M20.04



SUBMISSION STATEMENT

in respect of

Flintshire LDP (2015 to 2030) Examination

on behalf of

Castle Green Homes & N and P Jones (ID 1235341)

Matter 20

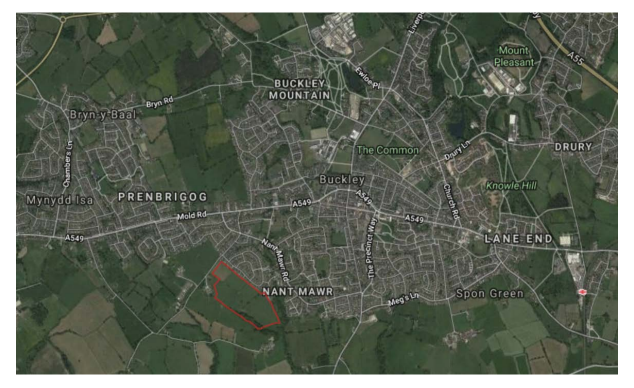
May 2021

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This representation is submitted on behalf of Castle Green Homes and N & P Jones.

Castle Green are (at the time of this submission) on the cusp of signing an option agreement with the (single entity) owners of the land (N & P Jones).

The site extends to include a single parcel of greenfield land that benefits from direct access off Well Street, Buckley as illustrated on the plan below.



It is located in a highly sustainable and accessible position directly adjacent to the Buckley settlement boundary and would offer an ideal residential extension being within easy walking distance of existing services and facilities.

The land to the north west was identified for release in the UDP for 162 units (ref. HSG1(3)) but never came forward. It has been "rolled forward" as a draft LDP allocation (HN1.1) for 159 dwellings. A pre-application consultation was submitted by CAHA in July 202 for 150 units.

Castle Green consider that both sites can come forward and indeed there would be highway access benefits in considering such an approach.

But it must also be noted that there is still no guarantee the Well Street West site will be delivered and that this site (Well Street East) must be considered favourably given its advanced position.

The promoters have investigated all technical aspects (highways, drainage, contamination, air quality, agricultural (it's Grade 3b), trees and ecology.

There is nothing to prevent this site from coming forward and it offers a natural and logical release and development extension to Buckley a Tier 1 settlement.

Highway access is available off Well Street.

It comprises an area extending to 12 ha and is considered to be capable of delivering up to 270 units – illustrated by the layout plan below and the accompanying **Vision Prospectus document dated March 2021** that is appended to this representation.



In the absence of any other reasonable alternatives this site offers a suitable candidacy for housing growth, all things considered.

We would invite the Inspector to consider (under the power vested in them and as guided by Para 6.58 of DPM3) to recommend this site be included as a new / alternative site. This is endorsed by the opportunity to identify new sites under Para 3.75 as part of any MACs process.

Matter 20 – Monitoring Framework

Key Issue:

Does the LDP enable adequate monitoring of its effectiveness?

Please refer to J10 POLICY FRAMEWORK Conformity and Consistency Checklist and the J10 SOUNDNESS Checklist for more detail

a) Are clear targets and measurable outcomes in place for effective monitoring of delivery of the development and allocated sites and achievement of LDF objectives?

Annual Monitoring will illustrate how the trajectories for the AABR are delivering on allocated sites and the overall housing requirement, including whether the quantum of windfalls and extant commitments have also been delivered.

DPM3 states that all indicators must be specific, measurable and realistic.

The trouble is the current trajectory does not provide a breakdown for the delivery of affordable housing.

The same goes for job growth and employment land take-up : this question has been posed during the Examination but no answer has been provided.

Two mechanisms for Review are provided for :

- Short-Form Revision (SFR) : which WG suggest should take no longer than 1.5 years (+ 3mth slippage) form start to finish.
- Plan Review : which the WG suggest must take place no later than 4 years from eth date of adoption. So, if the plan is adopted in Jan 2022 then it will have to commence by no later than Jan 2026.

Despite WG stating in Matter 7 that they expect plan monitoring to reflect DPM3 guidance we have limited confidence in WG "holding" FCC (or other Councils) to these timescales and do not believe that even "persistent failure" will carry any penalty.

WG representatives have shown, in this Examination, that they are happy to relax almost every element of PPW11 and DPM3 (sic. plan period, BMV approach, Green Barrier Review, rolled-over UDP sites, NDA and UDP shortfall, viability and deliverability evidence).

We forsee the inevitable excuse coming round the corner ... in that SDP is taking priority over any required Review and WG will sympathetically agree to slippage.

With TAN1 and a 5-year hosing land supply requirement abolished there is now no sanction now for under-performance and under-delivery. The entire system is toothless and the message is clear that if a plan fails then the slate can be wiped clean.

In reality, slippage in any SFR or Full Review will happen; FCC's track record does not instil confidence, so even if, like the UDP Inspector, mention is made by the LDP Inspector of 'doing this or that' the messages will be ignored. Moreover, there is little point in seeking/recommending even an 'early review' because FCC would have to start that now to have any chance of achieving a new plan before 2030.

b) Are triggers timely and do they allow for an effective response to be made in the event that remedial action is required? In particular, how will additional sites be brought forward if there is a persistent shortfall in housing delivery?

No.

It is unclear how any additional sites will be brought forward.

FCC have suggested during the Examination that they believe they are over-allocating which provides a cushion.

They also suggested that sites in their Urban Capacity Study would come forward as windfalls and indeed that it would be their preference that they do prior to having to allow for any out of settlement boundary windfalls.

However, this approach is flawed since none of the sites have proven deliverability or viability credentials.

c) Are clear arrangements in place for monitoring and reporting the results?

Apart from the AMR there is likely to be nothing more than figures produced as opposed to qualitative information about eth status of allocations and whey they are not performing and delivering.

d) Have remedial actions been identified?

No "Plan B" contingency has been provided for; we would recommend Reserve/Plan B sites are identified and that additional land be "safeguarded" for future release, but land that has proven deliverability and viability.

Para 3.76 DPM3 states that : "In preparation for the examination the LPA should have a prioritised list of potential reserve sites which it considers could be substituted as alternatives and added to the plan, should additional sites be required following consideration of the plan through the formal hearing sessions." – however, no list has been published.

Para 3.77 states that "Reserve sites are not allocations, they are sites that the LPA considers suitable and deliverable in relation to the strategy, but are not required at this point in time. There is no requirement to identify them as such. It is essential that all relevant key stakeholders are informed of any reserve sites and have the opportunity to make comments." – this has not been undertaken.

Para 3.78 states that "The SA should demonstrate how reserve sites would fit with the plan's strategy, if they were considered necessary. Such sites are not promoted by the LPA for inclusion in the plan, they would only be included in the plan if the Inspector, through the examination process concludes there is a shortfall of sites and additional or alternative allocations for different land-uses are necessary."

We would invite the Inspector to consider (under the power vested in them and as guided by Para 6.58 of DPM3) to recommend that the sites promoted by us at Mold, Buckley and Broughton be included as new alternative sites. This is endorsed by the opportunity to identify new sites under Para 3.75 as part of any MAC's process.

e) Have the main risks to delivery been identified, and how will contingencies be handled?

No plan for contingencies has been made.

We have identified the risks for delivery throughout this Examination and have raised our concerns about plan soundness (lack of it).

PLANNING POLICY FRAMEWORK ASSESSMENT

The following checklist table provides our assessment of National Planning Policy comprising the NDP Future Wales (February 2021) and PPW11 (February 2021) along with the procedural guidance published by WG (DPM3 – March 2020) and the recent WG paper entitled Building Better Places ("Placemaking and the Covid Recovery") published in July 2020.

We have found that the eLDP has failed to follow DPM3 guidance and fails to reflect the policies of the NDP or PPW11, to such an extent that when one considers the tests of soundness you arrive at no other conclusion than to find this plan unsound.

FUTURE WALES (NDP)	What the policy document says	J10 Comment
Outcome 1	Emphasis placed upon development being well located in relation to jobs, services and accessible green and open spaces	eLDP has not made the most of the spatial connection between jobs and homes.
Outcome 5	Development plans will enable and support aspirations for large towns and cities to grow, founded on sustainability and urban design principles.	eLDP has not followed this in its hierarchy or site allocations; it has failed to consider the most sustainable places and locations.
Policy 1 : where Wales will grow	Deeside is designated as a National Growth Area, but even beyond this area large scale growth should be focused on the urban areas and development pressures should be channelled away from the countryside and productive agricultural land can be protected.	eLDP fails to protect BMV.
Policy 2 : strategic placemaking	The growth and regeneration of towns and cities should positively contribute towards building sustainable places that support active and healthy lives, with urban neighbourhoods that are compact and walkable, organised around mixed-use centres and public transport, and integrated with green infrastructure. Urban growth and regeneration should be based on the following strategic placemaking principles: building places at a walkable scale, with homes, local facilities and public transport within walking distance of each other;	There is nothing compact or walkable about locating development in places such as STR3B (Warren Hall) or indeed some of the other housing allocations (HN1.6 and HN1.7) where reasonable alternatives have not been considered and these will sites have limited credibility associated with sustainability and placemaking aspirations.

Policy 3 : public sector leadership	The public sector's use of land, developments, investments and actions must build sustainable places that improve health and well-being.	WG's assets in FCC are not meeting the needs of this Policy; STR3B (Warren Hall) is not sustainable and HN1.1 (Well Street) is not showing it will deliver anything different from mainstream market housebuilders; both failed to come forward in the UDP.
Policy 7 : affordable homes	Through their Strategic and Local Development Plans planning authorities should develop strong evidence based policy frameworks to deliver affordable housing	The evidence base is weak and flawed.
Policy 12 : regional connectivity	Sustainable growth is supported in urban areas where aim is to improve and integrate active travel and public transport. So where there are key nodes, this would suggest growth should be concentrated at these locations; particularly if they are National and Regional Growth Areas.	Many of the housing allocations (in particular STR3B, HN1.6 and HN1.7) cannot justifiably meet sustainable travel aspirations.
Policy 19 : strategic policy	Must take account of cross-border relationships and issues.	eLDP fails to consider key cross-boundary issues (e.g. housing, Green Belt).
Policy 20 : national growth area	Local Development Plans across the region must recognise the National Growth Area as the focus for strategic economic and housing growth	Deeside is a National Growth Area, yet the growth and spatial strategy does not concentrate upon this for housing growth.
Policy 23 : North Wales Metro	Planning authorities should plan growth and regeneration to maximise the opportunities arising from better regional and cross border connectivity, including identifying opportunities for higher density, mixed-use and car-free development around new and improved metro stations.	This policy is not even registered in the eLDP and spatial growth has certainly not reflected such aspirations.

BUILDING BETTER PLACES (BBP)	What the policy document says	J10 Comment
Introduction	Plans should not roll forward unsustainable spatial strategies or be identical to neighbouring authorities' plans, rather they should actively embrace the placemaking agenda set out in PPW."	eLDP has "rolled forward" a number of failed UDP allocations and failed to question them or consider reasonable alternatives
On LDP's (pg 7)	this does not mean that they should roll forward policies or proposals on sites which do not encourage good places	As per above point
On Staying Local (pg 14)	as well as protecting our Best and Most Versatile Agricultural (BMV) land from development.	Emphasis on protecting BMV is made
	We will expect proposals for new communities (in rural and urban areas) and housing sites to integrate with existing services and infrastructure	New development should integrate with existing services, yet some sites (in particular STR3B (Warren Hall) this is freestanding and fails to offer this.
On Active Travel (pg	The planning system must ensure the chosen locations and resulting design of new developments support sustainable travel modes and maximise accessibility by walking and cycling. New development should improve the quality of place and create safe, social, attractive neighbourhoods where people want to walk, cycle and enjoy. We should not be promoting sites which are unlikely to be well served by walking, cycling and public transport	Again, some sites (in particular STR3B (Warren Hall) fails to meet this expectation.

DEVELOPMENT PLAN MANUAL (DPM3)	What the policy document says	J10 Comment
Para 3.30 regarding evidence base	Detailed evidence upfront and early in the plan making process is essential to inform the delivery of the preferred strategy and subsequent plan stages. A greater depth of evidence at the candidate site stage is essential.	FCC did not undertake detailed evidence for Green Barrier or BMV this has meant that candidate sites were discounted too early in the plan making process and others were taken forward ignorant of their sustainability, deliverability or technical (GB/BMV) credentials. This is a fatal flaw of the plan, along with not considering reasonable alternatives and discounting them too easily and early on.
Para 3.36 regarding key principles behind any evidence to prove and justify allocations	The evidence must enable the LPA to assess the following: • Is the site in a sustainable location and can it be freed from all constraints? • Is the site capable of being delivered? • Is the site viable?	These core principles have been ignored in both the consideration of candidate sites but also in selecting sites for draft allocations, many of which are not sustainable and have not proven to be deliverable or viable.
Paras 3.79 to 3.84 regarding evidence base		Evidence base must be relevant, proportionate and focussed. It must be fresh for a new LDP. It must respond to PPW (sic. BMV) and should not be sought after a policy choice has been made (as FCC have done by retrospectively publishing evidence base).
Para 3.43 regarding delivery	The key objective an LPA should establish is whether a site promoter has a serious intention to develop the site and can do so within the timeframe of the plan Candidate sites should be sustainable, deliverable and financially viable in order to be considered for inclusion in the plan by an LPA. All sites should satisfy the broad parameters and information emitted by the LPA and have sufficient financial headroom to accommodate all of the plan's policy requirements. For the purposes of this Manual ensuring sites in plans are deliverable means both in terms of deliverability and financial viability	This guidance has not been followed by FCC

Para 3.44 regarding	The site promoter (LPA, land owner	This guidance has not
deliverability	and/or developer) must carry out an	been followed by
achierashey	initial site viability assessment and	promoters or sought by
	provide evidence that sites can be	FCC
	, delivered. As required by national policy,	
	all candidate sites are subject to a	
	viability assessment. However, the level	
	of detail and information required for	
	this assessment should be meaningful	
	and proportionate to the site's	
	significance in the development plan	
Para 3.47 to 3.55		FCC have failed to follow
Regarding viability		the procedures set out in
		the Manual and not
Para 5.87	Viability and deliverability starts at the	requested such
	candidate stage where all submitted	information; the bar being
	sites should be accompanied by a	set higher for key strategic allocations.
	viability assessment	allocations.
Para 5.88	site specific viability appraisals should be	Retrospectively providing
	undertaken for those sites which are key	this is no substitute for
	to delivering the plan	what should have been
		done at the Candidate site
		stage where such evidence
		should have been publicly
		available.
		Sadly FCC have a track
		record in this eLDP in
		publishing evidence base
		to retro-fit their preferred
		strategy and site
		allocations; this includes seeking statutory
		consultee reviews at the
		11 th hour.
Para 3.69 regarding	To demonstrate the plan is sound at	The identification of site
alternatives	examination, LPAs will need to justify	allocations has not been
	their criteria and associated site	done following the
	assessments. The criteria must be in	principles of sustainable
	accordance with the principles of	development and
	sustainable development and	reasonable alternatives
	placemaking as set out in PPW. The SA	have not been assessed
	must document the assessment and	and were discounted out
	provide a reasoned justification for the	of hand.
	site status (rejected, reasonable	
	alternative or preferred). Candidate sites	
	should only be rejected outright if they	
	have no potential to be either a proposed	
	site, or a reasonable alternative. This can	
	then inform the plan allocations needed	
	to deliver the strategy. This must be a	
	transparent process clearly documented	
	in the final SA Report for the deposit plan.	
	piùn.	

Para 3.75 regarding new	The two avenues for including new sites	There is an opportunity to
sites	post deposit stage are Focussed Changes	include new sites at this
51(05	(FCs) at submission or Matters Arising	stage.
	Changes (MACs) post submission	Stuge.
	proposed though the examination	
	process	
Para 3.76 regarding	In preparation for the examination the	FCC have not published
reserve sites	LPA should have a prioritised list of	any list of reserve sites and
	potential reserve sites which it considers	have no Plan B or
	could be substituted as alternatives and	contingency.
	added to the plan, should additional sites	contingency.
	be required following consideration of	
	the plan through the formal hearing	
	sessions.	
Para 6.58 regarding new	the Inspector may recommend the	The Inspector is invited to
sites	inclusion of a new or alternative site if it	include new sites at
	would be sound to do so	Buckley, Mold and
		Broughton
Para 5.49 regarding the	What is the relationship between the	There is a clear disconnect
relationship between	number of jobs generated and the	between the two in the
jobs and homes	economically active element of the	eLDP and the ambition of
	projected population? Will a population	reducing in-commuting
	provide sufficient homes so as not to	has not been addressed.
	import labour and hence increase in-	
	commuting?	
Para 5.50	This is a symbiotic relationship; it is	
	important to evidence how the	
	assumptions underpinning forecasting	
	for jobs and homes broadly align, to	
	reduce the need for commuting.	
Para 5.62 Table 18	Land Bank Commitments - To be clear, a	The flexibility allowance is
regarding components of	land bank non-delivery allowance is	different from a non-
housing supply	separate to the flexibility allowance (i.e.	delivery allowance and
	10%) which is applied to the plan as a	FCC must identify an NDA
	whole.	of 37% to address past
	Understanding the proportion of sites	UDP failed delivery rates,
	that did not come forward in the past	but also identify a 15% FA
	can be a useful tool in this respect. Sites	to reflect their own
	can be discounted individually, or applied	evidence base (Arcadis
	as a percentage across the overall land	UCS study); by their own
	bank. The latter is the simplest approach.	admission they estimate
	Non-delivery allowances have ranged	this should be 14.4%.
	from 20-50% to date, dependent on local circumstances.	
Para 5.62 Table 18	New housing allocations - These should	The evidence for site
regarding components of	come forward through the candidate site	allocation delivery, as
housing supply	process. They will need to be supported	already intimated, is less
nousing supply	by robust evidence on delivery, phasing,	than robust/convincing
	infrastructure requirements and viability.	and has ignored
	Allocations should comply with the	sustainable placemaking
	National Sustainable Placemaking	and sustainable transport.
	Outcomes, the Gateway Test applied to	and ouseandore transport.
	the site search sequence and the	
	Sustainable Transport Hierarchy (PPW)	

Para 5.62 Table 18	Rolling forward allocations - Allocations	The eLDP has rolled
regarding components of	rolled forward from a previous plan will	forward failed UDP
housing supply	require careful justification for inclusion	allocations without any
	in a revised plan, aligning with PPW.	substantial changes in
	There will need to be a substantial	circumstance; some
	change in circumstances to demonstrate	cannot be considered as
	sites can be delivered and justify being	being sustainable (e.g.
	included again. Clear evidence will be	STR3B), whilst others (e.g.
	required that such sites can be delivered.	HN1.1) has not proven
	The sites should be subject to the same	delivery or viability.
	candidate site process requirements as	derivery of vidbinty.
	new sites i.e. they must be demonstrated	
	to be sustainable and deliverable.	
	If an LPA wishes to retain such sites but	
	cannot evidence they will be delivered,	
	<i>i.e. for aspirational or regeneration</i>	
	purposes, they can still be allocated in	
	the plan but not relied upon as	
	contributing to the provision. It will not	
	be appropriate to include such sites in	
	the windfall allowance. They should be	
	treated as 'bonus sites'.	
Para 5.62 Table 18	Key Sites – Sites key to the delivery of the	The bar is set higher for
regarding components of	plan will require greater evidence to	the STR3A and STR3B sites,
housing supply	support their delivery including	yet neither the evidence
	schematic frameworks, phasing details,	or policy has followed this
(replicated in Para 5.76	key transport corridors, critical access	guidance
regarding economic	requirements, design parameters (in	
components)	order to support SPG/Development	
	Briefs/Master plans), s106 requirements,	
	infrastructure and costs. Requirements	
	essential to deliver these key sites should	
	be elevated into the policy, supported by	
	a schematic framework.	
Para 5.62 Table 18	Viability appraisals - Viability appraisals	For all (non-strategic)
regarding components of	should be prepared by the LPA in	allocations this level of
housing supply	conjunction with developers and site	information should be
	promoters for key sites prior to their	provided, but it has not
	allocation. SoCG will be prepared to	been followed.
	show where there is	
	agreement/disagreement.	
Para 5.76 Table 22	'Rolling forward' allocations – Before	The eLDP has rolled
Regarding components	allocations in previous plans can be	forward the failed UDP
of employment	rolled forward they need to be evidenced	Warren Hall allocation
allocations	they can be delivered. If not, they should	without any substantial
	be de- allocated. However, they could be	changes in circumstance; if
	retained and allocated in the plan for	they wish to retain it then allocate for aspirational
	aspirational or regeneration purposes, but they should not be relied upon	purposes as there is no
	numerically to count towards the	confidence it will come
	provision.	forward
		ior ward

Para 5.107 Table 18 regarding affordable targets Para 5.109 regarding	If an affordable housing target is set too high it is unlikely that those levels will be delivered and may impact on the delivery of sites and elongate the development management process. The targets chosen must be realistic and align with the evidence base and the assumptions within it.	FCC's assessment of viability is flawed as it assumes rates of affordable delivery that outstrip those of neighbouring areas (CWAC 30%, Wrexham 0 to 30%, Shropshire 10%).
infrastructure costs and impact upon site viability	infrastructure requirements, for example, access improvements or the provision of affordable housing, these should be factored into a viability assessment.	infrastructure has been identified on a number of key sites, yet no evidence is available to show that any viability has been produced to demonstrate deliverability is proven.
Para 5.111 regarding infrastructure partners		Identifies parties such as WG (LQAS – re. BMV); Local Health Boards (need for primary health care facilities), Welsh Water, NRW, etc all of whom should be engaged as early as possible to consider capacity and compliance – yet many have not been engaged at all or if so only at the 11 th hour following Deposit and at the point of Submission.
Para 5.119 regarding when investment will happen	New development must bring with it the timely provision of infrastructure. The development plan strategy should identify the phasing of development throughout the plan period, linked directly to the delivery of infrastructure. Evidence needs to be in place to demonstrate how infrastructure supports the housing trajectory.	We can see no evidence of this link and consideration of the strategic and non- strategic housing sites and Promoters do not appear to have factored into account infrastructure either in terms of timing and delivery of the allocations or their viability.

PPW11	What the policy document says	J10 Comment
Para 1.18 : sustainable development	Legislation secures a presumption in favour of sustainable development in accordance with the development plan unless material considerations indicate otherwise	Key aim is to achieve sustainable development – the eLDP spatial strategy and many of the housing sites cannot claim to be sustainable.
Para 1.26 : LDP's	Evidence is needed to support LDP policies which is tested through the Examination procedure.	The eLDP evidence base is poor and at best falls woefully short of expectations (sic. BMV, Green Wedge, site, plan and affordable viability).
Para 2.15 : sustainable placemaking	The national sustainable placemaking outcomes should be used to inform the preparation of development plans and the assessment of development proposals.	Sustainable placemaking has been forgotten in this eLDP.
Para 3.44 : spatial strategy and search sequence (see also Para 4.2.16)	Where there is a need for sites, but it has been clearly demonstrated that there is no previously developed land or underutilised sites (within the authority or neighbouring authorities), consideration should then be given to suitable and sustainable greenfield sites within or on the edge of settlements. The identification of sites in the open countryside, including new settlements, must only be considered in exceptional circumstances and subject to the considerations above and paragraph 3.50 below. The search process and identification of development land must be undertaken in a manner that fully complies with the requirements of all relevant national planning policy.	The search sequence has not been followed and BMV is used, Green Wedge is used and more sustainable locations have been discounted for no apparent reasoning.
Para 3.50 : accessibility	A broad balance between housing, community facilities, services and employment opportunities in both urban and rural areas should be promoted to minimise the need for long distance commuting. Planning authorities should adopt policies to locate major generators of travel demand, such as housing, employment, retailing, leisure and recreation, and community facilities (including libraries, schools, doctor's surgeries and hospitals), within existing urban areas or areas which are, or can be, easily reached by walking or cycling, and are well served by public transport.	FCC generates significant levels of in and out- commuting but this eLDP fasil to address this and then to compound matters seeks to identify new housing/employment sites (e.g. STR3B and others) in unsustainable and disconnected locations as opposed to considering reasonable alternatives.

3.54 : new settlements	New settlements should only be	STR3B is effectively a new
	proposed where such development	settlement yet alternatives
	would offer significant environmental,	exist and have been
	social, cultural and economic advantages	discounted for no valid
	over the further expansion or	reason.
	regeneration of existing settlements and	
	the potential delivery of a large number	
	of homes is supported by all the facilities,	
	jobs and services that people need in	
	order to create a Sustainable Place. They	
	need to be self-contained and not	
	dormitory towns for overspill from larger	
	urban areas and, before occupation,	
	should be linked to high frequency public	
	transport and include essential social	
	infrastructure including primary and	
	secondary schools, health care provision,	
	retail and employment opportunities.	
	This is necessary to ensure new	
	settlements are not isolated housing	
	estates which require car-based travel to	
	access every day facilities.	
3.59 : BMV	When considering the search sequence	The eLDP has flouted this
	and in development plan policies and	policy and identified BMV
	development management decisions	on several of its housing
	considerable weight should be given to	allocations, whilst at the
	protecting such land from development,	same time having ignored
	because of its special importance. Land	all reasonable alternatives.
	in grades 1, 2 and 3a should only be	
	developed if there is an overriding need	
	for the development, and either	
	previously developed land or land in	
	lower agricultural grades is unavailable,	
	or available lower grade land has an	
	environmental value recognised by a	
	landscape, wildlife, historic or	
	archaeological designation which	
	outweighs the agricultural	
	considerations. If land in grades 1, 2 or	
	3a does need to be developed, and there	
	is a choice between sites of different	
	grades, development should be directed	
	to land of the lowest grade.	
Para 3.64 : Green Belts	Around towns and cities there may be a	No demonstrable need has
and Wedges	need to protect open land from	been provided to justify
	development. This can be achieved	the Green Wedges and
	through the identification of Green Belts	moreover, the review
	and/or local designations, such as green	undertaken is unfit for
	wedges. Proposals for both Green Belts	purpose, yet Green Wedge
	and green wedges must be soundly	is released to satisfy some
	based and should only be employed	housing allocations.
	where there is a demonstrable need to	
	protect the urban form and alternative	

	policy mechanisms, such as settlement boundaries, would not be sufficiently robust. The essential difference between them is that land within a Green Belt should be protected for a longer period than the relevant current development plan period, whereas green wedge policies should be reviewed as part of the development plan review process.	
Para 3.68 : green wedge	Green wedges are local designations which essentially have the same purpose as Green Belts. They may be used to provide a buffer between the settlement edge and statutory designations and safeguard important views into and out of the area. Green wedges should be proposed and be subject to review as part of the LDP process.	The site located off Ruthin Road, Mold does not offer or serve the purposes of being designated as such. It has not been robustly reviewed as part of the eLDP and the review is flawed and unfit.
Para 3.70 : green wedge	Green wedge boundaries should be chosen carefully using physical features and boundaries to include only that land which it is necessary to keep open in the longer term.	There is no justifiable need to keep the site located off Ruthin Road, Mold as open – it serves no purpose in protecting either statutory designations or providing a buffer.
Para 4.1.15 Para 4.1.31 Para 4.1.32 Para 4.1.37 : sustainable transport		FCC have patently failed to address this in identifying certain housing allocations (sic. STR3B and HN1.6), whilst at the same time ignoring and discounting reasonable alternatives.
Para 4.2.10 : deliverability, trajectory and flexibility allowance	The supply of land to meet the housing requirement proposed in a development plan must be deliverable. To achieve this, development plans must include a supply of land which delivers the identified housing requirement figure and makes a locally appropriate additional flexibility allowance for sites not coming forward during the plan period. The ability to deliver requirements must be demonstrated through a housing trajectory. The trajectory should be prepared as part of the development plan process and form part of the plan. The trajectory will illustrate the expected rate of housing delivery for both market and affordable housing for the plan period. To be 'deliverable', sites must be free, or readily freed, from planning, physical and ownership constraints and be economically viable at the point in the	Few of the housing allocation sites have proven deliverability. Affordable tenure trajectory is unclear as it is not defined.

	trajectory when they are due to come	
	forward for development, in order to	
	support the creation of sustainable	
	communities.	
Para 4.2.12 : specialist	Planning authorities should also identify	There is no policy in the
housing	where interventions may be required to	eLDP that supports
	deliver the housing supply, including for	specialist housing needs or
	specific sites. There must be sufficient	indeed quantifies this.
	sites suitable for the full range of housing	
	types to address the identified needs of	
	communities, including the needs of	
	older people and people with disabilities.	
	In this respect, planning authorities	
	should promote sustainable residential	
	mixed tenure communities with 'barrier	
	free' housing, for example built to	
	Lifetime Homes standards to enable	
	people to live independently and safely in	
	their own homes for longer.	
Para 4.2.16 ; housing	When identifying sites to be allocated for	The eLDP has failed to
search	housing in development plans, planning	follow this search
	authorities must follow the search	sequence, because had it
	sequence set out in paragraphs 3.43-	done so sites at Mold,
	3.45, starting with the re-use of	Buckley and Broughton
	previously developed and/ or	would not have been
	underutilised land within settlements,	discounted in favour of
	then land on the edge of settlements and	sites that are clearly less
	then greenfield land within or on the	sustainable, involve BMV
	edge of settlements.	and Green Wedge.
Para 4.1.18 : housing led	Housing led regeneration sites can	STR3A should be excluded
regeneration sites	ribusing ieu regeneration sites can	STRSA SHOULD BE EXCLUDED
	sometimes he difficult to deliver making	due to its clear
regeneration sites	sometimes be difficult to deliver, making	due to its clear
regeneration sites	timescales for development hard to	due to its clear deliverability constraints.
regeneration sites	timescales for development hard to specify. Where deliverability is	deliverability constraints.
	timescales for development hard to specify. Where deliverability is considered to be an issue, planning	deliverability constraints. As for STR3B this is not a
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding	deliverability constraints. As for STR3B this is not a regeneration site but
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan housing requirement is not dependent on	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it a greenfield site in a
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan housing requirement is not dependent on their delivery. This approach requires	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it a greenfield site in a wholly unsustainable
	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan housing requirement is not dependent on their delivery. This approach requires planning authorities to put in place a	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it a greenfield site in a wholly unsustainable location involving a new
	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan housing requirement is not dependent on their delivery. This approach requires planning authorities to put in place a strategy to support the delivery of these	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it a greenfield site in a wholly unsustainable
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan housing requirement is not dependent on their delivery. This approach requires planning authorities to put in place a strategy to support the delivery of these sites. The criteria for identifying housing	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it a greenfield site in a wholly unsustainable location involving a new
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan housing requirement is not dependent on their delivery. This approach requires planning authorities to put in place a strategy to support the delivery of these sites. The criteria for identifying housing led regeneration sites can include	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it a greenfield site in a wholly unsustainable location involving a new
regeneration sites	timescales for development hard to specify. Where deliverability is considered to be an issue, planning authorities should consider excluding such sites from their housing supply so that achieving their development plan housing requirement is not dependent on their delivery. This approach requires planning authorities to put in place a strategy to support the delivery of these sites. The criteria for identifying housing led regeneration sites can include demonstrating the sites have high	deliverability constraints. As for STR3B this is not a regeneration site but masquerades to be one whereas in actual fact is it a greenfield site in a wholly unsustainable location involving a new
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Para 4.2.19 :	As part of demonstrating the	No financial viability is
deliverability	deliverability of housing sites, financial	evidenced in support of
	viability must be assessed prior to their	the housing allocation
	inclusion as allocations in a development	sites.
	plan. At the 'Candidate Site' stage of	
	development plan preparation land	
	owners/developers must carry out an	
	initial site viability assessment and	
	provide evidence to demonstrate the	
	financial deliverability of their sites. At	
	the 'Deposit' stage, there must be a high	
	level plan-wide viability appraisal	
	undertaken to give certainty that the	
	development plan and its policies can be	
	delivered in principle, taking into account	
	affordable housing targets,	
	infrastructure and other policy	
	requirements. In addition, for sites which	
	are key to the delivery of the plan's	
	strategy a site specific viability appraisal	
	must be undertaken through the	
	consideration of more detailed costs,	
	constraints and specific requirements.	
	Planning authorities must consider how	
	they will define a 'key site' at an early	
	stage in the plan-making process.	
	Planning authorities must also consider	
	whether specific interventions from the	
	public and/or private sector, such as	
	regeneration strategies or funding, will	
	be required to help deliver the housing	
	supply.	
Para 4.2.20 : affordable	Where new housing is to be proposed,	The affordable housing
levy and viability	development plans must include policies	policy is itself unviable yet
	to make clear that developers will be	the housing allocations do
	expected to provide community benefits	not demonstrate that
	which are reasonably related in scale and	levels of affordable are
	location to the development. In doing so,	viable.
	such policies should also take account of	
	the economic viability of sites and ensure	
	that the provision of community benefits	
	would not be unrealistic or unreasonably	
	impact on a site's delivery.	
Para 4.2.25 : affordable	A community's need for affordable	The eLDP makes no clear
homes for all	housing is a material planning	provision for how need
communities	consideration which must be taken into	can be delivered on
	account in formulating development plan	anything but a site located
	policies and determining relevant	within defined settlement
	planning applications. Affordable	limits.
	housing for the purposes of the land use	
	planning system is housing where there	
	are secure mechanisms in place to	
	ensure that it is accessible to those who	
	cannot afford market housing, both on	

	first occupation and for subsequent occupiers.	
Para 4.2.32 : affordable led housing	Planning authorities must make provision for affordable housing led housing sites in their development plans. Such sites will include at least 50% affordable housing based on criteria reflecting local circumstances which are set out in the development plan and relate to the creation of sustainable communities.	The eLDP makes no provision.
Para 5.4.3 Para 5.4.4 : sufficient economic development land	Planning authorities should support the provision of sufficient land to meet the needs of the employment market at both a strategic and local level. Development plans should identify employment land requirements, allocate an appropriate mix of sites to meet need and provide a framework for the protection of existing employment sites of strategic and local importance. Wherever possible, planning authorities should encourage and support developments which generate economic prosperity and regeneration.	The eLDP has no policy to enable the expansion of existing employment businesses and yet in certain locations the Green Wedge is a "choke" around existing employment sites.

SOUNDNESS ASSESSMENT

The following checklist table provides our assessment on the soundness of the LDP following the Para 6.26 (Table 27) tests of soundness approach set out in DPM3. We find that the eLDP must, in its current state with its associated evidence base, be found to be unsound. The Inspector is invited to concur with this and recommend FCC withdraw their plan. The only potential way of avoiding this is for FCC to agree with our overall findings, particularly in respect of the way they have approached BMV, Green Barrier, reasonable alternatives and increasing housing land supply, and identify the sites we have identified at Mold, Buckley and Broughton.

SOUNDNESS TEST : Checklist	J10 Response
TEST 1 : Does the plan fit ? (is it clear that the LDP is consis	stent with other plans?)
Does it have regard to national policy PPW / NDF and in	No
general conformity with the NDP?	
Does it have regard to the Well-being Goals?	No comment
Does it have regard the Welsh National Marine Plan?	No comment
Does it have regard to the relevant Area Statement?	No comment
Is the plan in general conformity with the NDP?	No
Is the plan in general conformity with relevant SDP?	Not yet applicable
Is it consistent with regional plans, strategies and utility	No
provider programmes?	
Is it compatible with the plans of neighbouring LPA's?	No
Has the LPA demonstrated it has exhausted all	No
opportunities for joint working and collaboration on both	
plan preparation and the evidence base?	
TEST 2 : Is the Plan Appropriate ? (is the plan appropriate	for the area in the light of the
evidence ?)	
Is it locally specific?	No comment
Does it address the key issues?	No
Is it supported by robust, proportionate and credible	No
evidence?	
Can the rationale behind the plan's policies be	No
demonstrated?	
Does it seek to meet assessed needs and contribute to	No
the achievement of sustainable development?	
Are the vision and strategy positive and sufficiently	No
aspirational?	
Have the 'real' alternatives been properly considered?	No
Is it logical, reasonable and balanced?	No
Is it coherent and consistent?	No
Is it clear and focused?	No
TEST 3 : Will it Deliver ? (is it likely to be effective?)	
Will it be effective?	No
Can it be implemented?	No
Is there support from the relevant infrastructure	No
providers both financially and in terms of meeting relevant timescales?	
Will development be viable?	No
Can the sites allocated be delivered?	No
Is the plan sufficiently flexible? Are there appropriate	No
contingency provisions?	No commont
Is it monitored effectively?	No comment