STROUD DISTRICT COUNCIL

AGENDA ITEM NO

COUNCIL

7

19 OCTOBER 2017

Report Title	HARDWICKE NEIGHBOURHOOD DEVELOPMENT PLAN
Purpose of Report	To decide whether the Hardwicke Neighbourhood Development Plan should be made part of the Development Plan for Stroud District following the positive outcome of the referendum held on Thursday, 10th August 2017.
Decision(s)	Council RESOLVES: 1. that the Hardwicke Neighbourhood Development Plan is made part of the Development Plan for Stroud District. 2. to delegate to the Strategic Head (Development Services), in agreement with the Qualifying Body, the correction of any further minor spelling, grammatical or typographical errors together with any improvements from a presentational perspective.
Consultation and Feedback	A Referendum relating to the adoption of the Hardwicke Neighbourhood Development Plan was held on Thursday 10 th August 2017. The question which was asked in the Referendum was: "Do you want Stroud District Council to use the Neighbourhood Plan for Hardwicke to help it decide planning applications in the neighbourhood area?"
	The result was as follows: • Yes = 407 votes (87.2%) • No = 60 votes (12.8%) • Turnout = 12%
	All neighbourhood development plans are required to gain a majority of 50% plus one in favour at a local referendum in order to become part of the Development Plan. They are then required to be 'made'/ adopted by the local planning authority. If the plan received a positive result the local planning authority has a legal duty to bring the plan into force.
Financial Implications and Risk Assessment	No direct financial implications arising from this development plan. It is a legal requirement to bring the plan into force, not adopting it would lead to costs associated with legal challenge.

Financial Implications	Adele Rudkin, Accountant
and Risk Assessment	Tel: 01453 754109
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Legal Implications	The legal position in respect of adopting the
Logarimphoanone	Neighbourhood Plan is correctly summarised in
	paragraph 8 of this report.
	paragraph o or and reports
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Report Author	Simon Maher, Neighbourhood Planning Officer
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Options	The Council has a legal duty to bring the plan into
	force following a positive result at the local
	referendum.
	The only circumstances in which the Council could
	not make the Neighbourhood Plan would be if it
	considers that the Neighbourhood Plan, including its
	preparation, breaches and would otherwise be
	incompatible with any EU obligation or any
	Convention rights (within the meaning of the Human
	Rights Act 1998)
Performance	The Neighbourhood Plan, when 'made', will continue
Management Follow	to form part of the Development Plan for the District
Up	and will be used to determine planning applications.
	The implementation of the Plan will be monitored by
	the Parish Council. A key measure of success will
	be the extent to which planning permissions granted
	in the Parish reflect the policies in the Plan.
	It is hoped that by monitoring the Plan, the Parish
	Council will be able to ascertain where changes may
	need to be made when the Plan is updated.
Background Papers/	Appendix A – <u>Hardwicke Neighbourhood</u>
Appendices	<u>Development Plan</u>

BACKGROUND

- 1. The Hardwicke Neighbourhood Area was designated by resolution of the Council's Environment Committee on 4th February 2014.
- 2. The preparation of the Hardwicke Neighbourhood Development Plan (HNDP) was led by Hardwicke Parish Council ('the qualifying body').
- 3. A submission version of the HNDP was accepted by the Council on 8th February 2017, under regulation 15 of the Neighbourhood Planning (General) Regulations 2012 (as amended) ('the regulations'). As prescribed by 'the regulations', the Council consulted on the plan for six weeks and arranged for the plan to be examined.

- 4. The Council appointed Andrew Ashcroft MRTPI as independent examiner of the HNDP.
- 5. The examination concluded on 9th June 2017 with the submission of the Examiner's Report, which recommended that the HNDP, once modified, should proceed to a referendum.
- 6. The Council's Environment Committee decided on 29th June 2017:
 - a. to accept all recommended modifications of the Examiner's Report
 - b. that 'the plan', as modified, meets the basic conditions, is compatible with the Convention rights, complies with the definition of a neighbourhood development plan (NDP) and the provisions that can be made by a NDP; and
 - c. to take all appropriate actions to progress the plan to referendum on the 10th August 2017.
- 7. Following the positive result at referendum, the HNDP became part of the Development Plan for the Stroud District

CONSIDERATION

8. Neighbourhood planning is not a legal requirement but a right which communities in England can choose to use. Under section 38A (4) of the Planning and Compensation Act 2004 (as amended), local planning authorities have a legal duty to make a neighbourhood development plan following a positive referendum result. This is subject to the limit exception, in sub section (6), whereby the council need not adopt the plan if it considers that it would be incompatible with any European Union obligations or Human Rights conventions. In this regard, Environment Committee on 29th June 2017 determined that such requirements had been considered and satisfied. Therefore to not make/adopt the Hardwicke Neighbourhood Development Plan would be in breach of these statutory provisions.

NEXT STEPS

- 9. The Council must publish a statement setting out its decision and the reason for making it.
- 10. Once made, the Plan continues to form part of the statutory Development Plan for the District. The NPPF (paragraph 198) states: "Where a planning application conflicts with a neighbourhood plan that has been brought into force, planning permission should not normally be granted."
- 11. As soon as possible the Council should publish the plan, details of when and where it can be inspected and notify any person who has asked to be notified that it has been made and where and when it may be inspected.