no major hazardous waste treatment facilities within the County.”* | Factual update |  |
| 25. | Additional | Page 38 | Waste management context | In para. 4.38 delete:“*A Site Waste Management Plan (SWMP) records the amount and type of waste produced on a construction site and identifies how it will be reused, recycled or disposed of. SWMPs are now a mandatory requirement for developments of over £300,000 in value and so an SWMP must be submitted before work can begin. The SWMP will identify who will be responsible for resource management, what types of waste will be generated, how the waste will be managed, which contractors will be used to ensure the waste is correctly disposed of responsibly and legally and how the quantity of waste generated by the project will be measured. Whilst SWMP sites under £300,000 in value there are no such requirements which means that for many smaller schemes there is no accurate data about C&D waste arisings and disposals.”* | Factual update | Environment Agency |
| 26. | Additional | Pages 36 and 40 | Waste management context | In tables 4.6, 4.8 and 4.9, amend the ‘C&I minimum landfill diversion’ tonnage figure from: “*470,592*”to“*470, 608*” | Miscalculation |  |
| 27. | Additional | Page 41 | Waste management context | In table 4.9, amend the total figures for 2019/20 from:“*686,940*”to:“*686,956*” | Miscalculation |  |
| 28. | Additional | Page 39 | Waste management context | In para. 4.43, amend from “(table 8.4)” to “(table 4.8”). | Correction – typographical error | Leicestershire County Council |
| 29. | Additional |  | Section 5 (‘Vision and Key Objectives’)/Section 6 (‘What are the Key Issues?’) | Swap of chapter headings/numbers so that ‘What are the Key Issues?’ section is brought in front of the ‘Vision and Key Objectives for the Waste Development Framework’ section. | For improved clarity and legibility |  |
| 30. | Additional | Page 46, para. 6.8 | Section 6 – What are the Key Issues? | In para. 6.8, add the word “each” into the sentence:“*For example, the key settlements of Nuneaton, Rugby, Leamington Spa, Bedworth, Warwick, Stratford-upon-Avon and Kenilworth each hold over 20,000 population.”* | For improved clarity | Leicestershire County Council |
| 31. | Main | Page 50 | Section 8 – Core Strategy Policies | In Policy CS1, include the following text:*“When considering development proposals the Council will take a positive approach that reflects the presumption in favour of sustainable development contained in the National Planning Policy Framework. It will always work proactively with applicants jointly to find solutions which mean that proposals can be approved wherever possible, and to secure development that improves the economic, social and environmental conditions in the area.**Planning applications that accord with the policies in the Development Plan (and, where relevant, with policies in neighbourhood plans) will be approved without delay, unless**material considerations indicate otherwise.**Where there are no policies in the Development Plan which are relevant to the application, or relevant policies are out of date at the time of making the decision, then the Council will grant permission unless material considerations indicate otherwise – taking into account whether:**i) any adverse impacts of granting permission would significantly and demonstrably outweigh the benefits, when assessed against the policies in the National Planning Policy Framework and national waste planning policy****FOOTNOTECurrently Planning Policy Statement 10 – Planning for Sustainable Waste ManagementFOOTNOTE*** *taken as a whole; or**ii) specific policies in the National Planning Policy Framework, or national waste planning policy, indicate that development should be restricted.”* | Consistency with national policy |  |
| 32. | Additional | Page 53 | Core Strategy Policy 1 | After para. 8.12, insert new ‘Hazardous waste’ heading and insert the following text:***“Hazardous waste****The Regional Spatial Strategy provides the starting point for provision of hazardous waste management capacity in Warwickshire. The policy in the adopted RSS did not require Warwickshire to identify new sites for the management of hazardous waste as evidence showed that the majority of arisings in the region were from the Major Urban Areas (MUAs). Consequently, only the MUAs and Staffordshire were required to look at the treatment of hazardous waste in their core strategies.**However, in the RSS Phase 2 Revision, Warwickshire was required to continue to plan for the final disposal of hazardous waste, including where necessary the creation of separately engineered cells for stabilised non-reactive hazardous waste, by identifying suitable landfill sites where appropriate. There are two such landfill sites already operating in Warwickshire at Ufton and Packington, however landfill capacity at these sites may not be available through to the end of the plan period at current rates. Therefore any new proposals for the disposal of hazardous waste via landfill will be judged on their merits when assessed against all relevant development plan policies and taking into account national policy guidance and other relevant material considerations.**There are currently no waste management capacity or treatment capacity targets set out in national guidance, or the RSS Phase 2 Revision. This is likely to be due to the specialist nature of the wastes involved and the relatively small volumes of hazardous waste produced by each authority. Hazardous waste facilities can therefore by regional or sub-regional in nature due to the economies of scale.* *The latest Environment Agency Waste Data Interrogator 2010 information indicates that Warwickshire produced only 36,000 tonnes of hazardous waste. However, the County managed 43,000 tonnes of waste, thus making it a net importer of hazardous waste. This indicates that Warwickshire is currently self- sufficient in terms of providing sufficient capacity to meet its hazardous waste arisings. However, if new proposals for hazardous waste treatment are submitted, they will be judged on their merits when assessed against all relevant development plan policies, and taking into account national policy and guidance and other relevant material considerations.”*   | Additional clarity | Northamptonshire County Council |
| 33. | Main | Page 54 | Core Strategy Policy 2 | In Policy CS2 – Spatial Waste Planning Strategy for Warwickshire, include the footnote as follows:“previously developed land***FOOTNOTE provided that it is not considered to be of high environmental value FOOTNOTE “*** | Consistency with national policy |  |
| 34. | Additional | Page 54 | Core Strategy Policy 2 | In para. 8.13 amend footnote to:***FOOTNOTEbased on flexibility in terms of choice for rural and urban locations (see table 8.5) and the modelled waste arisings within these locations******- see figure 4.6FOOTNOTE****to****FOOTNOTEbased on flexibility in terms of choice for rural and urban locations (see table 8.5) and the modelled waste arisings within these locations******- see figure 4.8FOOTNOTE*** | Correction - Typographical error |  |
| 35. | Main | Page 56 | Core Strategy Policy 3 – Strategy for large scale waste sites | In Policy CS3, amend Circular reference from:*“Circular 09/99”* to *“Circular 02/99”* | Correction – Typographical error | Leicestershire County Council |
| 36. | Main | Page 56 | Core Strategy Policy 3 – Strategy for large scale waste sites | In footnote xii, amend Circular reference from:*“Circular 09/99”* to *“Circular 02/99”* | Correction – Typographical error | Leicestershire County Council |
| 37. | Additional | Page 63 | Development Management Policies | In footnote xviii, amend reference from:*“The Town and Country Planning (Environmental Impact Assessment) (England and Wales) Regulations 1999”* to*“The Town and County Planning (Environmental Impact Assessment) Regulations 2011”* | Legislative update |  |
| 38. | Additional | Page 66 | Development Management Policies | In para. 9.12, insert the following wording:“*Following on from the Government’s ‘red-tape challenge’, DEFRA have announced that the Government intends to remove the Site Waste Management Plan (SWMP) regulations. However, until such time as the relevant legislation is passed to revoke the regulations, SWMPs remain a statutory requirement.”* | Legislative update | Environment Agency |
| 39. | Additional | Page 69 | Development Management Policies (Policy DM1) | Amend the title of the policy from:*“Policy DM1 – Protection of the natural and built environment”*to*“Policy DM1 – Protection and enhancement of the natural and built environment”* | Consistency with national policy | Warwickshire Wildlife Trust |
| 40. | Main | Page 69 | Development Management Policies (Policy DM1) | In Policy DM1, replace the word “*protect*” with “*conserve, and, where possible, enhance…*”.i.e. “*New waste development should conserve and, where possible, enhance the natural and built environment…*” | Consistency with national policy | Warwickshire Wildlife Trust |
| 41. | Main | Page 69 | Development Management Policies (Policy DM1) | In Policy DM1, replace the words:“*and satisfy Green Belt policies*”with“*and the development satisfies Green Belt policies*” | Correction – typographical error |  |
| 42. | Main | Page 69 | Development Management Policies (Policy DM1) | In Policy DM1, replace “*…features, species and sites…”*with *“…sites, habitats, species and heritage assets…”* | Consistency with national policy |  |
| 43. | Main | Page 69 | Development Management Policies (Policy DM1) | In Policy DM1, include the wording in the second paragraph:“*The level of protection to be afforded to the asset will be commensurate with its designation and significance.*” | Consistency with national policy |  |
| 44. | Main | Page 69 | Development Management Policies (Policy DM1) | In Policy DM1, delete the following text:*“Such sites will include (but are not confined to):**- European designated sites that form part of the Natura 2000 network**- Areas of Outstanding Natural Beauty (AONB)**- Sites of Special Scientific Interest (SSSI)**- Scheduled Ancient Monuments**- Registered Battlefields**- Conservation Areas**- Registered Parks and Gardens**- Listed buildings”* | Consistency with national policy and further clarification provided in supporting text |  |
| 45. | Main | Page 69 | Development Management Policies (Policy DM1) | *“Proposals should also maintain or, where possible, enhance biodiversity and recognised sites, features, species and habitatsof sub-regional or local importance.”*to *“Proposals should also maintain or, where possible, enhance biodiversity and species, habitats and heritage assets of sub-regional or local importance, as well as open space, sports and recreational facilities and land identified in Local Development Documents as of specific importance.”* | Consistency with national policy and further clarification provided in supporting text |  |
| 46. | Main | Page 69/70 | Development Management Policies (Policy DM1) | Delete the following wording:*“Such sites will include (but are not confined to):**- Local Geological Sites (LGSs) and potential Local Geological Sites (pLGSs)**- Local Wildlife Sites (LWSs) and potential Local Wildlife Sites (pLWSs)**- Local Nature Reserves**- Species and habitats identified in the Warwickshire, Coventry and Solihull Local Biodiversity Action Plan and those on national and local rare, endangered and vulnerable lists**- Features of local archaeological importance identified on the Warwickshire Historic Environment Record**- Open space, sports and recreational facilities and land identified in Local Development Documents as of specific importance.”* | Consistency with national policy and further clarification provided in supporting text |  |
| 47. | Main | Page 70 | Development Management Policies (Policy DM1) | In Policy DM1, (para. 4) amend from“*ii) satisfactorily mitigated; or offset where an adverse impact cannot be avoided.*”to*“ii) satisfactorily mitigated (where it is demonstrated that adverse impacts have been avoided as far as possible); oriii)* *adequately compensated or offset as a last resort where the adverse impacts cannot be avoided or satisfactorily mitigated.”* | Consistency with national policy  | Warwickshire Wildlife Trust |
| 48. | Additional | Page 70 | Development Management Policies (Policy DM1) | In para. 9.21, replace the word “PPS9” with “the NPPF” | Consistency with national policy |  |
| 49. | Additional | Page 70 | Development Management Policies (Policy DM1) | In para. 9.21, replace the phrase “*European designated sites*” with “*internationally designated sites*” | For additional clarity |  |
| 50. | Additional | Page 70 | Development Management Policies (Policy DM1) | In para. 9.21, include the following wording:“*Where a proposal may have adverse effects on the integrity of a site or sites designated as of international importance for nature conservation, planning permission will only be permitted where it is demonstrated there are no suitable alternatives and there are imperative reasons of overriding public interest.”* | For additional clarity |  |
| 51. | Additional | Page 70 | Development Management Policies (Policy DM1) | In para. 9.22, amend from:“*90 SSSIs*”to“*62 SSSIs*” | Factual correction |  |
| 52. | Additional | Page 71 | Development Management Policies (Policy DM1) | Insert the following paragraph after para. 9.23“*DEFRA announced in the Natural Environment White Paper that work would be undertaken with local planning authorities and their partners to test biodiversity offsetting in a number of pilot areas over 2 years, starting in April 2012. The Coventry, Solihull and Warwickshire local authorities have been chosen as a pilot and are working jointly to develop an offsetting mechanism to compensate for losses or adverse impacts to ecological assets that would result from new development. It is intended that the mechanism will be used to create, protect, enhance and manage a network of biodiversity assets identified in the sub-regional Green Infrastructure Strategy.”* | Policy context update |  |
| 53. | Additional | Page 71 | Development Management Policies (Policy DM1) | In para. 9.24 change text from:*“Planning permission will not be granted where the development…”*to*“Planning permission will not be granted where new waste developments…”* | For additional clarity |  |
| 54. | Additional | Page 73 | Development Management Policies (Policy DM1) | After para. 9.40, insert table 9.1 (shown in Appendix A) | For consistency with national policy and additional clarity  |  |
| 55. | Additional | Page 74 | Development Management Policies (Policy DM2) | Include following bullet point within list of impacts:* *“water quantity”*
 | For additional clarity and consistency with national policy | Warwickshire Wildlife Trust |
| 56. | Main | Page 74 | Development Management Policies (Policy DM2) | “*ii) satisfactorily mitigated; or offset where an adverse impact cannot be avoided.*”toii) satisfactorily mitigated where an adverse impact cannot be avoided or the adverse impacts have been avoided as far as possible. | For additional clarity and consistency with national policy | Warwickshire Wildlife Trust |
| 57. | Additional | Page 76 | Development Management Policies (Policy DM2) | In para. 9.51, replace the phrase: *“…in line with PPS22…”*with*“…in line with the NPPF…”*  | Consistency with national policy |  |
| 58. | Additional | Page 77 | Development Management Policies (Policy DM2) | In para. 9.52, replace the phrase:“*PPS7 defines ‘best and most versatile agricultural land’ as…”*with*“The NPPF defines ‘best and most versatile agricultural land’ as…”* | Consistency with national policy |  |
| 59. | Additional | Page 77 | Development Management Policies (Policy DM2) | In para. 9.55, replace the phrase:“*Planning Policy Guidance Note 14 (PPG14) seeks to ensure…”*with“*The NPPF seeks to ensure…*” | Consistency with national policy |  |
| 60. | Additional | Page 79 | Development Management Policies (Policy DM3) | In para. 9.61, inset the following text:“*Where proposed developments are likely to have impacts on the transport network, applicants are strongly encouraged to engage with the appropriate transport authorities at the earliest possible stages of development. This will ensure that developments can be designed to avoid impacts at the outset, or to consider mitigation measures at the earliest possible stages. Such transport authorities may include the following (as appropriate): the Highways Agency, the county Highways Authority, the Warwickshire Police Road Safety Unit****INSERT FOOTNOTE Further information is available at***[***http://www.warwickshire.police.uk/crimeprevention***](http://www.warwickshire.police.uk/crimeprevention)***/Personalsafety/roadsafety/roadsafetyinwarwickshire/roadsafetyunitroadsandcontactsor by emailing:******planningconsultations@warwickshire.police.uk FOOTNOTE****;Network Rail; or British Waterways.”* | For additional clarity | Warwickshire Police |
| 61. | Additional | Page 80 | Development Management Policies (Policy DM4) | In para. 9.68, replace:“*…and Planning Policy Statement 1...”*with*“…the NPPF…*” | Consistency with national policy/ typographical error |  |
| 62. | Additional | Page 81 | Development Management Policies (Policy DM4) | After para. 9.71, include the following wording:*“Applicants are strongly encouraged to discuss the design of the facility with relevant stakeholders at the outset. For example, consultation with the Warwickshire Police Design Security Advisors will help to ensure early identification of potential security issues and incorporation of mitigation measures where required. New waste facilities should also be built to Secured By Design standards, particularly where scrap metal is present.”* | For additional clarity | Warwickshire Police |
| 63. | Additional | Page 82 | Development Management Policies (Policy DM5) | In para. 9.75 replace:“*Proposals should seek to comply with the policies set out in the County’s Countryside and Rights of Way Improvement Plan (CAROWIP).*”with“*Proposals should seek to comply with the policies set out in the County’s latest Rights of Way Improvement Plan (ROWIP)****FOOTNOTE Available at www.warwickshire.gov.uk/rowipFOOTNOTE***.” | For additional clarity |  |
| 64. | Main | Page 82 | Development Management Policies (Policy DM6) | In Policy DM6, insert:“*Planning permission will not be granted where waste management proposals would be at risk of flooding or would be likely to increase the risk of flooding elsewhere.”*And delete:*“…or would be at risk of flooding or likely to increase the risk of flooding elsewhere.”* | For additional clarity |  |
| 65. | Additional | Page 82 | Development Management Policies (Policy DM6) | In para. 9.77 insert the following wording:*“New development should be located in the lowest flood risk areas**(i.e. Flood Zone 1 or locally agreed areas identified as of low groundwater or surface water flood risk vulnerability established by the Lead Local Flood Authorities or Internal Drainage Boards) where possible…”* |  |  |
| 66. | Additional | Page 83 | Development Management Policies (Policy DM6) | In para. 9.78, insert the following wording:*“New development will only be permitted in flood zones 2 or 3 or any other locally agreed areas of flood vulnerability where there are no reasonably available sites…”* | Consistency with national policy |  |
| 67. | Additional | Page 93 | Section 12 – Information to be submitted as part of a planning application | Insert the following bullet point in the list in para. 12.2:* *“Sport development plan*”
 | For additional clarity | Sport England |
| 68. | Additional |  |  | Insert new section 13 ‘Policy justification and Waste Local Plan (1995) policies to be superseded’ containing the table set out in Appendix B | Legislative update and for additional clarity  |  |

**Appendix A**



**Appendix B**

| **Waste Core Strategy Policy** | **Key Issue(s) addressed** | **Key Objective(s) to be achieved** | **Policy drivers/ evidence base** | **Saved Waste Local Plan (1995) policies to be superseded by the Waste Core Strategy policies** |
| --- | --- | --- | --- | --- |
| Policy CS1 – Waste Management Capacity | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment 6. Waste management treatment and disposal options | Objectives 1 and 2 | * EU revised Waste Framework Directive (2008/98/EC)
* Planning Policy Statement 10 – Sustainable Waste Management
* Waste Strategy for England 2007
* Regional Spatial Strategy Phase 2 Revision Preferred Option (December 2007)
* AWM Landfill Diversion Strategy
* Scott Wilson Landfill Capacity Update Study (2009)
* WCC Waste Management group MSW arisings modelling
* Consultation responses to ‘Issues and Options’, ‘Preferred Options’, ‘Emerging Spatial Options’, and ‘Preferred Option and Policies’ consultations
 | Policies 3 (Landfilling), 5 (Incinerators), 6 (Materials Recycling Facilities) and 9 (Large Scale Composting) |
| Policy CS2 – The Spatial Waste Planning Strategy for Warwickshire | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment 6. Waste management treatment and disposal options7. Waste management location options8. Scale of waste management facilities9. Utilisation of existing sites for the provision of new facilities11. Transport infrastructure | Objectives 3, 4 and 5 | * EU revised Waste Framework Directive (2008/98/EC)
* Planning Policy Statement 10 – Sustainable Waste Management
* Regional Spatial Strategy Phase 2 Revision Preferred Option
* Consultation responses to ‘Emerging Spatial Options’, and ‘Preferred Option and Policies’ consultations
 | Policies 1 (General Land Use), 3 (Landfilling), 5 (Incinerators), 6 (Materials Recycling Facilities), 9 (Large Scale Composting) and 13 (Proposed Facilities) |
| Policy CS3 – Strategy for locating large scale waste sites | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment 6. Waste management treatment and disposal options7. Waste management location options8. Scale of waste management facilities9. Utilisation of existing sites for the provision of new facilities11. Transport infrastructure | Objectives 3, 4 and 5 | * Planning Policy Statement 10 – Sustainable Waste Management
* Regional Spatial Strategy Phase 2 Revision Preferred Option
* AWM Landfill Diversion Strategy
* Consultation responses to ‘Issues and Options’, ‘Preferred Options’, ‘Emerging Spatial Options’, and ‘Preferred Option and Policies’ consultations

  | Policies 1 (General Land Use), 3 (Landfilling), 5 (Incinerators), 6 (Materials Recycling Facilities), 9 (Large Scale Composting) and 13 (Proposed Facilities) |
| Policy CS4 – Strategy for locating small scale waste sites | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment 6. Waste management treatment and disposal options7. Waste management location options8. Scale of waste management facilities9. Utilisation of existing sites for the provision of new facilities11. Transport infrastructure | Objectives 3, 4 and 5 | * EU revised Waste Framework Directive (2008/98/EC)
* Planning Policy Statement 10 – Sustainable Waste Management
* Regional Spatial Strategy Phase 2 Revision Preferred Option
* AWM Landfill Diversion Strategy arisings modelling
 | Policies 1 (General Land Use), 3 (Landfilling), 5 (Incinerators), 6 (Materials Recycling Facilities), 9 (Large Scale Composting) and 13 (Proposed Facilities) |
| Policy CS5 – Proposals for reuse, recycling, waste transfer/storage and composting | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment 6. Waste management treatment and disposal options | Objectives 1, 2, 3 and 4 | * EU revised Waste Framework Directive (2008/98/EC)
* Planning Policy Statement 10 – Sustainable Waste Management
* Regional Spatial Strategy Phase 2 Revision Preferred Option
* Consultation responses to ‘Issues and Options’, ‘Preferred Options’, ‘Emerging Spatial Options’, and ‘Preferred Option and Policies’ consultations
 | Policies 1 (General Land Use), 6 (Materials Recycling Facilities), 9 (Large Scale Composting) and 13 (Proposed Facilities) |
| Policy CS6 – Proposals for other types of recovery | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment 6. Waste management treatment and disposal options | Objectives 1, 2, 3 and 4 | * EU revised Waste Framework Directive (2008/98/EC
* Planning Policy Statement 10 – Sustainable Waste Management
* Regional Spatial Strategy Phase 2 Revision Preferred Option
* Consultation responses to ‘Issues and Options’, ‘Preferred Options’, ‘Emerging Spatial Options’, and ‘Preferred Option and Policies’ consultations
 | Policies 5 (Incinerators) and 6 (Materials Recycling Facilities) |
| Policy CS7 – Proposals for disposal facilities | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment 6. Waste management treatment and disposal options | Objectives 1, 2, 3 and 4 | * EU revised Waste Framework Directive (2008/98/EC
* Planning Policy Statement 10 – Sustainable Waste Management
* Regional Spatial Strategy Phase 2 Revision Preferred Option
* Consultation responses to ‘Issues and Options’, ‘Preferred Options’, ‘Emerging Spatial Options’, and ‘Preferred Option and Policies’ consultations
 | Policy 3 (Landfilling) and 5 (Incinerators)  |
| Policy CS8 – Safeguarding of waste management sites | 1. Sustainable waste management7. Waste management location options12. Site restoration | Objectives 5 and 7 | * Planning Policy Statement 10 – Sustainable Waste Management
* Regional Spatial Strategy Phase 2 Revision Preferred Option
* Consultation responses to ‘Issues and Options’, ‘Preferred Options’, ‘Emerging Spatial Options’, and ‘Preferred Option and Policies’ consultations
 | N/A |
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| Policy DM1 – Protection of the natural and built environment | 1. Sustainable waste management10. Protection of the natural, built and historic environment | Objective 6 | * National Planning Policy Framework
* Planning Policy Statement 10 – Sustainable Waste Management
* Circular 06/2005 Biodiversity and Geological Conservation – Statutory obligations and their impact within the planning system.
* Warwickshire, Coventry and Solihull Biodiversity Action Plan
* Warwickshire Historic Environment Record
* Warwickshire Historic Landscape Characterisation project
* Warwickshire Landscape Guidelines
* Cotswolds AONB Management Plan
 | Policy 1 (General Land Use) |
| Policy DM2 – Managing health, economic and amenity impacts of waste | 1. Sustainable waste management2. Municipal waste management3. C&I waste management4. C&D waste management5. Hazardous waste treatment7. Waste management location options10. Protection of the natural, built and historic environment | Objectives 3, 5 and 8 | * Planning Policy Statement 10 – Sustainable Waste Management
* National Planning Policy Framework
 | Policy 1 (General Land Use) |
| Policy DM3 – Sustainable transportation | 1. Sustainable waste management11. Transport infrastructure | Objectives 2, 3, 5, 6, and 8 | * Planning Policy Statement 10 – Sustainable Waste Management
* National Planning Policy Framework
* Warwickshire Local Transport Plan 3 (LTP3)
* Warwickshire Advisory Lorry Route Map
 | Policy 1 (General Land Use) |
| Policy DM4 – Design of new waste management facilities | 1. Sustainable waste management6. Waste management treatment and disposal options8. Scale of waste management facilities10. Protection of the natural, built and historic environment12. Site decommissioning and restoration | Objectives 3, 4, 5, 6 and 8 | * National Planning Policy Framework
* Planning Policy Statement 10 – Sustainable Waste Management
* PPS10 Companion Guide
 | Policy 1 (General Land Use) |
| Policy DM5- Recreation assets and rights of way | 6. Waste management treatment and disposal options7. Waste management location options8. Scale of waste management facilities9. Utilisation of existing sites for the provision of new facilities10. Protection of the natural, built and historic environment12. Site decommissioning and restoration | Objectives 3, 4, 5, 6 and 7  | * National Planning Policy Framework
* Planning Policy Statement 10 – Sustainable Waste Management
* District/Borough Development Plan Documents
* Relevant sub-regional green infrastructure, open space, recreation and sports/playing field studies
* The Definitive Map and Statement of Public Rights of Way’ for Warwickshire
* Rights of Way Improvement Plan
 | Policy 1 (General Land Use) |
| Policy DM6- Flood risk and water quality | 1. Sustainable waste management6. Waste management treatment and disposal options7. Waste management location options10. Protection of the natural, built and historic environment12. Site decommissioning and restoration | Objectives 3, 5, 6 and 8 | * National Planning Policy Framework
* Technical Guidance to the National Planning Policy Framework
* Warwickshire County Council Level 1 Strategic Flood Risk Assessment
* Warwickshire County Council Preliminary Flood Risk Assessment

  | Policy 1 (General Land Use) |
| Policy DM7 – Aviation safeguarding | 6. Waste management treatment and disposal options7. Waste management location options10. Protection of the natural, built and historic environment11. Transport infrastructure12. Site decommissioning and restoration | Objectives 3, 5 and 6 | * The National Planning Policy Framework
* The Town and Country Planning (Safeguarding Aerodromes, Technical Sites and Military Explosives Storage Areas) Direction 2002
 | Policy 1 (General Land Use) |
| Policy DM8 – Reinstatement, restoration and aftercare | 6. Waste management treatment and disposal options7. Waste management location options10. Protection of the natural, built and historic environment12. Site decommissioning and restoration | Objective 4, 5, 6 and 8 | * National Planning Policy Framework
* Planning Policy Statement 10 – Sustainable Waste Management
* PPS10 Companion Guide
 | Policies 1 (General Land Use), 3 (Landfilling), 5 (Incinerators), 6 (Materials Recycling Facilities), 9 (Large Scale Composting) and 13 (Proposed Facilities) |