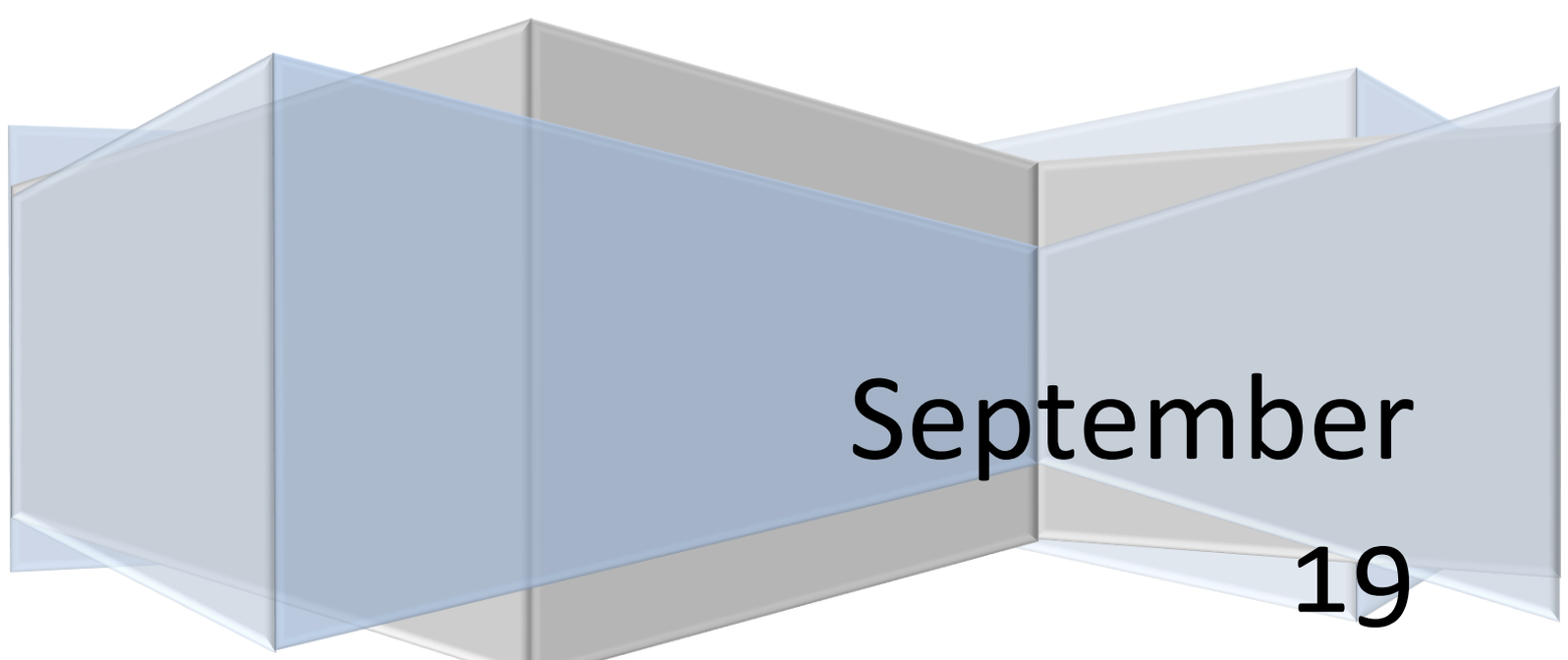


Cheshire East Council

Hankelow Parish Council Neighbourhood Plan SEA Screening Report

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19

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Abbreviations:

CEC	Cheshire East Council
CELPS:	Cheshire East Local Plan Strategy
C&NBLP:	Crewe and Nantwich Borough Local Plan
HNDP:	Hankelow Neighbourhood Development Plan
HNA:	Hankelow Neighbourhood Area
NP:	Neighbourhood Plan
KSC:	Key Service Centre
LSC:	Local Service Centre

1.0 Introduction

Strategic Environmental Assessment (SEA) is a way of ensuring the environmental implications of decisions are taken into account before any such decisions are made. The need for environmental assessment of plans and programmes is set out in the EU Directive 2001/42/EC – known as the SEA Directive. Under this Directive, Neighbourhood Plans may require SEA – but this will depend on the content of each Neighbourhood Plan. The SEA Directive makes SEA a mandatory requirement for:

Plans which are prepared for town and country planning or land use and which set the framework for future development consent of projects listed in the Environmental Impact Assessment (EIA) Directive; or Plans which have been determined to require an assessment under the Habitats Directive.

A screening of a draft plan must be undertaken by the responsible authority prior to adoption or submission to the legislative procedure. In this case the 'responsible authority' is Hankelow Parish Council however Cheshire East Council, upon request, has agreed to provide a screening opinion on the Hankelow Neighbourhood Development Plan (HNDP) to determine if SEA is required. If it is concluded that an SEA is required, Hankelow Parish Council are responsible for its production and it must form part of the material that is consulted on once the formal consultation stage is reached.

The main determining factor as to whether SEA is required on a Neighbourhood Plan is if it is likely to have a significant effect on the environment. Those Neighbourhood Plans containing land allocations for development, which are not included in the local authority's plan, are likely to require SEA. Neighbourhood Plans which do not contain such allocations (or simply reflect allocations already identified as part of a local authority plan) are less likely to require SEA.

If SEA is required, Hankelow Parish Council may wish to consider voluntarily expanding the scope so that it covers wider economic and social issues. This is the approach taken by Cheshire East Council, whereby SEA is included within the broader Sustainability Appraisal of plans. The advantage of undertaking a Sustainability Appraisal is that it can demonstrate the impact of the Neighbourhood Plan on social, economic and environmental factors and therefore demonstrate to an examiner that the Plan that has been prepared is the most sustainable given all alternatives.

1.1 Requirement for Strategic Environmental Assessment (SEA)

Where a neighbourhood plan could have significant environmental effects it may require a SEA.

Whether a neighbourhood plan requires SEA and (if so), the level of detail needed, will depend on what is proposed in the draft neighbourhood plan. SEA may be required for example when:

1. A neighbourhood plan allocates sites for development
2. The neighbourhood area contains sensitive natural or heritage assets that may be affected

- by proposals in the plan
3. The neighbourhood plan may have significant environmental effects that have not already been considered and dealt with via a sustainability appraisal of the Local Plan

1.2 Requirement for HRA

In the context of neighbourhood planning, a Habitats Regulation Assessment (HRA) is required where a Neighbourhood Plan is deemed likely to give rise to significant effects on protected European Sites (Natura 2000 sites), as a result of the plan's implementation. If no significant effect is deemed likely, HRA is not required. Where HRA is undertaken, it is good practice to identify sites within 10-15km of the plan/project boundary and include them in a HRA.

1.3 Legislative Background

The basis for Strategic Environmental Assessments and Sustainability Appraisal is the [European Directive 2001/42/EC](#) which has subsequently been transposed into English law by the [Environmental Assessment of Plans and Programmes Regulations 2004](#), or SEA Regulations. The government has produced guidance in relation to these regulations, entitled '[A practical guide to the Strategic Environmental Assessment Directive](#)'.

Schedule 2 of the [Neighbourhood Planning \(General\) Regulations 2012](#) makes provision in relation to the Habitats Directive. The Directive requires that any plan or project likely to have a significant effect on a European site must be subject to an Appropriate Assessment. To achieve this, paragraph 1 prescribes a basic condition that the making of a neighbourhood plan is not likely to have a significant effect on a European Site. Paragraphs 2 to 5 of the Schedule amend the Conservation of Habitats and Species Regulations 2010 so as to apply its provisions to neighbourhood development orders and neighbourhood plans. In particular, paragraph 4 inserts new regulation 78A which provides that a neighbourhood development order may not grant planning permission for development which is likely to have a significant effect on a European site.

Schedule 3 of the [Neighbourhood Planning \(General\) Regulations 2012](#) makes provision in relation to the [Environmental Impact Assessment \(EIA\) Directive](#). The Directive requires that EIA development must be subject to a development consent process. To HNable this, Schedule 3 prescribes a basic condition that applies where development which is the subject of a proposal for a neighbourhood development order is of a type caught by the EIA Directive, and applies to the relevant provisions of the [Town and Country Planning \(Environmental Impact Assessment\) Regulations 2011\(3\)](#) ("the EIA Regulations") with appropriate modifications ([regulation 33](#) and paragraphs [1 to 4 and 6 of Schedule 3](#)). Paragraphs 5 and 7 to 13 of Schedule 3 correct errors in the EIA regulations.

This report seeks to determine if the HNBP is likely to have a significant effect on the environment.

1.4 The Cheshire East Local Plan Strategy (CELPS)

The basic conditions require Neighbourhood Plans to be in general conformity with the strategic policies contained in the development plan for the area of the authority. The Congleton Borough Local Plan was adopted in 2004. Some of the policies within the Local Plan have been 'saved', which means they are still used in determining planning applications. As policies become out of date through lack of conformity with the NPPF or where more up to date evidence is available, they can be given less weight for decision making purposes, particularly on strategic issues.

The Cheshire East Local Plan Strategy (CELPS) was adopted on 27th July 2017 and sets the strategic approach to development across the sub-region.

The CELPS was subject to a full Sustainability Appraisal which included SEA. This ensured that no likely significant effects are expected to arise from the implementation of the CELPS or the delivery of the quantum of development identified in it.

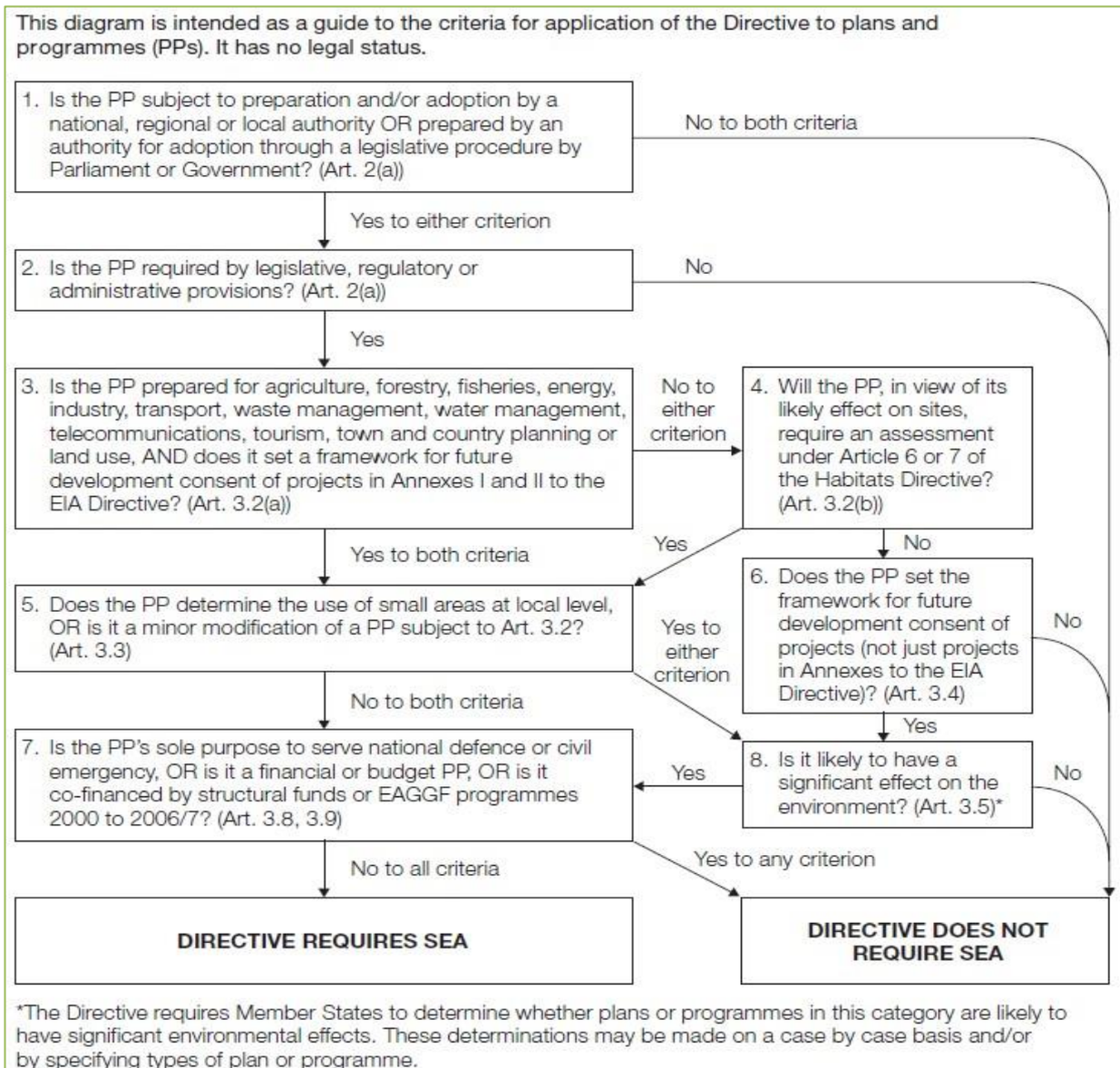
1.5 Screening Process

Hankelow Parish Council has requested a SEA screening opinion of its Neighbourhood Plan. It is the qualifying body's responsibility to undertake an assessment of whether their proposed policies are likely to have 'significant environmental effects' however on request, CEC will undertake such an assessment on behalf of the qualifying body. The Plan does not have to be at a final draft stage to be assessed.

The screening opinion assessment is undertaken in two parts: the first part will assess whether the plan requires SEA (as per the flow chart which follows); and the second part of the assessment will consider whether the Neighbourhood Plan is likely to have a significant effect on the environment, using criteria drawn from [Schedule 1 of the EU SEA Directive](#) and the UK Environmental Assessment of Plans and Programmes Regulations 2004 (see section 5).

The three statutory consultation bodies (English Heritage, Environment Agency and Natural England) have been consulted to establish whether the Hankelow Neighbourhood Plan requires SEA and whether the plan may have a 'significant environmental effect' on the environment. Should it be concluded that SEA is required Hankelow Parish Council will need to undertake a SEA with a SEA Scoping Report exercise as the first stage.

The government guidance ['A practical guide to the Strategic Environmental Assessment Directive'](#) sets out the following approach to be taken in determining whether SEA is required:



1. 5.1 Summary of the Screening Assessment

Summary	
Neighbourhood Plan:	Hankelow Parish Council Neighbourhood Plan
Geographic Coverage:	The Parish of Hankelow
Key Topics/scope of the Plan	<ul style="list-style-type: none"> • Rural location • Site allocation • Natural environment
Key Issues	Regulation 14 plan with some scope to revise policies. Role as a village settlement, recent impact of local growth adjoin the settlement, managing environment and landscape issues. Small scale site allocations.
Summary of Screening opinion	
Assessor:	Tom Evans, Neighbourhood Planning Manager
Date of assessment	August 2019
Conclusion of assessment	SEA is not required
Reason for conclusion	<p>The Neighbourhood Plan allocates two specific sites for circa 4 new dwellings, and promotes criteria based policies that seek to shape future development proposals, on a small scale basis, that reduce and manage impact on the environment (both natural and built).</p> <p>Designated sites within the neighbourhood area: There are no European Sites within the neighbourhood area and six Ramsar sites and one Special Area of Conservation within 15km of it, the closest being Wybunbury Moss SAC.</p> <p>There is one site of local importance for nature conservation, at are no locally designated habitats sites within the neighbourhood area. North of the parish, outside of the neighbourhood area, is Hatherton Flush SSSI. Part of Hankelow parish lies within the outer impact zone for this site. The same applies to Betley Mere SSSI to the east.</p> <p>Designated heritage assets within the neighbourhood area: There two Grade II Listed Buildings and two Grade II* Listed Buildings within the neighbourhood area (see appendix D).</p> <p>Flood Risk zones within the neighbourhood area: Flood Risk Zones 2 and 3 are present in the neighbourhood area, (see appendix E), along the Birchall Brook (north and east) and the River Weaver, west.</p> <p>Effect on the Environment: The neighbourhood plan does not introduce new policy that enables a significant effect on the environment to be implemented. As a lower tier plan all development proposals will be subject to assessment against the NP and higher tier policies, plans and legislation that seek to protect locally, nationally and internationally designated sites. The CELPS sets the strategic development framework for Hankelow, including broad levels of growth appropriate to rural areas, and has been tested through integrated SEA to ensure the effect of this growth is acceptable in environmental terms. The HNDP does not propose additional growth at a significant scale beyond that already accepted in the CELPS, nor does it include specific proposals of a scale or intent large enough or with an impact significant enough, that would lead to additional significant effects on the environment or Designated sites. The policies in the Neighbourhood Plan are criteria based and seek to safeguard existing assets and the plan does not introduce policies which would significantly change the status of land beyond the planning framework in place, therefore SEA is not required.</p>
Statutory Consultee	Summary of Comments
English Heritage	SEA is not required

Environment Agency	SEA is not required
Natural England	SEA is not required

2.1 Plan Context

Hankelow is a rural parish and for the purposes of the Cheshire East Local Plan Strategy (CELPS) Settlement Hierarchy, falls within the category of 'Other Settlements and Rural Areas'. Policies PG1 and PG2 of the CELPS set out the preferred development strategy and distribution of development for the Borough. The distribution of future development in the Borough is intended to be focused on the Key Towns of Crewe and Macclesfield and the 9 Key Service Centres. The OSRA areas are anticipated to accommodate a small proportion of growth to support local needs and services.

The CELPS outlines that a small quantum of growth to meet need and support the vitality of smaller centres and rural areas will be supported and identifies a need to deliver some 2950 homes and 8ha of employment land in Other Settlements and Rural Villages (outside of a 61ha allocation at Wardle).

Part two of the Local Plan Strategy is currently being consulted on ahead of submission to Secretary of State for Examination. This plan, the Site Allocations and Development Policies Document (SADPD) proposes to introduce an infill boundary at Hankelow, defining the built extent of the village and allowing limited development within the settlement.

The parish area is covered by Policy PG6 Open Countryside which generally restricts development in the countryside but does also identify development which would be considered acceptable.

The Plan area contains important natural habitats, a variety of heritage assets and has been the subject of locally significant new residential development.

The Hankelow Neighbourhood Development Plan (HNDP) does allocate two specific sites for development and identifies a series of criteria based policies against which development proposals should be assessed within the neighbourhood area. Such criteria are designed to ensure the delivery of sustainable development to meet the objectives of the Hankelow Neighbourhood Plan.

Planning applications within the Hankelow Neighbourhood Area (HNA) will be assessed against the policies in the HNDP, saved development plan policies and other material planning considerations, including the recently adopted CELPS.

As specific development sites have not been identified in the HNDP, an assessment of potential development sites has been undertaken as part of the HNDP process.

2.2 Aims of the Plan:

The HNDP document sets out a vision for the parish and what the neighbourhood plan should achieve:

We want to make Hankelow Parish an even better place to live, work and visit. We will ensure, through our plan, that Hankelow is a sustainable community providing whatever our residents need to maintain an outstanding quality of life for present and future generations.

2.3 Objectives

In order to deliver the vision, the HNDDP has set out a series of objectives:

- *Protect and enhance the key features which define the natural rural environment of the parish and to guard against pollution*
- *Protect and enhance the unspoilt local rural character of the parish*
- *Support and promote safe and sustainable travel and improve the existing infrastructure*
- *Support and encourage the local rural economy*
- *Protect, enhance and encourage community facilities and provide for a new community hub*
- *Ensure that new housing development is sustainably located and well designed and meets the needs of the community.*

2.4 Designated sites within the neighbourhood area:

There are no European Designated Sites within the Neighbourhood Area itself and seven within a 15km of it.

2.5 Policies

The HNDDP contains a number of policies that will be used to ensure the delivery of the vision and objectives and guide individual development management decisions. An assessment of these policies impact on European Sites has been carried out and concludes that no likely adverse impact will arise. The full assessment and table of policies is included at Table 3 below.

The following sections assess whether the plan requires SEA due to its content and whether it is likely to give rise to a significant effect on designated sites or the environment.

3.0 Screening Assessment

3.1 Assessment 1: Does the Neighbourhood Plan require a SEA?

Stage	Y/N	Reason
1. Is the Neighbourhood Plan (NP) subject to preparation and/or adoption by a national, regional or local authority, OR prepared by an authority for adoption through a legislative procedure by Parliament or Government? (Art. 2(a))	Y	The preparation and adoption of the NP is allowed under the Town and Country Planning Act 1990 as amended by the Localism Act 2011. The NP will be prepared by Hankelow Parish Council (as the 'relevant body') and will be 'made' by Cheshire East Council as the local authority. The preparation of NPs is subject to the various regulations including: The Neighbourhood Planning (General) Regulations 2012 and The Neighbourhood Planning (referendums) Regulations 2012.
		GO TO STAGE 2
2. Is the NP required by legislative, regulatory or administrative provisions? (Art. 2(a))	Y	Whilst the NP is not a requirement and is optional under the provisions of the Town and Country Planning Act as amended by the Localism Act 2011, it will if 'made', form part of the Development Plan for the Borough. It is therefore important that the screening process considers whether it is likely to have significant environmental effects and hence whether SEA is required under the Directive.
		GO TO STAGE 3
3. Is the NP prepared for agriculture, forestry, fisheries, energy, industry, transport, waste management, telecommunications, tourism, town and country planning or land use, AND does it set a framework for future development consent of projects in Annexes I and II to the EIA Directive? (Art. 3.2(a))	Y	The NP is being prepared for town and country planning, local transport and land use as it makes proposals to manage the development of land for housing and employment uses. As such, the NP contains a framework for future development consent of urban development projects (listed as 10(b) in Annex II of the EIA Directive). The NP does not specifically allocate any land for development purposes.
		GO TO STAGE 5
4. Will the NP, in view of its likely effect on sites, require an assessment for future development under Article 6 or 7 of the Habitats Directive? (Art. 3.2(b))	N	No, the policies in the plan are criteria based and unlikely to directly affect designated sites. Allocations in the plan are at significant distance from designated sites and similarly unlikely to effect them.
5. Does the NP determine the use of small areas at local level OR is it a minor modification of a plan or programme subject to Art. 3.2? (Art. 3.3)	Y	The NP intends to support local development for residential and employment/commercial use through criteria based policies. There is therefore the potential for an effect on the environment resulting from policies in the plan. Most policies are criteria based and do not instigate changes to land use directly, however Policy H1 makes an allocate for residential development directly changing land use. Additionally The Neighbourhood Plan sits within the wider framework of the National Planning Policy Framework (NPPF), the adopted Cheshire East Local Plan strategy and the saved policies of the Crewe and Nantwich Local Plan 2004, therefore the Neighbourhood Plan will help to set the framework for projects that are localised in nature and are likely to have limited resource implications.
		GO TO STAGE 8
6. Does the NP set the framework for future development consent of projects (not just projects in annexes to the EIA Directive)? (Art. 3.4)	Y	Yes, the NP contributes to establishing a local policy framework within which planning consent will be considered for a wide range of development proposals. Whilst the NP may establish very local criteria to enable development within criteria based parameters, higher tier policies, plans and legislation exist to ensure that the NP is used within a framework with sufficient protection for environmental considerations.
7. Is the NP's sole purpose to serve the national defence or civil emergency, OR is it a financial or budget plan or programme, OR is it co- financed by structural funds or EAGGF programmes 2000 to 2006/7? (Art. 3.8, 3.9)	N	The NP does not fall into any of the criteria listed.
8. Is it likely to have a significant effect on the environment? (Art 3.5)	N	See Assessment 2: Likely significant effects on the environment
On the basis of criterion 1, 2, 3, 5 and 6 above, it is necessary to assess whether the neighbourhood plan is likely to have a significant effect on the environment. This assessment is undertaken through Assessment 2 below.		

3.2 Assessment 2: Is the Neighbourhood Plan likely to have a Significant Effects on the Environment?

The EIA Regulations include thresholds under which development proposals are not required to be screened to determine whether an EIA should be required. These are:

- The development includes more than 1 hectare of urban development which is not dwelling house development
- The development includes more than 150 dwellings
- The overall area of the development exceeds 5 hectares.

Under these thresholds there is no obligation to screen urban development projects for EIA.

The neighbourhood plan does allocate two sites for development but does not include more than 1 hectare of non-residential development; it does not allocate sites for more than 150 dwellings and the Plan contains no proposals to develop an area that exceed 5 hectares.

Whilst these tests do not apply to plan-making they are useful as a bench-mark for comparison. The HNDP does not exceed any of the thresholds identified in the EIA regulations and it is therefore reasonable to suggest that the effects of the plan on the environment, in general, cannot be significant.

However there may be specific features or special characteristics in this location upon which the plan may have a significant effect. It is therefore important to understand if there is any specific reason the plan could be considered to give rise to a significant effect on the environment. Using Schedule 1 of the SEA regulations, the following assessment has been undertaken to determine if there is any other reason why the HNDP may give rise to a significant effect on the environment.

Issue	Effect?	Reasons
Biodiversity	1. No significant effect	Whilst there are locally significant assets, the neighbourhood plan, alongside existing policy held in the CELPS and the wider Development Plan provides sufficient protection. No proposed policies are likely to give rise to a substantially negative impact on biodiversity and natural assets.
Population	1. No significant effect	Hankelow Parish has a population of 261 people (2011 Census). 33% of people are aged between 45 and 64, 17% are aged between 25 and 44 which may lead to a future demand for accommodation suitable for an elderly population. There are a number of consented sites within the neighbourhood area and the plan includes allocation for 4 new homes. Therefore the plan may give rise to opportunities to deliver a locally appropriate housing offer.
Human health	1. No significant effect	Housing is a key detriment of human health. On a limited basis, the plan seeks to provide housing suitable for the local population which would result in a positive effect on human health and enable older residents to downsize within their community, and first time buyers and families to access suitable housing contributing to well being. The Index of Multiple Deprivation shows Hankelow to be generally affluent (within the 50% least deprived areas). The Joint Strategic Needs assessment for Hankelow shows the population here is generally in good health with notable indicators related to aging population over 65, female life expectancy, new cases of prostate cancer, binge drinking and child development at age 5. The neighbourhood plan introduces positive criteria based policies to assist in delivering the type of development that will contribute in addressing some of these issues through protecting recreation and leisure assets in particular, however the policies included are unlikely to have a significant effect beyond the local area.
Fauna	1. No significant effect	There is one site of local importance for nature within the neighbourhood area. Identified sites are subject to existing protection. The neighbourhood plan seeks to protect existing assets and does not introduce policies that are likely to harm local fauna.
Flora	1. No significant effect	There is one site of local importance for nature within the neighbourhood area. Identified sites are subject to existing protection. The neighbourhood plan seeks to protect existing assets and does not introduce policies that are likely to harm local fauna.
Soil	1. No significant effect	Agricultural land classification grades two and three are present within the neighbourhood area. No development is proposed in the neighbourhood plan that would give rise to the development of best and most versatile agricultural land.
Water	1. No significant effect	Flood zones two and three are present within the neighbourhood area. The policies proposed are unlikely to exert a significant impact on the existing approach to development in areas of flooding, and flooding issues are addressed by the wider development plan/other legislation.
Air	1. No significant effect	There are no air quality management areas within the neighbourhood area. The plan is unlikely to significantly impact this issue.
Material assets	1. No significant effect	There is one area of historic landfill adjacent to the neighbourhood area, with its buffer extending into the neighbourhood area (south east at Longmill Lane). The policies in the plan do not address such issues and are therefore unlikely to result in a significant effect on the environment. No other material assets are present. A hazardous installations consultations zone runs north-west to south-east in the eastern part of the neighbourhood area.
Landscape	1. No significant effect	HNDP emerging policies seek to ensure that new development does not harm locally valued landscape features and the countryside.
Cultural heritage / architectural and archaeological heritage	1. No significant effect	There two Grade II Listed Buildings, two Grade II* within the neighbourhood area (see appendix D). If necessary, the usual mitigation measures will be required to be adhered to through the implementation of planning permission and therefore it is reasonable to respect that the effect of development on these structures and their settings will be addressed by other parts of the planning system. HNDP policies do not address heritage issues directly and as such, the HNDP policies are unlikely to have a significant effect on heritage assets directly or on the approach taken to heritage assets in the development planning process.

3.3 Determining the likely significant effect on Designated Sites

Hankelow NP Objective	Hankelow NP Policy	Effect on European Designation
Protect and enhance the key features which define the natural rural environment of the parish and to guard against pollution	Policy NE1 - Woodland, hedgerows, trees and watercourses	1. No negative effect 1B
	Policy NE2 - Buffer zones, wildlife corridors and biodiversity	1. No negative effect 1B
	Policy NE3 – Phosphate and Nitrate pollution.	1. No negative effect 1B
	Policy NE4 – Light pollution	1. No negative effect 1B
Protect and enhance the unspoilt local rural character of the parish	Policy DC 1– Design	1. No negative effect 1A
	Policy DC 2– Important views, vistas and gateways	1. No negative effect 1A
	Policy DC 3– Renewable Energy Generation	1. No negative effect 1A
Support and promote safe and sustainable travel and improve the existing infrastructure	Policy TC 1- Development impact on transport	1. No negative effect 1A
	Policy TC2 – Electric vehicle charging points	1. No negative effect 1A
	Policy TC3 – Drainage systems	1. No negative effect 1A
Support and encourage the local rural economy	Policy EB1 – The Local Economy	1. No negative effect 1A
	Policy EB2 – Rural Business Development	1. No negative effect 1A
Protect, enhance and encourage community facilities and provide for a new community hub	Policy CF1 - Local Green Space	1. No negative effect 1B
	Policy CF2- Community Hub	1. No negative effect 1B
	Policy CF3 – Community and Recreational Facilities	1. No negative effect 1A
	Policy CF4 - Access to the countryside.	1. No negative effect 1A
Ensure that new housing development is sustainably located and well designed and meets the needs of the community.	Policy H1 New Housing	2. No significant effect
	Policy H2 Housing Type	1. No negative effect 1A

Category	Description
1A. No negative effect	Policy will not lead to development. For example it relates to design or other qualitative criteria, or it is not a land-use planning policy.
1B. No negative effect	Policy intended to conserve or enhance the nature, built or historic environment, where enhancement measures will not be likely to have any negative effect on a European Site.
1C. No negative effect	Policy would have no effect because no development could occur through the policy itself, the development being implemented through other policies in the same plan, which are more specific and therefore more appropriate to assess for their effects on European Sites and associated sensitive areas.
1D. No negative effect	Policy is similar to, or compliant with, The Cheshire East Local Plan Strategy policy which has been assessed as having no negative effects by a HRA/SA.
2. No significant effect	No significant effect either alone or in combination with other plans or projects, because effects are trivial, minimal or mitigated through other policies in combination.

3. Likely significant effect alone	Policy could indirectly affect a European Site, because it provides for, or steers, a quantity or type of development that may be very close to it, or ecologically, hydrologically or physically connected to it, or it may increase disturbance as a result of increased recreational pressure.
4. Likely significant effects in combination	The policy alone would not be likely to have significant effects but if the effects are combined with the effects of other policies or proposals provided for or coordinated by the relevant plans or projects the cumulative effects would be likely to be significant.

3.4 Assessment 2: Is the HNDP likely to have Significant Effects on the Environment?

Characteristics of the Neighbourhood Plan, having regard to:	Cheshire East Council assessment	Likely significant effect?
The degree to which the Plan sets a framework for projects and other activities, either with regard to the location, nature, size and operating conditions or by allocating resources.	The NP would, if made, form part of the statutory Development Plan and as such does contribute to the framework for future development consent of projects. The NP is expected to determine the use of small areas at a local level and sits within the wider framework of the National Planning Policy Framework (2012), the CEC Local Plan Strategy (2017), the emerging Site Allocations and Development Policies Document (2019) and the 'saved' Local Plan policies contained within the Crewe and Nantwich Local Plan 2011. The projects for which this NP helps to set a framework are localised in nature but may have limited resource implications.	N
The degree to which the Plan influences other plans and programmes including those in a hierarchy.	The NP must be in conformity with the National Planning Policy Framework. The policies within the NP should also be in general conformity with any strategic 'saved' Local Plan policies held within the Crewe and Nantwich LP, and CELPS Strategic Policies. The CELPS is being prepared in two stages and because Hankelow Parish falls within the Rural and Other Settlements category, the detailed policy framework for this tier of settlement is proposed via the SADPD, discussions with the local community have taken place and the preparation of the NP has informed development of this Local Plan document. As the SADPD is yet to be submitted (it is currently under consultation at Reg 19). Therefore the conclusions reached in the NP may exert a limited degree of influence over the formation of future strategic and non-strategic policies in the Development Plan. However, the scope to depart from conclusions reached in the NP remains available to plan makers addressing issues relevant to this location.	N
The relevance of the Plan for the integration of environmental considerations in particular with a view to promoting sustainable development.	The NP is expected to work to protect and enhance the natural environment of the area within a wider policy framework including, but not limited to the NPPF, the saved policies of the Development Plan for Cheshire East Council and the Cheshire East Local Plan Strategy, alongside the emerging SADPD. The NP addresses a series of local environmental issues. In combination with other plans and legislation, it is considered that the NP will integrate environmental considerations and promote sustainable development but may also give rise to a limited, but positive effect on the environment through implementation of policies that protect the countryside and habitats.	N

Environmental problems relevant to the Plan.	There are no identified environmental problems relevant to the Plan. Where relevant, future development proposals will need to consider the impact of the plan on flood risk, Designated sites and other primary and secondary impacts on the environment.	N
The relevance of the Plan for the implementation of Community legislation on the environment (for example, plans and programmes linked to waste management or water protection).	The NP is not directly relevant to the implementation of European legislation, although it will need to take the impact of the Water Framework Directive into account.	N
The probability, duration, frequency and reversibility of the effects of the Plan.	Whilst development may take place which is informed by the NP, the NP does assist in instigating development directly through allocation of specific sites within a revised settlement boundary. There are therefore likely to be short-term effects resulting from activity associated with the development of small scale, un-allocated sites within the HNA, and also small scale allocated sites, as a direct result of policies in the NP.	N
	There may also be longer-term effects relevant to changes in land use which may be positive but on a limited scale may have a negative impact on environmental factors. The plan seeks to establish a local framework to address such issues and also relies on higher tier plans and policies to deliver mitigation of such negative impacts.	N
	Where proposals are received to develop small scale sites in accordance with draft NP policies, such proposals will also be subject to national and local policies in regard to environmental protection and mitigation of impacts. The plan does not deviate from such guidance.	N
The cumulative nature of the effects of the Plan.	The NP does seek to bring forward allocation of small scale sites that are not specifically detailed in the Cheshire East LPS or already have planning permission granted. Given the limited levels of growth supported in the plan (4 additional dwellings), cumulative effects of development are likely to be limited. The plan contains policies that seek to enhance protection for local environmental assets, in these cases there may be a positive cumulative effect on protecting such assets, however given the presence of other policies related to such matters, the effect is not considered to be significant.	N
The trans-boundary nature of the effects of the Plan.	The plan is limited in geographic extent and its policies and proposals are localized seeking to manage, and implement limited local change. Therefore there are not expected to be any significant trans-boundary effects.	N
The risks to human health or the environment (e.g. due to accidents).	There are no identified significant risks to human health in the plan area and the plan does not support policies or programs that are likely to give rise to such risks. Indeed, the NP is likely to improve human health through positive assertions on protection of natural assets and sustainable transport.	N

<p>The magnitude and spatial extent of the effects (geographical area and size of the population likely to be affected) by the Plan.</p>	<p>Hankelow Neighbourhood Plan covers the parish of Hankelow Parish. The NP is likely to affect a resident population of approximately 261 people over the life of the Plan across a parish located in a mainly rural area but in proximity to larger settlements (Nantwich, Audlem). The population within the parish is expected to experience limited population growth associated with recently consent residential development.</p>	<p>N</p>
<p>The value and vulnerability of the area likely to be affected by the Plan due to: Special natural characteristics or cultural heritage; Exceeded environmental quality standards or limit values; or intensive land use</p>	<p>The neighbourhood area contains a number of important cultural, natural and environmental assets both within and anearby the plan area however the limited levels of development supported, and existence of other mitigating policies is likely to minimise impact here. The NP sets out to deliver new development within a framework supportive of small scale development, implemented sensitively to preserve and enhance local natural, environmental and heritage assets. Given that the Borough is generally rural in nature, and Hankelow Parish is predominantly a rural parish with many undesiganted biodiversity assets and natural habitats, most proposed development will have an impact on the environment in the wider sense, and in some cases in a specific, locationally based sense that cannot yet be identified or assessed until the location of development is proposed. Higher tier policies exist to offer adequate protection to the existing natural, cultural and environmental assets within and adjacent to the plan area.</p>	<p>N</p>
	<p>The draft NP does not exceed environmental quality standards or limit values.</p>	<p>N</p>
	<p>Specific sites are identified for development and relevant local assessments have been undertaken, proposals in the NP are not considered tp constitute an intensive use of land. Future development proposals will be assessed against other policies within the Development Plan (which, in totality, should mitigate against the over-development of land).</p>	<p>N</p>
<p>The effects of the Plan on areas or landscapes which have recognised national, community or international protection status.</p>	<p>There is a locally important site fore nature within the Hankelow Neighbourhood Area. Policies are included in the Plan which seek to preserve and protect biodiversity and habitats.</p>	<p>N</p>
	<p>The plan area does not include designated landscapes however introduces policies that address landscapes, and views in particular, that may be locally sensitive to development.</p>	<p>N</p>
	<p>There are no identified landscapes within the neighbourhood plan area and the limited levels of growth proposed cannot be said to give rise to a significant impact to the environment.</p>	<p>N</p>
<p>Assessment 2 Conclusion</p>	<p>The HNDP is unlikely to have a significant effect on the environment.</p>	<p>Directive does not require SEA</p>

4.0 Screening Conclusion

The Hankelow Neighbourhood Plan includes policies that support small scale development at a scale in conformity with the approach taken by the CELPS and emerging SADPD. It introduces criteria based policies (which are yet to be finalised) that address local issues but which do not alter the status of land to a degree which would have a significant effect on the environment.

There are no designated sites of European significance within the neighbourhood area and a series of sites within 15km proximity of the plan. The HNPD also seeks to ensure that any new development is addressed sensitively in the context of evidence prepared in relation to natural, heritage and landscape assets thus incorporating environmental protection in general.

Given the above and the absence of sites within the plan area itself, the assessment therefore concludes that the HNPD is unlikely to have a significant effect on the environment or on designated sites and therefore HRA and SEA are not required.

4.1 Monitoring of HNPD Policies

Whilst Hankelow Parish Council is committed to the delivery of the objectives held within the HNPD, there may be circumstances where development will not come forward entirely as anticipated. Cheshire East Council, as part of its monitoring of the Development Plan, including this neighbourhood plan, monitor performance through a Monitoring Report produced annually. The HNPD will also be monitored through this process. Generally, the outcome of the monitoring process will inform whether specific intervention actions should be pursued in the HNPD. If these actions fail to address under performance then other complementary plans and strategies should be reviewed.

5.0 Appendices

Appendix A: Responses from Statutory Consultees:

1. Historic England:



Mr. Tom Evans,
Neighbourhood planning Manager,
Strategic Planning,
Westfields,
Middlewich Road,
Sandbach,
Cheshire,
CW11 1HZ

Our ref: PL00610765
Your ref:

Telephone 01904 601 879
Mobile 0755 719 0988

18 September 2019

Dear Mr. Evans,

Hankelow Neighbourhood Plan Strategic Environmental Assessment Screening Opinion Consultation

We write in response to your consultation on the Screening Opinion Report for the Hankelow Neighbourhood Plan.

For the purposes of this consultation, Historic England will confine its advice to the question, "Is it likely to have a significant effect on the environment?" in respect to our area of concern, cultural heritage. Our comments are based on the information supplied within the Hankelow Neighbourhood Plan.

The Draft Neighbourhood Plan indicates that within the plan area there are several designated cultural heritage assets. There are also likely to be other features of local historic, architectural or archaeological value, and consideration should also be given to the wider historic landscape.

On the basis of the information supplied, and in the context of the criteria set out in Schedule 1 of the Environmental Assessment Regulations [Annex II of 'SEA' Directive], Historic England concurs with your conclusion that as a result of the policies contained within the draft Neighbourhood Plan are "unlikely to have a significant effect on the environment or on designated sites". Therefore the preparation of a Strategic Environmental Assessment is not required for the Hankelow Neighbourhood Plan.

The views of the other two statutory consultation bodies should be taken into account before the overall decision on the need for an SEA is made. We should like to stress that this opinion is based on the information available in the Hankelow Neighbourhood Plan.

To avoid any doubt, this does not reflect our obligation to provide further advice on later stages of the SEA process and, potentially, object to specific proposals which may subsequently arise (either as a result of this consultation or in later versions of the plan/guidance) where we consider that, despite the SEA, these would have an adverse effect upon the environment.

We would be pleased if you can send a copy of the determination as required by REG 11 of the Environmental Assessment of Plans and Programmes Regulations 2004.

Historic England strongly advises that the conservation and archaeological staff of the Cheshire East Council and the Cheshire Archaeology Planning Advisory Service are closely involved throughout the preparation of the plan and its assessment. They are best placed to advise on; local historic environment issues and priorities, including access to data held in the HER (formerly SMR); how the policy or proposal can be tailored to minimise potential adverse impacts on the historic environment; the nature and design of any required mitigation measures; and opportunities for securing wider benefits for the future conservation and management of historic assets.

We look forward to receiving a consultation on the Pre-submission Draft of the Hankelow Neighbourhood Plan in due course.

Yours sincerely

Kate Kendall
Team Leader (Partnerships)
E-mail: kate.kendall@historicengland.org.uk

2. Environment Agency:

Dear Sir

Strategic Environmental Assessment (SEA) Screening Opinion Request – Hankelow Neighbourhood Plan (Pre-submission Regulation 14 DRAFT)

Thank you for submitting the above SEA screening opinion request for the Hankelow (Draft) Neighborhood Development Plan. This referral was received in office on the 15th August 2019.

As part of this response we have reviewed the following documentation:

- Hankelow Neighbourhood Development Plan 2019-2030. Version: Pre submission Regulation 14 DRAFT. [August 2019]
- Hankelow Parish Council Neighbourhood Plan SEA Screening Report. [August 2019]

Environment Agency Position

We note and acknowledge the your screening decision that no additional SEA is required further to the Cheshire East Local Plan Strategy (CELPS) integrated SEA and have no further comments to make.

Should you have any queries regarding this response, then please do not hesitate to contact me.

Yours faithfully

Mr Andy Davies
Sustainable Places Advisor

3. Natural England:

Date: 10 September 2019
Our ref: 292462
Your ref: Hankelow Neighbourhood Plan

Tom Evans
Cheshire East Council
Tom.Evans@cheshireeast.gov.uk

BY EMAIL ONLY



Hornbeam House
Crewe Business Park
Electra Way
Crewe
Cheshire
CW1 8GJ

T 0300 060 3900

Dear Tom

Hankelow Neighbourhood Plan - Request for SEA Screening Opinion

Thank you for your consultation on the above dated 19 August 2019 which was received by Natural England on 19 August 2019

Natural England is a non-departmental public body. Our statutory purpose is to ensure that the natural environment is conserved, enhanced, and managed for the benefit of present and future generations, thereby contributing to sustainable development.

Screening Request: Strategic Environmental Assessment

It is our advice, on the basis of the material supplied with the consultation, that, in so far as our strategic environmental interests (including but not limited to statutory designated sites, landscapes and protected species, geology and soils) are concerned, that there are unlikely to be significant environmental effects from the proposed plan.

Neighbourhood Plan

Guidance on the assessment of Neighbourhood Plans, in light of the Environmental Assessment of Plans and Programmes Regulations 2004 (as amended), is contained within the [National Planning Practice Guidance](#). The guidance highlights three triggers that may require the production of an SEA, for instance where:

- a neighbourhood plan allocates sites for development
- the neighbourhood area contains sensitive natural or heritage assets that may be affected by the proposals in the plan
- the neighbourhood plan may have significant environmental effects that have not already been considered and dealt with through a sustainability appraisal of the Local Plan.

We have checked our records and based on the information provided, we can confirm that in our view the proposals contained within the plan will not have significant effects on sensitive sites that Natural England has a statutory duty to protect.

We are not aware of significant populations of protected species which are likely to be affected by the policies / proposals within the plan. It remains the case, however, that the responsible authority should provide information supporting this screening decision, sufficient to assess whether protected species are likely to be affected.

Notwithstanding this advice, Natural England does not routinely maintain locally specific data on all potential environmental assets. As a result the responsible authority should raise environmental issues that we have not identified on local or national biodiversity action plan species and/or habitats, local wildlife sites or local landscape character, with its own ecological and/or landscape advisers, local record centre, recording society or wildlife body on the local landscape and biodiversity receptors that may be affected by this plan, before determining whether an SA/SEA is necessary.

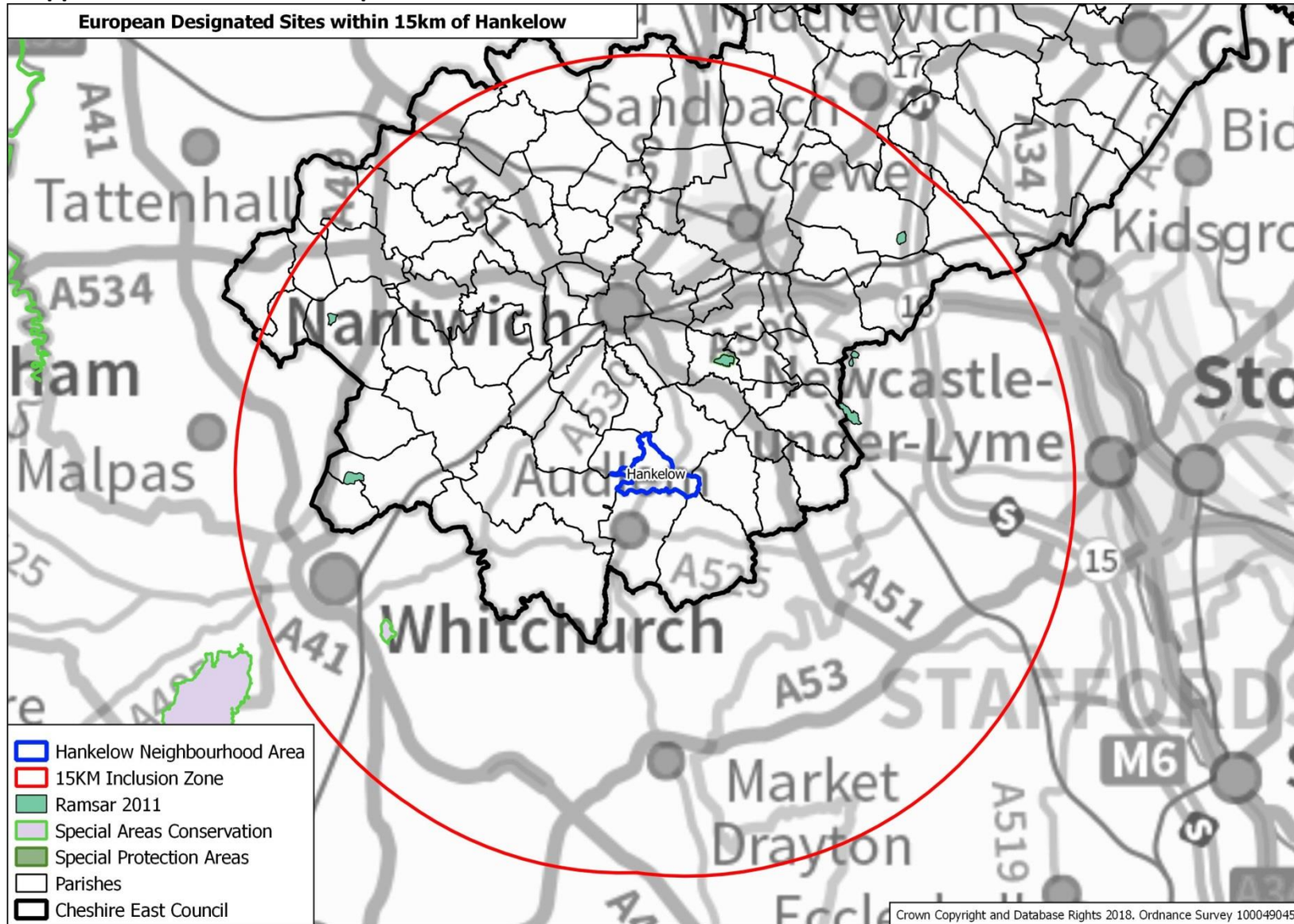
Please note that Natural England reserves the right to provide further comments on the environmental assessment of the plan beyond this SEA/SA screening stage, should the responsible authority seek our views on the scoping or environmental report stages. This includes any third party appeal against any screening decision you may make.

For any new consultations, or to provide further information on this consultation please send your correspondences to consultations@naturalengland.org.uk.

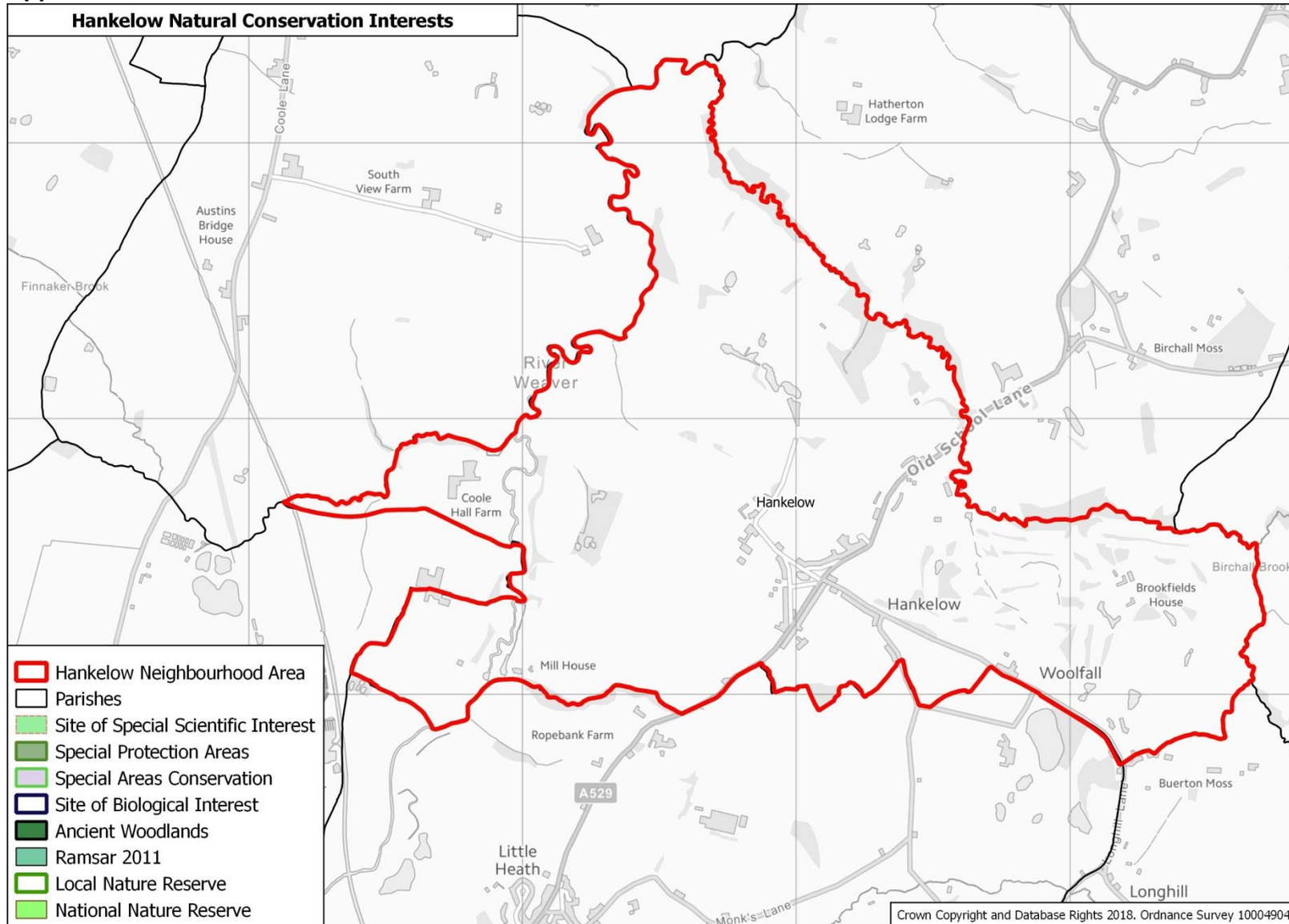
Yours sincerely

Jacqui Salt
Consultations Team

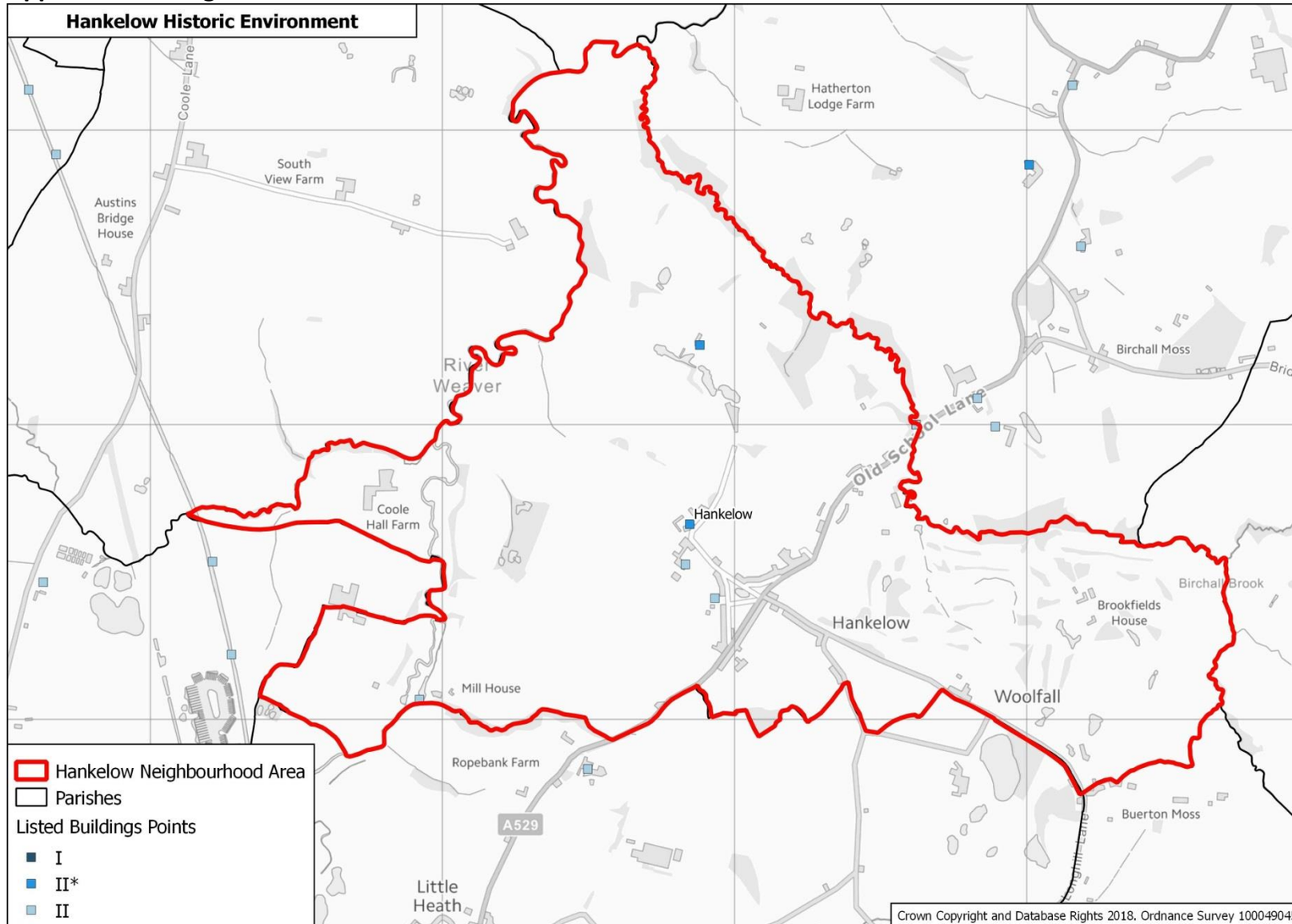
Appendix B: Location of European Sites in Relation to Hankelow NDP



Appendix C: Local Environmental Designations in Relation to Hankelow NDP



Appendix D: Designated Historic Assets in Relation to Hankelow NDP



Appendix E: Flood Risk in Relation to Hankelow NDP

