Joint Minerals Local Plan

July 2018
Executive Summary

Chapter 1: Introduction to Minerals Planning

West Sussex County Council and the South Downs National Park Authority (SDNPA) (the “Authorities”) have worked in partnership on the preparation of the West Sussex Joint Minerals Local Plan (the “Plan”). The Plan covers the period to 2033 and is the most up-to-date statement of the Authorities’ land-use planning policy for minerals. Once adopted it will provide the basis for making consistent land-use planning decisions about planning applications for minerals production facilities including quarries.

This version of the Plan (known as the ‘Proposed Submission Draft’) is that which the Authorities intend to submit to Government for examination and it sets out their vision, objectives, strategy, and policies for minerals supply. In this Plan, the Authorities have sought to address the points raised following the consultation on the Regulation 18 Draft Plan between April and June 2016, and points raised in engagement with consultees and local communities since then.

Chapter 2: Vision and Strategic Objectives

The Authorities want economic minerals in West Sussex, which mainly comprise Aggregates, Silica Sand, Clay, Chalk, Stone and Hydrocarbons, to be produced and managed in a sustainable way. To that end, minerals resources will be safeguarded and exploited in a manner which only sees minerals development within the South Downs National Park (SDNP) and Areas of Outstanding Natural Beauty take place in exceptional circumstances and where it is in the public interest. The activity of minerals importation to wharves and railheads in West Sussex will be safeguarded from other non-minerals development. The replacement of primary minerals with secondary and recycled materials will be promoted. Provision of minerals will take place in ways that protect public amenity and the special character and environment of the County.

The broad aims of the vision are supported by 14 strategic objectives.

Chapter 3: Minerals in West Sussex

This chapter provides the background to minerals in West Sussex including the types of minerals, current minerals production and management capacity within the County, the importation and exportation of minerals, constraints and future demand, and the implications for minerals planning in the county.

The minerals of economic importance that the Plan needs to consider are aggregate minerals (sand and gravel – both land and marine won), clay, chalk, silica sand, stone and hydrocarbons.
The Local Aggregates Assessment\(^1\) shows how there has been a significant shift in sharp sand and gravel production away from land-won and towards marine-won sources. The main land-won mineral is soft sand that is quarried at a number of sites located within or near to the SDNP. The geological formation that contains soft sand (the Folkestone Beds) also contains silica sand. The majority of the soft/silica sand resource is located within the SDNP and as such associated quarrying is subject to particular constraints. Chalk is also mainly found in the SDNP, but there are no longer any cement works operating within the Plan Area (i.e. West Sussex). Clay is won at a few sites to supply local brickworks and small scale quarries provide supplies of local building stone. Construction and demolition waste and Incinerator ‘Bottom Ash’ provide sources of secondary and recycled aggregates. Areas licensed for the exploration and production of oil and gas are widespread throughout the County and oil is currently produced at three sites.

**Chapter 4: Spatial Context**

West Sussex is a predominantly rural county and nearly 90% of the population live in the twenty-four main towns and villages that are located mainly along the coast and in the east and north-east of the County. The main businesses are also located in these areas.

The geology of West Sussex determines where minerals can be worked. Geology is also a major factor affecting the character and appearance of the County. This in turn results in environmental constraints which affect the location of new development; in particular, the SDNP runs through the County, on a general north-west to south-east basis, and there are two Areas of Outstanding Natural Beauty\(^2\) (AONB). There are also international and national nature conservation designations as well as regionally and locally designated sites. Issues relating to the water environment are of particular relevance, including flood risk, hydrogeology and pressure on resources.

**Chapter 5: Strategy and Policy Context**

European and national policies and strategies set the context for the preparation of this Plan. The policies of the Plan must be consistent with European and national strategies and policies, particularly the National Planning Policy Framework (NPPF).

Other local policies and strategies must also be taken into account including the District and Borough Council policies and strategies (including their planning policy documents), South Downs National Park Plan (currently being prepared), the West Sussex Transport Plan and the management plans for the South Downs and AONBs.

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1 West Sussex Assessment of Need for Aggregates: Local Aggregates Assessment, April 2016 (Currently being updated)
2 High Weald and Chichester Harbour
West Sussex is adjoined by Hampshire to the west, Surrey to the north, and East Sussex/Brighton and Hove to the east. In keeping with the ‘duty to cooperate’, the Authorities are continuing to engage with adjoining Minerals Planning Authorities (MPA) and those elsewhere to ensure that a consistent approach is taken to minerals planning and that planned provision of minerals is co-ordinated, as far as is possible, whilst recognising that provision by the minerals industry is based to a significant extent on commercial considerations.

Chapter 6: Strategic Minerals Supply

This chapter sets out the strategies for addressing the key minerals issues and challenges that have been identified in West Sussex. The strategies enable the Vision to be achieved and the Strategic Objectives to be delivered. The use-specific policies (M1-M11) within this chapter take forward the relevant strategies. Designations referred to in the policies are identified on the Key Diagram that forms part of the ‘Policies Map’ for the area.

Each section covers a separate issue and has the following structure:

- The relevant strategic objective or objectives;
- the strategy;
- the policy (bold text in boxes);
- the supporting text; and
- implementation and monitoring

In broad terms, with regard to provision of minerals, the strategy is to achieve a steady and adequate supply by safeguarding existing minerals reserves and minerals resources, and allocating additional areas where minerals can be worked to meet a specific demand taking into account the particular national policy protection associated with the SDNP designation. Other minerals infrastructure, including wharves and railheads, is to be safeguarded and the supply of, and demand for, secondary and recycled materials are to be encouraged. The current situation where sharp sand and gravel supplies are marine, rather than land, won, is to be maintained.

Chapter 7: Strategic Minerals Site Allocation

The only allocation for an additional minerals site is as follows:

- An extension to West Hoathly claypit (clay).

The broad location of the allocated site is shown on the Key Diagram and the boundary identified on Policies Maps. ‘Development principles’ for the site have been identified, which are specific issues that will need to be addressed at the planning application stage, as and when proposals come forward for the allocated site.
Chapter 8: Development Management Policies

Policies M12 to M26 support the strategic objectives and supplement the use-specific policies in Chapter 6. The policies are designed to ensure that there would be no unacceptable harm to amenity, character, and the environment or to other material considerations from minerals development proposals.

Each section covers a separate issue and has the following structure:

- the relevant strategic objective or objectives;
- the policy (bold text in boxes);
- the supporting text; and
- implementation and monitoring.
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1. Introduction to Minerals Planning

1.1. Introduction

1.1.1. The County Council is responsible for the preparation of the statutory Minerals and Waste Local Plan (formerly known as the 'Minerals and Waste Development Framework') for West Sussex excluding the parts of the County that lie within the South Downs National Park (SDNP). The South Downs National Park Authority (SDNPA) is responsible for the preparation of a statutory Local Plan for the National Park which covers minerals and waste planning amongst other land uses. The Joint Minerals Local Plan is one of a number of 'Development Plan Documents' included in the wider 'Development Plan' for West Sussex.

1.1.2. This document deals only with mineral issues and not the whole range of planning issues affecting the area. For a full picture of the future approach to development in the County, reference should also be made to the Local Plans of the district and borough councils, Neighbourhood Plans and the Waste Local Plan (see Chapter 5 for more information).

1.1.3. The purpose of the planning system is to operate in the public interest and provide a better quality of life for everyone, now and in the future. The Minerals and Waste Local Plans for West Sussex and the Local Plan for the South Downs, provide the basis for making consistent land-use planning decisions on minerals and waste development proposals, as well as taking into account other policies and programmes that influence the development and use of land.

1.1.4. The County Council and SDNPA (the “Authorities”) have worked in partnership on the preparation of this Plan which covers the period to 2033. The West Sussex Minerals Local Plan is the most up-to-date statement of the Authorities’ land-use planning policy for minerals supply. It is also one of the planning policy documents within the Local Plan for the South Downs and it is the most up-to-date statement of the SDNPA’s land-use planning policy for minerals supply.

1.2. The ‘Challenge’

1.2.1. Minerals are essential to our way of life. They have been used to create the towns and villages in which we live and are present in the products we consume. Minerals found in West Sussex are needed to ensure that we continue to enjoy a good standard of living and are key to our future prosperity. However, there are significant impacts associated with minerals working and this is a particular issue for a County which has large areas within the South Downs National Park and Areas of Outstanding Natural Beauty. Easily accessible land won minerals resources in West Sussex are becoming more scarce as the most sustainable locations are worked out. Some minerals can be won from the marine environment and easily imported but the coastal locations of the wharves are also potentially attractive places to live.
1.2.2. The challenge to be met by this Plan is therefore to address these issues by ensuring sufficient minerals are supplied in a way which protects and enhances the environment and communities of West Sussex.

1.3. **Purpose of the Joint Minerals Local Plan**

1.3.1. The Minerals Local Plan covers the period to 2033 and sets out the vision and strategic objectives associated with minerals supply developments in West Sussex. It includes strategies for minerals planning and use specific policies to deliver those strategies, together with generic development management policies against which proposals for minerals development will be assessed. It also allocates a strategic mineral site for clay and includes a monitoring and implementation framework.

1.3.2. As the Minerals Planning Authorities (MPA) for West Sussex, the County Council and SDNPA are also responsible for determining planning applications for minerals facilities. The Joint Minerals Local Plan provides the basis for making consistent land-use planning decisions about such proposals. However, the Plan does not cover all the details that may be relevant when it comes to determining a planning application as relevant policies in the Local Plans of District and Borough Councils will also apply. Also, it does not cover restrictions that may be imposed by other bodies, for example, Environment Agency controls over emissions.

1.4. **Status of the Joint Minerals Local Plan**

1.4.1. West Sussex County Council and the South Downs National Park Authority adopted the West Sussex Joint Minerals Local Plan on Wednesday 20 July 2018 and Tuesday 3 July 2018 respectively. Upon adoption, it became part of the statutory ‘development plan’ for West Sussex, including the part of the South Downs National park within the County. Planning applications must be determined in accordance with the statutory development plan unless material considerations indicate otherwise.

1.5. **Evidence Base and Background Documents**

1.5.1. Planning documents should be founded on a sound evidence base. The background documents to this Plan provide information about a range of background material including published Government guidance, technical reports.

1.5.2. A Sustainability Appraisal (SA), incorporating the requirements of the European Union (EU) Strategic Environmental Assessment (SEA) Directive, has been carried out to inform the preparation of the Plan and to ensure that environmental and other sustainable development
concerns are fully integrated. The final SA Report is published alongside this Plan.

1.5.3. The evidence base which underpins the Plan is available on the website (www.westsussex.gov.uk/mwdf) and on request from the Authorities.
2. Vision and Strategic Objectives

2.1. Introduction

2.1.1. The Vision sets out what West Sussex will look like by 2033. It provides the direction of travel if sustainable minerals development is to be achieved in West Sussex.

2.1.2. The Strategic Objectives are those matters which need to be achieved over the Plan period if the Vision is to be realised. Implementation of the policies of this Plan will contribute to the achievement of these objectives.
2.2. Vision

West Sussex:

Will be a place where minerals are produced in ways which conserve and enhance the beautiful outdoors of West Sussex, including the special qualities of the South Downs National Park and Areas of Outstanding Natural Beauty, for the benefit of current and future generations.

Will have contributed to the supply of minerals, in particular, aggregates (soft sand, sharp sand and gravel, and marine won aggregate), clay, chalk, building stone, silica sand and oil and gas, to support growth in West Sussex. In particular social and economic progress of both the Coastal West Sussex and Gatwick Diamond strategic growth areas will be supported through the provision of aggregate to enable the delivery of new development.

Will be a place which seeks to meet its own needs for minerals and encourage the sustainable use of natural resources, whilst aspiring to source more and more minerals from alternatives to primary extraction, and from areas outside the South Downs National Park and Areas of Outstanding Natural Beauty.

Will make a contribution to the needs of other areas in a manner which is consistent with this Vision, in particular by ensuring the supply of minerals via ports at Shoreham and Littlehampton and railheads at Chichester, Crawley and Ardingly.

Will be a place where the production and transportation of minerals does not detract from it having thriving communities and being a special place to live and visit. In particular, impacts resulting from the use of heavy vehicles in transporting minerals will have been minimised.

Will ensure minerals have been produced in a manner that protects and enhances the historic and natural environment, delivers net gains to natural capital, and contributes to a low carbon, circular economy.

Will safeguard valuable mineral resources, including the soft and silica sand of the Folkestone Beds, the sharp sand and gravel around Chichester, clay needed for individual brickworks, and building stone from needless sterilisation by other development.

Will be a place where the use of locally produced bricks and locally sourced stone, particularly Horsham Stone, Hythe Sandstone, Ardingly Sandstone and flint, enhances local distinctiveness and the rich archaeological heritage will be protected.

Will be a place where mineral sites are restored to the highest standards, leading to larger, better managed and connected green infrastructure and areas of habitat including lowland heath, woodland and wetland habitats and conserved and enhanced populations of priority species. Restored sites will increase opportunities for recreation and responsible tourism and for habitat creation.
2.3. Strategic Objectives

Minerals production and use
2.3.1. Minerals have been worked in West Sussex, as well as imported into West Sussex for hundreds of years. They are required to support growth and development both within West Sussex, and also in other areas. Over the plan period, the Authorities must ensure that a steady and adequate supply of minerals is achieved in order to meet market demand, whilst having regard for the impacts they may have on the plan area, both positive and negative.

*Strategic Objective 1: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.*

Recycled and Secondary Aggregates
2.3.2. Recycled and secondary aggregates are important in order to drive inert waste up the waste hierarchy. They also provide a viable alternative to some forms of primary aggregates extraction, and some of the unfavourable impacts extraction can have on the local environment and communities. West Sussex has a network of aggregate recycling facilities and it will be important to prioritise their use within the County in order to relieve as much pressure as possible on our natural resources.

*Strategic Objective 2: To maximise and prioritise the supply and use of secondary and recycled aggregates before supply and use of primary sources; in particular to reduce reliance on land-won aggregates.*

Sharp Sand and Gravel, Soft Sand and Silica Sand
2.3.3. Soft sand is located within the Sandgate and Folkestone formations which are worked in a number of sites located in West Sussex. Soft sand is important for meeting the demands for the production of high quality building sands for mortar. Silica sand has various industrial and recreational uses and is found in the Folkestone Formation. The majority of these resources are located within the South Downs National Park. Gravel of varying quality and some sharp sand is found to the south of the Downs in the south-west of the County in superficial or ‘drift’ deposits. Coarser, silty gravels lie over the chalk to the north of a line approximating to the route of the A27 and have been exploited in dry workings. Overlying the clay to the south, cleaner, better-sorted gravels have been exploited through wet working as evidenced by lakes around the eastern and southern fringes of Chichester. The Vision for this Plan is to ensure that the special qualities of the National Park are protected, and provision is only made within the Park for the extraction of sand in exceptional circumstances.
Strategic Objective 3: To make provision for soft sand, silica sand and sharp sand and gravel, to meet the identified need, from outside the South Downs National Park, where possible; and only allow development within the national park in exceptional circumstances and where it is in the public interest.

Network of Facilities

2.3.4. West Sussex is reliant on a network of facilities to ensure that a steady and adequate supply of minerals can be provided. This includes infrastructure for the production of aggregate products such as concrete and asphalt, as well as those for the importation of minerals into the county. These facilities can be vulnerable to competing, higher value or more sensitive, development, and thus require protection through this Plan to ensure their continued ability to meet demands.

Strategic Objective 4: To protect and maintain the existing mineral development sites and infrastructure including capacity for importation of minerals via the ports of Littlehampton and Shoreham and the railheads at Chichester, Crawley and Ardingly.

Mineral Resources

2.3.5. Mineral resources are finite and they must be protected to give future generations the best possible chance of meeting their own needs. Minerals can only be worked where they naturally occur and with increased pressure on land use, economically viable minerals should be protected from permanent sterilisation where possible. Sterilisation of mineral resources can occur as a result of surface development directly overlying the mineral resource, or by development that is situated on or close to the boundary of a resource. Furthermore, in avoiding sterilisation, there is the opportunity to find windfall mineral resources which can help to meet demand during the Plan period.

Strategic Objective 5: To safeguard potential economically viable mineral resources from sterilisation.

It should be noted that the West Sussex Waste Local Plan specifically recognises the need for waste development to avoid sterilisation of minerals resources and includes Strategic Objective 11 which is: “To conserve and safeguard the County’s important mineral resources.”

Health and Amenity

2.3.6. Throughout the plan period, applications for new minerals development will need to consider the potential impacts on communities, on businesses, and visitors to West Sussex. Where relevant, opportunities to maximise benefits for communities and the environment will be taken as well as those to avoid negative impacts.
Strategic Objective 6: To protect, and where possible enhance, the health and amenity of residents, businesses and visitors

Landscape and Townscape Character
2.3.7. In meeting demands for Minerals, the landscape and townscape character of West Sussex will be maintained, and where possible, enhanced. The character, distinctiveness and sense of place of the main natural character areas in the County – the South Coast Plain, the South Downs, the Wealden Fringe/Wealden Greensand, the Low Weald, and the High Weald - will be reinforced and reflected in new development.

2.3.8. The purposes of the South Downs National Park (SDNP) are to conserve and enhance the natural beauty, wildlife and cultural heritage of the area and to promote opportunities for the understanding and enjoyment of the special qualities of the Park by the public. The Chichester Harbour Area of Outstanding Natural Beauty (AONB) and the High Weald AONB have been designated for their natural beauty, distinctive character, and remote and tranquil nature. All three areas will continue to be protected.

Strategic Objective 7: To conserve and enhance the landscape and townscape character of West Sussex and the special qualities of the South Downs National Park and the local distinctiveness and character of the High Weald AONB and Chichester Harbour AONB and the settings of all protected landscapes.

Natural and Historic Environment
2.3.9. Where development is required, the biodiversity and geodiversity of the County will be protected and, where possible, enhanced as will the other natural resources of the County such as air, soil and water. In particular, this applies to the areas and sites of international and national importance such as the Special Protection Areas and Sites of Special Scientific Interest.

2.3.10. Similarly, the historic environment of West Sussex, which has many national, regional and locally important sites and buildings, will be protected and, where possible, enhanced.

Strategic Objective 8: To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.

Flood Risk and Water Resources
2.3.11. Minerals development may offer opportunities to manage, and possibly reduce, the risk of flooding in certain areas and therefore account will be taken of how such risks may be affected by new minerals development. There is also a need to ensure water resources are not adversely impacted and, in particular, to ensure aquifers are safeguarded from contamination.
Strategic Objective 9: To minimise the risk to people and property from flooding; to safeguard water resources, including aquifers and surface waters, from contamination; to ensure the quality and quantity of the water environment is conserved and enhanced

Transport
2.3.12. The use of rail and water transport for the movement of minerals will be maximised. The use of road transport will be minimised and there will be a preference for new sites or facilities to be located as close as possible to the Lorry Route Network to minimise the impact of road transport on local communities and rural areas.

Strategic Objective 10: To maximise the use of rail and water transport for the movement of minerals and to minimise lorry movements and the use of local roads for minerals

Oil and Gas
2.3.13. Oil and gas are ‘energy minerals’ which supply energy to the power industry and heat homes, provide fuel for transport to carry goods and people, and raw materials to produce everyday items. Onshore oil and gas supplies contribute to domestic supplies and reduce reliance on imports, thus contributing to the country’s energy security. Oil and gas resources are present in West Sussex and are currently exploited on a limited scale. Further development could take place and, while this is an important source of energy, it is important that the impacts of oil and gas developments are controlled to protect the environment and local communities.

Strategic Objective 11: To protect the environment and local communities in West Sussex from unacceptable impacts of any proposal for oil and gas development, whilst recognising the national commitment to maintain and enhance energy security in the UK

Mitigation and Restoration
2.3.14. Minerals development results in a physical change to the land, often on a substantial scale. It is important that consideration is given, at the earliest possible stage, to how sites are reclaimed once workings have been finished. Land worked for minerals should be reclaimed at the earliest possible opportunity, and high quality restoration and aftercare should take place.

Strategic Objective 12: To ensure high quality mitigation and restoration to appropriate after uses.

Carbon and Climate Change
2.3.15. Opportunities will be taken to minimise carbon emissions within West Sussex and, where possible, in associated operations outside the County.
This will be done by ensuring energy efficiency in design, operation and minimising the transportation of minerals. Opportunities will also be taken to address the need to adapt to a changing climate.

Strategic Objective 13: To minimise carbon emissions and to adapt to, and to mitigate the potential adverse impacts of, climate change.
3. Minerals in West Sussex

3.1. Introduction

3.1.1. The following sections provide the background to minerals in West Sussex including the types of minerals, local assessment, supply and demand, and the importation and exportation of minerals.

3.1.2. The data is taken from the latest West Sussex Local Aggregate Assessment and the Joint West Sussex Minerals Local Plan Background Paper 2: Minerals in West Sussex. Any new data will be taken into account when the Proposed Submission Draft is prepared.

3.2. Types of Minerals

3.2.1. There are many sources of minerals which have an important part to play in the prosperity of the nation and the quality of life of residents.

3.2.2. Important minerals include crushed rock, and sand and gravel which are collectively known as aggregates. There are three main sources of aggregates in the UK:

- **Land-won aggregates**: (also known as primary aggregates) includes crushed rock and sand and gravel extracted directly from the land at quarries or pits. Land won aggregates are used for the construction of buildings, roads and other developments. Soft sand is a particular type of sand used in building mortar.

- **Marine-dredged aggregates**: comprise sand and gravel which is dredged from the sea floor and landed at dedicated mineral wharves. Marine-dredged sand and gravel is largely used in the same way as land-won sand and gravel in the South East. It is not used as mortar sand due to its physical properties not meeting standards for mortar use; a percentage is also used for coastal management such as beach replenishment.

- **Recycled/secondary aggregates**: come from various sources including the demolition of buildings and structures, or from civil engineering works. High quality recycled aggregates can be deployed in other markets and can include, for example, incinerator bottom ash or shredded tyres.

3.2.3. Other minerals which the Joint Minerals Local Plan will address include clay, chalk, the potential for silica sand, and oil and gas. These are discussed further below.
3.3. Minerals in West Sussex

3.3.1. The Plan area lies largely within the ‘Wealden District’ described by the British Geological Survey. Beds of deposited material have been pushed into a dome or ‘anticline’ that has then been eroded. In simple terms, this has led to a sequence of broad zones from the south to the north-east of the Plan area:

- brickearth, London Clay and gravels along the coastal plain;
- the chalks of the South Downs;
- various beds forming the Upper Greensand, Gault Clay and Lower Greensand to the north of the chalk downs;
- the clay area of the Low Weald; and
- a mixed area of sandstones and clays forming part of the High Weald in a triangle between Horsham, East Grinstead and Burgess Hill.

Figure 1 – Geology of West Sussex

More detailed maps showing the location of the important mineral resources are included in Background Paper 1 (Setting The Context – Spatial Portrait (2014)).
Aggregate Minerals

3.3.2. **Soft Sand** is won from the Sandgate Formation and the Folkestone Formation which is worked in a number of locations in West Sussex. The variable grain size and low clay content mean that little or no processing is required to produce high quality building sands for mortar (soft sand). These sites largely lie within the South Downs National Park.

3.3.3. **Gravel** of varying quality and **some sharp sand** is found to the south of the Downs in the south-west of the County in superficial or ‘drift; deposits. Coarser, silty gravels lie over the chalk to the north of a line approximating to the route of the A27 and have been exploited in dry workings. Overlying the clay to the south, cleaner, better-sorted gravels have been exploited through wet working as evidenced by lakes around the eastern and southern fringes of Chichester. Gravel sites are clustered around Chichester and south of the Downs from the Funtington area in the west to Slindon in the east. For more information on these sites see our Annual Monitoring Report.

3.3.4. **Marine Dredged Aggregates** (in the form of sand and gravel) are largely being supplied from wharves at Shoreham Port in West Sussex. This is a major source of primary aggregate and also a principal alternative source to land-won aggregate. Mineral rights for sand and gravel are owned by the Crown Estate. Marine-won sand and gravel landed in West Sussex is dredged from the channel in the ‘South Coast’ region which is the second largest dredging region (in terms of permitted tonnages) in England and Wales. In 2016 there were 14 licences allowing the extraction of 7.8 million tonnes per year. At this time estimates suggest that there are permitted reserves sufficient to provide a 21 year supply at the ten year average rate of extraction. (Crown Estate, 2015)\(^3\). Materials that are dredged from the ‘South Coast’ region are landed at Portsmouth, Cowes, Poole, Langstone, Southampton and Shoreham.

3.3.5. **Recycled and Secondary aggregates** have an important role to play in West Sussex as they can reduce the demand for primary aggregates. A list of the sites producing recycled and secondary aggregates can be found in the AMR.

Other Minerals

3.3.6. **Clay** extraction in West Sussex, for the purposes of brickmaking, has a long established history in the central and north eastern parts of the county. Wealden stock bricks continue to be produced and have a distinctive character. Clay is also used for the production of tiles and pipes, and clay can also be used in the production of cement.

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\(^3\) Crown Estate (2015), Marine Aggregates Capability and Portfolio
manufacture, and lining canals and lakes. There are five active clay sites in West Sussex, some of which are small operators, which account for 20-25% of the total in the Country. For more information on these sites see the West Sussex AMR.

3.3.7. **Sandstone** is won from the Hythe Formation with two active quarries near Midhurst and Petworth. Horsham Stone is worked from sandstone and limestone units within the Weald Clay. It is a traditional source of building stone and high quality paving and roofing stone. Ardingly Stone is quarried from the lower Tunbridge Wells sand. In 2016 there were five building stone extraction sites, four of which were active. For more information on these sites see the West Sussex AMR.

3.3.8. Historically **Chalk** has been worked in the South Downs for agricultural use and construction fill, although very few pits remain in operation today. Chalk is also used for cement manufacture, but there are no longer any active cement works in the Plan area, as this practice has ceased. In 2016 there were four\(^4\) existing permitted chalk pits, which are along the line of the Downs, and just to the south of a belt of sand workings. Only two of these are active. Figures for these cannot be disclosed due to commercial confidentiality but in 2016 the stock of permitted reserve was estimated to be 90 years.

3.3.9. **Silica Sand** is found in a few parts of the UK, it is a rare industrial mineral resource of national importance used for a number of specialist uses. These include the manufacture of glass, foundry sand and specialist sports (e.g. golf courses and polo pitches). In the south east of England, it occurs in the upper reaches of the Lower Greensand formation. In 2016 there were no silica sand sites classified as such in the Plan area. A recent study\(^5\) into the presence of silica sand in West Sussex established the following:

“Most if not all of the Folkestone Formation sands within the study are likely to be capable of being defined as ‘silica sands’ in the broadest sense. Taken together, they are likely to be capable of being used in virtually all specialist end uses, the only exceptions being hydraulic fracturing (because the sands generally do not have sufficiently high roundness); golf bunkers (because the sands are not sufficiently angular) and water filtration (because the sands are generally too fine-grained)”

Based on these findings, the Joint Minerals Local Plan has to consider supply and demand of silica sand.

3.3.10. **Onshore Hydrocarbons**, in the form of oil and gas resources, are found across the Plan area. The Singleton oilfield has been in production since

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\(^4\) This excludes Upper Beeding Chalk Quarry

\(^5\) Silica Sand Study (2016)
1991 and the oilfields at Lidsey and Storrington are also in production at present. Petroleum Exploration and Development Licences (PEDLs) have been granted by the Government since the early 1980s, there are currently 14 Licences which cover most of the Plan area. There are currently two permitted exploration sites: Balcombe (inactive), and Broadford Bridge (inactive). High volume hydraulic fracturing (also known as “fracking” has not previously been used as a method of extracting hydrocarbons in West Sussex.

3.4. Imports and Exports

3.4.1. Information and data on imports/exports is collated every four years when Department of Communities and Local Government (DCLG) and the British Geological Survey (BGS) conduct a national survey. The last national survey, for which results are available, took place in 2009 (AM2009). A Survey was not conducted in 2013, and instead was undertaken for 2014. The results of this survey are due for publication and will be taken into account once published, prior to submission of the Plan for examination.

3.4.2. The AM2009 data shows that 78% of the total sand and gravel consumed in West Sussex (land won and marine sand and gravel) was supplied from within West Sussex. In total, 54,141 tonnes of sand and gravel was imported in 2009, whilst a total of 626,105 tonnes was exported. A large amount of this material was exported to East Sussex and Brighton and Hove. There are limited reserves of sand and gravel in East Sussex, with some imports of land-won sand and gravel imported to the port at Rye. There is also a wharf on the boundary between Brighton & Hove and West Sussex at Shoreham Port which is used to land marine won sand and gravel however marine won sand and gravel is largely being supplied to East Sussex and Brighton & Hove from wharves at Shoreham Port located within West Sussex.

3.4.3. West Sussex relies heavily on the import of crushed rock by rail or sea, due to there being no such resource available in the County. Imports predominantly come from Somerset via rail to the five railheads in West Sussex. In total, 616,958 tonnes of crushed rock was imported to West Sussex in 2015. Some of this material is exported from West Sussex to neighbouring authorities by HGVs.

3.4.4. Mineral Planning Authorities are required to carry out annual survey of aggregates data which includes wharves and railheads. This provides the Authorities with information on annual imports (excluding the origin of the materials with regards to crushed rock imports). The data, as set out in the latest LAA shows that:
- The 10 year average (2006-2015) of marine dredged sand and gravel landings is 955,141tpa;
- The 10 year average (2006-2015) of marine dredged sand and gravel landings is 955,141tpa;
- The 10 year average (2006-2015) of crushed rock sales from wharves is 97,935tpa;
- The 10 year average (2006-2015) of crushed rock sales from railheads is 533,528tpa;
- The 10 year average (2006-2015) of sand and gravel sales from railheads is 132,393tpa.

**Figure 2 – Supplies of aggregates in West Sussex.**

*Note: Figure 2 shows the ten year average (2006-2015)*
4. **Spatial Context**

4.1. **Introduction**

4.1.1. In order to plan for future minerals production in West Sussex, it is necessary to first understand how it is produced today, and the issues, challenges and opportunities that lie ahead for the county. These matters are summarised below.

4.2. **Population and the Economy**

4.2.1. West Sussex covers 199,000 hectares and has a population of c.828,000 (2015 estimate) which is forecast to rise to c. 910,000 by 2030 taking into account proposed future housing growth. The population is largely concentrated into the twenty-four towns and villages that cover just 12% of the land area. Over 70% live in the 11 main towns and adjoining urban areas along the coast. The rural areas of the County are sparsely populated with about 10% of the population.

4.2.2. The main coastal development stretches from Bognor Regis in the west, through Littlehampton and Worthing to Shoreham-by-Sea, Southwick and Fishersgate in the east. Chichester is further inland, in the south-west of the County. In the east, development is concentrated around Haywards Heath and Burgess Hill on the County boundary with East Sussex and in the north-east of the County around Horsham, Crawley, and East Grinstead.

4.2.3. The largest centres of population are Crawley and Worthing (around 100,000 each). Bognor Regis has a population of almost 65,000 people, and Horsham has about 50,000 people. Burgess Hill, Chichester, East Grinstead, Haywards Heath, Lancing/Sompting, Littlehampton, and Shoreham/Southwick have populations of between 25,000 and 45,000 people. The small town of Midhurst (about 5,000 people) is a centre for the rural north-western part of the County.

**Economic Activity and Minerals**

4.2.4. Economic development in the County is informed by the Local Economic Partnership (LEP), ‘Coast to Capital’. The focus of the LEP is “to create economic growth in an innovative, enterprising and international business environment” in an area which stretches from Brighton and Hove in the south to Croydon in the north, and which embraces the Gatwick Diamond, Coastal West Sussex, and Rural West Sussex ‘economic regions’.
4.2.5. Providing minerals to support economic growth in West Sussex is an important priority to ensure continued development. Minerals are a resource and the maintenance of a steady supply of minerals is important to provide the raw materials for growth.

4.2.6. Mineral extraction is a temporary activity and, once sites are restored, they can enhance the local environment and landscape. Tourism and leisure form an important part of West Sussex’s economy due to the special landscape and character qualities of the Plan Area, which can be adversely impacted by mineral activities. A balance must be struck between enhancing the landscape and character over the longer term, and the impact of mineral extraction both during extraction and once the development is completed, through restoration. It is important to the economy that West Sussex is an attractive place to live and visit, and high quality restoration and aftercare of minerals sites has a role to play in this. This includes the growth of natural capital which is a pre-requisite for enhancing services provided by ecosystems, underpinning the economic and social well-being of Sussex.

4.2.7. Minerals are a finite resource and it is important that they are used in such a way that leaves sufficient supplies for the future, so that they can play a continuing role in underpinning the growth of many sectors of the economy. The winning and working of minerals in West Sussex is not new and it has taken place for hundreds of years. As a result, the infrastructure to support the industry, such as wharves and rail heads, has been developed and will continue to be important in the future.

4.2.8. The Authorities are committed to sustainable development and aim to support the ‘decoupling’ of economic growth from higher levels of carbon emissions.

4.3. **Geology**

4.3.1. The geology of West Sussex is a sequence of broad zones from the south to the north-east of the County (see Figure 1 in Chapter 2):

- brickearth, London Clay and gravels along the coastal plain;
- the chalks of the South Downs;
- various beds forming the Upper Greensand, Gault Clay and Lower Greensand to the north of the chalk downs;
- the clay area of the Low Weald; and
- a mixed area of sandstones and clays forming part of the High Weald in a triangle between Horsham, East Grinstead and Burgess Hill.

4.3.2. The main minerals worked, or with the potential for working, in West Sussex are:
• Construction aggregates, including sharp sand and gravel and soft sand;
• Natural building stone;
• Brick clay;
• Industrial sands including silica; and
• Oil and gas resources.

4.3.3. An assessment of mineral supply and demand issues is summarised within Background Paper 2 - Minerals in West Sussex and in the latest Local Aggregate Assessment.

4.4. **Landscape and Townscape Character**

4.4.1. The geological zones relate closely to the five main nationally-defined natural character areas of the County. These broad areas range from the predominantly flat South Coast Plain; the grand sweep of the South Downs; the intricate escarpments and valleys of the Wealden Fringe; to the intimate landscapes of the Low Weald; and the wooded hills and valleys of the High Weald. Each has a unique configuration of geology and soils, biodiversity, appearance, settlement patterns, locally distinctive architecture, patterns of land use and economy, visible and perceived history, and degree of tranquillity which help distinguish one from another.

4.4.2. These five main natural character areas are broken down further into about forty character areas, representing a high level of local detail. No judgement is made about the relative worth of either the main or the smaller character areas. The character areas derive from the interaction of physical and ecological features (including geology, landform, soil and wildlife) with land use and other human activity such as farming patterns, settlement pattern and forms, building design and vernacular. Cohesiveness is described in terms of landscape character, sense of place, local distinctiveness, tranquillity, characteristic wildlife and natural features, and the nature of change within the area.

4.4.3. The towns and villages of West Sussex include the historic towns of national importance such as Chichester and Arundel, market towns of greatly varied character such as Billingshurst, Midhurst and Petworth, and larger places like Horsham and Haywards Heath which grew in the heyday of the railways. Together with the coastal towns and seaside resorts, Crawley new town and a host of villages, these settlements contribute to the wider character of the five main natural character areas and of West Sussex as a whole.

4.4.4. West Sussex is one of the most heavily wooded counties in England, accounting for about 19% of the land area. Together with the extensive hedgerow network, woodland is a major element in the character of West
Sussex as well as an economic, recreation, environmental and biodiversity resource.

4.4.5. More than half of West Sussex is included within nationally protected landscapes: the South Downs National Park (SDNP); the Chichester Harbour Area of Outstanding Natural Beauty (AONB), and the High Weald AONB.

4.4.6. The South Downs run from Eastbourne to Winchester. Within West Sussex, the National Park includes the classic rolling chalk scenery of the South Downs themselves together with the intricate valleys and wooded greensand ridges of the Wealden Fringe and the Low Weald. It includes a number of small towns and villages including Midhurst and Petworth.

4.4.7. The Chichester Harbour AONB, an enclosed expanse of marine water, contains tidal mudflats, shingle, marsh, wetland scrub and small creeks providing a mosaic of precious inter-tidal habitats. It also includes the surrounding low-lying agricultural land, with some significant woodland. It is internationally important for wildlife. Despite heavy use for sailing and recreation generally, the area retains a secluded feel, strongly contrasting with a spacious quality in the broader reaches of the Harbour.

4.4.8. A large part of the High Weald AONB lies in West Sussex with the remainder in Kent and East Sussex. The sandstones and clays of the Wealden centre rise above the clay vales surrounding them. The headwaters (‘ghylls’) of rivers have cut deeply into the upland, producing a characteristic maze of intricate deep valleys and long ridge shanks. Extensive woodlands combine with the terrain and restricted views out to the surrounding plains and downland to create a secret and secluded character.

4.4.9. Minerals can only be worked where they occur and their extraction can potentially cause conflict through loss or changes to valued landscapes. The extraction of minerals and subsequent restoration of sites can impact on historic landscape patterns and lead to the creation of new landscapes. The South Downs National Park covers almost the whole of the chalk outcrop, almost half the Folkestone Beds, and part of the gravel resource north of Chichester. The High Weald AONB designation includes the entire Wadhurst Clay outcrop. The Chichester Harbour designation includes a partial amount of unconsolidated gravel. AONBs and National Parks are afforded the highest level of protection by National Policy, which states that exceptional circumstances and the public interest should be demonstrated prior to development being permitted within such areas.
4.5. **Biodiversity and Geodiversity**

4.5.1. West Sussex contains numerous site-specific international, national, regional and local nature conservation designations. Sites of international importance include European sites (Special Protection Areas and Special Areas for Conservation) and Ramsar sites (Wetlands of international importance), of which there are 22 that lie wholly or partly within the Plan area. The majority are located within Chichester and Pagham Harbours, and the Arun Valley.

4.5.2. The national network of sites includes Sites of Special Scientific Interest (SSSI), National Nature Reserves (NNR) or sites identified under the Nature Conservation Review (NCR) or Geological Conservation Review (GCR). There are over 78 SSSIs within the County and two NNRs at Kingley Vale and Ebernoe Common.

4.5.3. Sites of more local importance include Local Nature Reserves (LNR), Local Wildlife Sites (LWS) or Local Geological Sites (LGS) which are the most important places for geology and geomorphology outside statutorily protected land such as SSSIs. There are 68 LGS, 26 LNRs and over 293 LWS around the County. However, there may be other sites or areas of equal importance which have not so far been identified or designated.

4.5.4. The Semi-Natural and Ancient Woodlands are a nationally important and threatened habitat, and their existence over hundreds of years has preserved irreplaceable ecological and historical features; accordingly, they are protected by designation for that reason. Of the Ancient Woodlands, few large ones have survived and the remainder are small and scattered, other than in the extensive woodlands in some of the hilly parts of the County. Overall, Ancient Woodland accounts for about 10.5% of the land area of the County.

4.5.5. Nature Improvement Areas (NIA) have been created by the Government to enhance and reconnect nature on a significant scale, where the opportunities and benefits justify such action. The 'South Downs Way Ahead' was designated in 2012 as one of England's first NIA. The vision of the local NIA partnership, which includes the SDNPA, is for 'a better connected and inspirational chalk ecosystem, sustainably managed to enhance biodiversity and people's well-being for now and the future'.

4.5.6. Biodiversity Opportunity Areas (BOAs) represent the targeted landscape-scale approach to conserving biodiversity in Sussex. Landscape-scale conservation within the BOA involves identifying opportunities to expand, link and buffer key sites, and increasing the quality of the entire countryside for wildlife. This approach is vital to ensure our species can adapt to the challenge of climate change. There are 75 BOAs within Sussex (both East and West) which are the areas where there is the
greatest potential for restoration of mineral sites to create additional habitats.

4.6. **Historic Environment**

4.6.1. West Sussex has over two hundred Conservation Areas, nearly half of which are in Chichester District. They range from the grand Victorian neighbourhoods of the seaside resorts and the historic cores of medieval towns to traditional market town and village centres. West Sussex has many buildings of architectural and historic interest covering every kind and age, reflecting the traditions and history of West Sussex. This includes the great country houses, such as Petworth House, as well as medieval houses and farm buildings. Over 7,000 buildings are statutorily listed as being of Special Architectural or Historic Interest (known as 'listed buildings'), nearly half of which are in Chichester District. Some historic towns contribute greatly to the total number, notably Chichester, Midhurst, Arundel and the towns of Petworth and Steyning.

4.6.2. The historic parks and gardens of West Sussex complement the historic buildings and historic landscape of the County and contribute to the character of the built-up areas and countryside. Historic England maintains a Register of Parks and Gardens of Special Historic Interest.

4.6.3. West Sussex has an exceptionally rich archaeological heritage which contributes to its character. The County contains important areas and sites from all eras of human activity, notably Bronze and Iron Age forts and burial sites and a rich legacy of Roman remains and remains of the Wealden iron industry. The County contains approximately 350 Scheduled Monuments, including early fortifications and burial sites on the downs. In addition, there are some 9,000 record entries on the West Sussex Historical Environment Record.

4.6.4. In addition to the numerous sites and buildings that enjoy statutory protection, there are also many other features of local interest in the County, including buildings on non-statutory 'local lists', historic parks and gardens of local importance, and the wider historic landscape.

4.7. **Water Environment and Flooding**

4.7.1. The river system centres on the extensive catchments of the River Arun and the River Adur. These drain the entire Low Weald and much of the rest of the County. The River Ouse drains most of the High Weald in West Sussex, running to the sea via Lewes in East Sussex. The Mole and Eden have their headwaters in the High Weald. Where the Arun and Adur meander through the Downs as tidal rivers, they have created broad floodplains characterised by flat water meadows known as 'wild
brooks’. The River Rother forms a western arm of the broad Arun catchment.

4.7.2. The South East River Basin Management Plans (RBMP) and the Thames RBMP cover areas of West Sussex. These plans deliver the requirements under the Water Framework Directive and identify the specific characteristics of individual catchments and require actions to be taken forward to ensure there is no deterioration in quality from the current status and also to seek to improve that quality status.

4.7.3. The risk of flooding is an important issue in West Sussex. The coastline of the County is generally low-lying and is naturally sinking. As a result, it is particularly vulnerable to the predicted impacts of climate change. These include more coastal and river (fluvial) flooding resulting from sea-level rise, increased storminess, increased winter rainfall, and higher and more intensive waves. In past times, the rivers of West Sussex flooded regularly, helping to fertilise the low-lying meadows - flood relief measures are now in place. However, occasional flooding continues and the frequency of flood events is expected to rise in the future as a consequence of climate change.

4.7.4. The Environment Agency is responsible for managing flood risk from main rivers and the sea. They also have a duty to produce flood risk maps and issue flood warnings to the public.

4.7.5. A Strategic Flood Risk Assessment (SFRA) update has been prepared to bring together all available information on this topic and help inform work on the Joint Minerals Local Plan. The principal component of the SFRA is to assess the potential flood risk within the County and inform the Sustainability Appraisal of the Plan. A detailed Flood Risk Assessment (FRA) may be required to support at any future planning applications for allocated sites and any others that come forward for mineral development.

4.7.6. In addition to flood risk, considerations of hydrogeology can have a major bearing on the suitability of sites for mineral working. A large area of the Plan area is underlain by a principal aquifer and there is a high number of groundwater Source Protection Zones, feeding water to public and private supplies. This is an important factor in developing the strategy for identifying areas suitable for new mineral development sites where the underlying geology significantly affects the costs of engineering and the level of environmental risk. In addition, the often complex relationship between the local geological structure at a specific site and the potential for water movement is likely to be a major issue for consideration of individual mineral working.
4.8. Transport

4.8.1. The West Sussex Transport Plan (WSTP) 2011-2026 includes four strategies that guide the County Council’s approach to maintaining, managing and investing in transport. It has an overall vision to achieve efficient, safe and less congested transport networks, which contribute towards a more competitive and thriving economy, reductions in emissions, improved access to service, jobs and housing especially for those in need and improved quality of life.

4.8.2. The WSTP seeks to maintain and promote the Lorry Route Network (LRN) which was developed to reduce the use of unsuitable roads by hauliers and is shown on the Key Diagram. The Lorry Route Network is divided into the ‘Strategic Lorry Routes’, which are the preferred routes, and the ‘Local Lorry Routes’, which should only be used for the start or final leg of a journey or between built-up areas in West Sussex.

4.8.3. The main elements of this are the coastal A27 and the A23/M23 route from Brighton to London via Crawley and the A24 from Worthing to Horsham. The A3 trunk route links with the A27 close to the western boundary of the County. Other strategic roads form additional links between settlements in the southern and eastern parts of the county. Highways England is responsible for motorways and trunk roads which include the A27 and the A23 in West Sussex.

4.8.4. The distribution of minerals across the country is not even; as a result neighbouring authorities may have a reliance on the minerals available in West Sussex, just as West Sussex may rely on other areas to supply minerals which do not occur in the County. This reliance is addressed through the Local Aggregate Assessment and the role of the Joint Minerals Local Plan should be to support the sustainable movement of minerals and safeguard relevant infrastructure.

4.8.5. Within West Sussex, materials are mainly transported by road, and to a lesser extent rail. West Sussex currently has 5 rail linked depots:

- Chichester Railway Sidings;
- Ardingly Rail Depot;
- Tinsley Goods Yard;
- 2 x Goods Yards in Crawley.

4.8.6. There are no rail-linked quarries in West Sussex and, given the high cost of infrastructure, this situation is unlikely to change and minerals extracted from quarries within West Sussex will continue to be transported by road.
4.8.7. Mineral resources have to be worked where they occur and therefore they will not always be close to the Lorry Route Network (LRN), although access to the LRN is desirable. HGVs will be encouraged to use the LRN while maintaining access to areas which businesses need to access.

4.8.8. Issues of air quality in West Sussex arise mainly in connection with road transport. Mineral developments are likely to make a relatively minor contribution to overall pollution from traffic. Emissions from individual facilities are closely monitored and controlled by the Environment Agency.

4.8.9. The wide range of minerals obtained by quarrying is augmented by supplies of marine-dredged and other imported materials currently landed at the port at Shoreham, and by crushed rock delivered to rail aggregate depots at Ardingly, Chichester, and Crawley.

4.9. Minerals and Local Effects

4.9.1. Although minerals can only be worked where they are found and extraction is a temporary activity, these characteristics provide a challenging context within which the Authorities must plan for future mineral development. The Authorities will seek to protect and enhance land within the National Park, AONB and sites designated (at national and local levels) for their biological, cultural, archaeological and heritage importance. A further consideration is the impact of mineral extraction on local communities.

Health and Amenity

4.9.2. Whilst mineral extraction is necessary for the economy and the built environment, it is capable of introducing adverse impacts, such as noise and dust pollution, increased traffic etc, to areas used for other purposes including housing, public rights of ways and employment. The control of these impacts is therefore an important consideration in future mineral development.

4.10. Carbon and Climate Change

4.10.1. The relationship between minerals and climate change is not always clear. Transportation and flooding, have a direct relationship with minerals development and climate change. This is set out in sections 4.7 and 4.8 above.

4.10.2. The use of energy minerals, such as burning of coal, oil or gas, in the UK will result in impacts on the climate. National energy policy supports the use of energy minerals as part of the energy mix. Balancing the possible local impacts of exploration and extraction with the use of fossil fuels as
supported by national policy is the responsibility of many organisations/agencies. The Joint Minerals Local Plan must be prepared in line with national policy and take account of local evidence as it comes forward.
5. **Strategy and Policy Context**

5.1. **Introduction**

5.1.1. The Plan has been prepared to comply with National and European policy, legislation and guidance and takes proper account of local and regional strategies and plans. This chapter describes the principal relevant policies and strategy documents that have been taken into account in preparation of this draft Plan.

5.2. **European Strategies and Policies**

5.2.1. Whilst European Directives do not deal with the supply of minerals, there are waste directives that have implications for mineral supply. The EU Waste Directive\(^6\) sets the objectives for the management of waste, and in particular sets out the waste hierarchy. Similarly, the Landfill Directive\(^7\) aims to reduce the amount of waste going to landfill. These Directives therefore influence both the availability of recycled materials that might supplement primary mineral supply, and the availability of fill materials for restoration of mineral sites.

5.2.2. In December 2015 the European Commission adopted a new ‘Circular Economy Package’\(^8\). The Commission hopes that the package will lead to the development of innovative and more efficient ways of producing and consuming goods. The circular economy is a move away from the traditional linear ‘take-make-consume-dispose’ pattern of growth, to a more ‘closed loop’ approach, which aims not to dispose of products that have reached their end of life, but keep them within the economy so they can be re-used, creating further value and minimising waste. The traditional approach assumes that resources are abundant, cheap and accessible. The circular economy recognises this is not the case, and that in order to increase an economy’s efficiency and competitiveness, it is necessary to make changes throughout value chains, from improving product design and business and market models, through to changing consumer behaviour in order to facilitate a reduction in primary resource use, whilst increasing recycling and reuse of products already in the economy. It has been suggested that better use of resources could represent potential savings of €630bn per year for European industry\(^9\).

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\(^7\) Directive 1999/31/EC on the landfill of waste  
\(^9\) Guide to resource efficiency in manufacturing: Experiences from improving resource efficiency in manufacturing companies (2012), Europe INNOVA
5.2.3. The Habitats Directive\textsuperscript{10} and Conservation of Wild Birds Directive\textsuperscript{11} conserve fauna and flora and natural habitats of European importance. The Water Framework Directive\textsuperscript{12}, the Environmental Noise Directive\textsuperscript{13}, and Air Quality Directive\textsuperscript{14} cover the protection of waters, amenity, and air quality respectively. These Directives are pertinent to the consideration and control of the environmental impacts of mineral working and exploration.

5.3. National Planning Policy

5.3.1. The National Planning Policy Framework (NPPF, March 2012) consolidates most national planning policies into a single policy document. Further guidance on the implementation of the NPPF is included in Planning Practice Guidance (PPG).

5.3.2. The NPPF (paragraph 7) sets out what it describes as the three key dimensions to sustainable development:

- An economic role – contributing to building a strong, responsive and competitive economy
- A social role – supporting strong, vibrant and healthy communities
- An environmental role – contributing to protecting and enhancing our natural, built and historic environment

These dimensions underpin the approach that has been taken in this Plan.

5.3.3. The NPPF restates the Planning Act requirement that development that accords with an up to date Local Plan should be approved and development that conflicts with a plan should be refused, unless material considerations indicate otherwise. This serves to emphasise the importance of taking this Plan swiftly through the process to adoption to provide clarity and certainty for mineral planning decisions in West Sussex.

5.3.4. The NPPF at paragraph 142 emphasises the importance of minerals to support sustainable economic growth and our quality of life. It expects mineral plans to be prepared that include policies for extraction of minerals of national and local importance, take account of the use of secondary and recycled materials, and safeguard areas of potential future importance to mineral supply, including sites for rail heads and wharf facilities.

\textsuperscript{10} Directive 1992/43/EEC Conservation of natural habitats and wild fauna and flora
\textsuperscript{11} Directive 2009/147/EC Birds
\textsuperscript{12} Directive 2000/60/EC Water Framework
\textsuperscript{13} Directive 2002/49/EC Environmental Noise
\textsuperscript{14} Directive 2008/50/EC Air Quality
5.3.5. The NPPF balances these supply requirements with requirements that mineral local plans should set out environmental criteria to ensure that operations do not have unacceptable adverse impacts and to ensure that sites are reclaimed at the earliest opportunity. It also contains specific guidance for the conservation and enhancement of the natural and historic environments.

5.3.6. This draft plan seeks to strike the right balance between promoting the three strands of sustainable development as expected by the National Planning Policy Framework. Later chapters of the plan set out in more detail how this is to be achieved.

5.3.7. Through the Energy Security Strategy 2012 the Government seeks to maximise economic production of the UK oil and gas reserves in order to provide reliable energy supplies which are not exposed to international energy supply risks. This local plan needs to take proper account of this Strategy. How this will be done is explained in Chapter 6, part of which deals with energy minerals.

5.3.8. The National Parks and Access to the Countryside Act 1949 defines the National Park purposes as being to conserve and enhance natural beauty, wildlife and cultural heritage and to promote opportunities for the understanding and enjoyment of the special qualities of the National Parks by the public.

5.3.9. Section 62 of the Environment Act 1995 requires all relevant authorities, including statutory undertakers and other public bodies, to have regard to the statutory purposes for national parks as specified in the 1949 Act. Where there is an irreconcilable conflict between the statutory purposes, statute requires the Sandford Principle to be applied and the first purpose of the National Park (protecting the environment) will be given priority.

5.3.10. The DEFRA Circular on English National Parks and the Broads (2010) provides guidance to national park authorities on how to achieve their purposes and duty.

5.4. **Regional Policy and Strategy**

5.4.1. The NPPF requires mineral planning authorities to plan for a steady and adequate supply of aggregates. Planning this supply is supported by the National and Sub National Guidelines for Aggregate Provision in England. West Sussex is a member of the South East England Aggregate Working Party which works to assist mineral planning authorities within the region.

15[http://www.nationalparks.gov.uk/students/whatisanationalpark/aimsandpurposesofnationalparks/sandfordprinciple](http://www.nationalparks.gov.uk/students/whatisanationalpark/aimsandpurposesofnationalparks/sandfordprinciple)
to establish appropriate levels of aggregate supply for the County taking account of the local and surrounding supply and demand.

5.4.2. Marine planning, introduced by the Marine and Coastal Access Act 2009, is intended to ensure a sustainable future for our seas and considers the dredging of marine aggregate. The United Kingdom-wide Marine Policy Statement, which provides the framework for United Kingdom marine plans and for decisions likely to affect the marine area.

5.4.3. The Marine Management Organisation (MMO) is responsible for producing marine plans, taking into consideration existing coastal partnerships, important environmental zones in the plan areas, future pressures on the marine area, how inshore and offshore plan areas work together and how the marine plan would work with planning on land.

5.4.4. The MMO has planning jurisdiction for the South Inshore and South Offshore Plans. These cover the sea between Dover and the River Dart in Devon. In the absence of Marine Plans, the Marine Policy Statement\(^{16}\) should be taken into account. The MMO published a consultation draft of the south marine plans for comments between 7 November 2016 and 27 January 2017. When finalised these will be a material consideration for decision-makers.

5.4.5. Marine Protected Areas exist off the south coast\(^{17}\) which are dedicated and managed, through legal, or other effective means, to achieve the long-term conservation of nature with associated ecosystem services and cultural values. Marine Protected Areas help the Government meet commitments under the Convention on Biological Diversity and contribute to the measures needed to achieve Good Environmental Status across Europe’s seas by 2020 under the EU Marine Strategy Framework Directive. These areas are taken into account in marine planning and marine licensing.

5.4.6. The MMO is also responsible for issuing marine licences, which are required for offshore aggregate dredging in England, Wales and Northern Ireland. Extraction usually requires an Environmental Impact Assessment (EIA) that will specify both quantity and duration (usually 15 years). The marine aggregate industry has voluntarily produced marine aggregate regional environmental assessments (MAREAs) in the Humber, Anglian, Thames and South Coast regions. This is to allow licence applications and EIAs for specific sites to be considered in a regional context and ensure regional sustainability of aggregate extraction. They also help to evaluate potential cumulative impacts of existing and future dredging operations. Regional environmental characterisation (REC) surveys have


\(^{17}\) Marine Protected Areas in the UK - [http://jncc.defra.gov.uk/page-5201](http://jncc.defra.gov.uk/page-5201)
also been carried out in the same regions. Each survey collected high quality data on seabed habitats, biological communities and potential historic environment assets.

5.5. **Local Strategies and Policies**

**Sustainable Communities Strategy for West Sussex**

5.5.1. The Sustainable Communities Strategy 2008-2020 (SCS) sets out a vision for the County and identifies the aspirations of communities and individuals throughout West Sussex. Particularly relevant to the Joint Minerals Local Plan, the SCS promotes: ‘making the best appropriate use of innovation and new technology to reduce harmful emissions and mitigating the impact of transportation on the road network’.

**South Downs National Park and AONB Management**

5.5.2. The South Downs National Park Authority adopted its Partnership Management Plan (PMP) in 2014 following extensive consultation and dialogue with many interested parties and groups. This Management Plan and those prepared for the Chichester Harbour AONB and High Weald AONB, are important material considerations for the preparation of the Joint Minerals Local Plan. The PMP sets out an overarching strategy for the management of the National Park. It is about influencing the nature of future change in ways which will leave the National Park in a better state for future generations to enjoy. It seeks to deliver multiple, interlocking objectives, adding value to what is already being done.

5.5.3. The Park Authority is in the process of developing a National Park-wide Local Plan due to be adopted in 2018. The Local Plan builds on the framework of PMP. The South Downs Local Plan will form part of the Development Plan for the part of West Sussex within the SDNP, and the policies should be read in conjunction with this Plan.

**West Sussex Transport Plan**

5.5.4. The West Sussex Transport Plan (WSTP) 2011-2026 includes four strategies that guide the County Council’s approach to maintaining, managing and investing in transport. It has an overall vision to achieve efficient, safe and less congested transport networks, which contribute towards a more competitive and thriving economy, reductions in emissions, improved access to service, jobs and housing especially for those in need, and improved quality of life. The WSTP incorporates the “West Sussex Rights of Way Improvement Plan – A Strategic Framework 2007 – 2017”.

**Shoreham Joint Area Action Plan**

5.5.5. The Shoreham Harbour Joint Area Action Plan (JAAP) is being prepared jointly by the County Council, Adur District Council and Brighton & Hove
City Council for an area which stretches from the Adur Ferry Bridge in the west through to Hove Lagoon (in Brighton & Hove) in the east. Once adopted, the JAAP will provide planning policies against which applications for development in Shoreham Harbour will be assessed to deliver local aspirations for regeneration.

5.5.6. The draft JAAP envisages a wide ranging regeneration focussed on four development areas which will lead to creation of 1,400 new homes, new employment floorspace, a consolidated port, improved flood defences, transport infrastructure, public spaces, and community and leisure facilities.

5.5.7. The key issue as the Mineral Planning Authorities is the presence of active mineral wharves in the JAAP Plan Area and the need for them to be appropriately safeguarded.

**District and Borough Strategies and Policies**

5.5.8. The District and Borough Councils' Sustainable Communities Strategies have a number of common themes including the aim to: ‘use natural resources efficiently; protect and enhance the natural and historic environment, and plan for climate change’.

5.5.9. The seven District and Borough Councils in West Sussex are preparing local plans covering non-minerals (and non-waste) planning issues for those parts of the County outside the National Park. This includes planning for the delivery of housing and employment.

5.5.10. The County and National Park authorities cooperate on all relevant issues and work closely with the District and Borough Councils to ensure consistency between planning documents, in particular in the allocation of land for different uses.

**Neighbourhood Plans**

5.5.11. Parish and Town Councils may choose to prepare Neighbourhood Plans that set out policies for small scale development within their area. Made Neighbourhood Plan policies are less likely to affect minerals development, however they form part of the Development Plan for an area and should be taken into account as appropriate.

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18 'Made’ Neighbourhood Plan policies are those which have been finalised and are in use
6. **Strategic Minerals Supply**

6.1. **Introduction**

6.1.1. This chapter sets out the strategies for addressing the key issues and challenges concerning the future production of minerals in West Sussex. The strategies enable the Vision to be achieved and the strategic objectives to be delivered. The minerals specific policies within this Chapter take forward the relevant minerals supply strategies. Designations referred to in the policies are identified on the Key Diagram (as set out in Appendix A), which informs the Policies Maps for West Sussex.

6.1.2. Each section covers a separate issue and has the following structure: the relevant strategic objective or objectives; the strategy; the policy; the supporting text; and implementation and monitoring arrangements.

6.1.3. Up to date information concerning the status of permitted mineral sites is essential when determining the need for additional facilities. This information includes quantity of mineral worked and the extent of remaining reserves. Such information is gathered on an annual basis by surveying all mineral operators in the area and the results of this monitoring are reported in the Local Aggregates Assessment and/or the Annual Monitoring Report.

6.2. **Land Won Aggregates**

6.2.1. It is important that there is an adequate supply of aggregates to serve the building industry and to continue to support the construction of infrastructure.

6.2.2. Land won aggregates can make a contribution to aggregate supplies but they can only be worked where they naturally occur. Therefore a balance is needed between the supply of land won aggregates and the protection of the environment and local communities. The supply of land-won aggregates provided for by this Plan is determined by the following factors:

- Existence of aggregates and their availability
- Demand for aggregates
- Constraints and opportunities affecting aggregates supply

6.2.3. Current national planning policy requires local authorities to maintain landbanks (how long reserves at existing permitted sites will last), for sand and gravel, of at least seven (7) years. With predicted annual
6.2.4. National policy also states that local authorities should calculate and maintain separate landbanks for aggregate minerals of a specific type or quality which have a distinct and separate market, and, on this basis, this Plan considers the supply and demand for soft sand separately from sharp sand and gravel.

6.2.5. As reserves are worked out and new reserves are permitted there will be changes to the length of landbanks and so calculations of requirements based on landbanks should refer to data in the latest, annually published, Local Aggregates Assessment.

6.2.6. This section considers the approach to supplying provision of the following aggregate minerals which are present in West Sussex:

- Land won sharp sand and gravel
- Land won soft sand

**Land won sharp sand and gravel**

6.2.7. For land-won sharp sand and gravel, the average 10 year sales value is 10,676 tonnes per annum (for the period 2007-2016) and other relevant local information suggests the average demand may be as high as 13,585 tonnes per annum. As the reserve (in 2017) is 900,000 tonnes this suggests an existing landbank of nearly 65 years. In 2017 the vast majority of sharp sand and gravel was supplied from marine dredged aggregate landed at Shoreham Port which is considered below.

6.2.8. The relevant **strategic objectives** are:

- **1:** To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

- **2:** To maximise and prioritise the supply and use of secondary and recycled aggregates before supply and use of primary sources. In particular to reduce reliance on land-won aggregates

6.2.9. In light of the level of existing reserves there are sufficient supplies of sharp sand and gravel to last for the Plan period. The **strategy** for the provision of land won sharp sand and gravel is therefore to safeguard existing permitted reserves and make provision for additional reserves only if needs cannot be met from other sources in West Sussex including landings of marine won aggregate landed at ports in West Sussex. Additional allocations for sharp sand and gravel sites are not required
and so not included in the Plan. Any proposal for the development of a site for the extraction of land won sharp sand and gravel that does come forward would be considered against Policy M1 below.

### Policy M1: Sharp sand and gravel

Proposals for land won sharp sand and gravel extraction, including extensions of time and physical extensions to existing sites, will be permitted provided that:

(a) the proposal is needed to ensure a steady and adequate supply and to maintain at least a 7 year landbank, as set out in the latest Local Aggregates Assessment; and

(b) the proposal is located outside the AONB\(^{19}\)/South Downs National Park unless there are exceptional circumstances and that it is in the public interest, in accordance with Policy M13, to locate within those areas; and

(c) where transportation by rail or water is not practicable or viable, the proposal is well-related to the Lorry Route Network.

### Implementation and Monitoring

<table>
<thead>
<tr>
<th>Actions</th>
<th>Key Organisation(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual monitoring of sand and gravel sales data from operators.</td>
<td>WSCC, SDNPA, minerals operators, South East England Aggregates Working Party.</td>
</tr>
<tr>
<td>Annual production of Assessment of Need for Aggregates (Local Aggregate Assessment)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Landbank for sharp sand and gravel</td>
<td>100% of decisions made on planning applications for sharp sand and gravel extraction are consistent with Policy M1. Target = maintain landbanks of at least 7 years of permitted reserves Trigger for a review of the Plan = landbanks fall below 7 years of supply</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Intervention Levels</th>
<th>Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breach of benchmark over two successive years</td>
<td>Review policy</td>
</tr>
</tbody>
</table>

\(^{19}\) AONBs include Chichester Harbour
6.2.10. For the purpose of clause (a) the landbank calculation should be made by using the reserve and annual demand information set out in the latest Local Aggregate Assessment.

6.2.11. Physical extensions to existing sites generally benefit from established infrastructure which means that it may be more appropriate to continue activities, where investment has already been made, rather than develop new sites. The acceptability of extending existing sites will also depend on the cumulative impacts of continued working, considered in more detail in Policy M23.

6.2.12. Proposals to extend existing sites will only be supported where the existing site does not have any outstanding or unresolved issues in relation to controls aimed at ensuring that the site operates without harm. For example, if a site that should have been partly restored, in accordance with a phased restoration scheme, were to be extended, this could exacerbate the impact on the landscape.

**Soft Sand**

6.2.13. Land won soft sand is of a particular quality that cannot be substituted by other minerals. The 10 year average sales value for soft sand is 313,210 tonnes (2007 – 2016) (based on January 2017 data), which is higher than for sharp sand and gravel. In 2017, the total permitted reserve of soft sand was 3,354,800 tonnes which provides a landbank of 10.7 years. The supply and demand picture shows that additional supplies of 2.36mt of soft sand are likely to be needed towards the latter half of the Plan period.

6.2.14. The relevant strategic objectives are;

- **1:** To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.
- **3:** To make provision for soft sand, silica sand and sharp sand and gravel, to meet the identified need, from outside the South Downs National Park, where possible; and only allow development within the national park in exceptional circumstances and where it is in the public interest.

6.2.15. Any proposals for land-won soft sand extraction submitted before the adoption of the single issue soft sand review of the Plan, will be considered on their merits and against Policy M2 and other policies in this Plan.

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20 This does not take account of other relevant local information concerning future levels of house building and road construction as set out in the Local Aggregates Assessment.
Policy M2: Soft Sand

Proposals for land-won soft sand extraction, including extensions of time and physical extensions to existing sites, will be permitted providing that the proposal is needed to meet the shortfall of soft sand of 2.36 million tonnes (or as calculated in the most recent Local Aggregates Assessment) over the Plan period and maintain at least a seven year landbank.

The Authorities will commence a single issue soft sand review of this Plan within 6 months of the adoption of this Plan. The Plan Review will be submitted for examination within two years from the commencement of the review and address the shortfall of soft sand at that time (as calculated in the most recent Local Aggregates Assessment). In the event that the reviewed Plan is not submitted within two years then the Plan, in terms of soft sand, will be deemed to be out-of-date.

6.2.16. The shortfall of supply, as calculated at the time when the planning application is determined, will be a material consideration. The landbank calculation for the purposes of Policy M2 will be made by using the reserve and annual demand information set out in the latest Local Aggregate Assessment.

6.2.17. The single issue review of the Plan required under Policy M2 will address the strategy to maintain a steady and adequate supply of soft sand, the supply and demand for soft sand, and the approach to meet any shortfall, including the potential need to allocate sites. Although the Plan Review will address these matters, it will not change the end date of this Plan.

6.2.18. Policy M2 sets out the timeframe for the commencement and submission of the Plan Review. ‘Commencement’ is defined as being publication of an invitation to make representations in accordance with Regulation 18 of The Town and Country Planning (Local Planning) (England) Regulations 2012. If the Plan Review is not submitted within two years from commencement, the soft sand parts of this Plan will be deemed to be out-of-date.

Implementation and Monitoring

| Actions | Key Organisation(s) |
Annual monitoring of sand and gravel sales data from operators. Annual production of Assessment of Need for Aggregates (Local Aggregate Assessment) WSCC, SDNPA, minerals operators, South East England Aggregates Working Party.

<table>
<thead>
<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Soft sand sales</td>
<td>Trends:</td>
</tr>
<tr>
<td>- Permitted soft sand reserves</td>
<td>- Soft sand continues to be adequately supplied to the construction industry in West Sussex.</td>
</tr>
<tr>
<td></td>
<td>- 100% of decisions made on planning applications for soft sand extraction are consistent with Policy M2.</td>
</tr>
</tbody>
</table>

**Intervention Levels**

<table>
<thead>
<tr>
<th>New soft sand reserve permitted within the South Downs National Park (contrary to approach of managed retreat)</th>
<th>- Work with the Aggregates Working Party to monitor supplies of soft sand in the south east</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Review policy</td>
</tr>
</tbody>
</table>
6.3. **Silica Sand**

6.3.1. Silica sand (also called ‘industrial sand’) is found in very few parts of the United Kingdom, it is an industrial mineral resource of national importance used for a range of specialist uses. These include the manufacture of glass, foundry sand and horticultural and leisure uses (e.g. golf courses and polo pitches). In West Sussex it occurs in the upper reaches of the Lower Greensand formation. Silica sand contains a high proportion of silica (usually more than 95% SiO₂)\(^{21}\).

6.3.2. National Policy (NPPF paragraph 146) requires MPAs to plan for a steady and adequate supply of silica sand by providing a stock of permitted reserves to support the level of actual and proposed investment required for new or existing plant, and the maintenance and improvement of existing plant and equipment. This is carried out by providing a stock of permitted reserves of at least 10 years at established existing sites, and at least 15 years for silica sand sites where significant new capital is required, this would include entirely new sites.

6.3.3. As of May 2017, there are no consented silica sand extraction sites in West Sussex. Historically, any silica sand extraction has been secondary to the extraction of soft sand from sites where the primary function is aggregate supply. Moreover, there are no manufacturing industries (e.g. glass making) reliant on the supply of silica sand from West Sussex.

6.3.4. The relevant **strategic objectives** are;

- **1**: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

- **3**: To make provision for soft sand, silica sand and sharp sand and gravel, to meet the needs of West Sussex, from outside the South Downs National Park, where possible; and only allow development within the national park in exceptional circumstances and in the public interest.

6.3.5. The **strategy** for silica sand is to safeguard the entire silica sand resource and include a criteria based policy, against which any proposals can be considered. This accords with national policy as, at present, evidence shows that adequate provision for silica sand is being made nationally and there is no requirement for West Sussex to meet any identified shortfall elsewhere\(^{22}\).

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\(^{21}\) BGS Mineral Planning Factsheet: Silica Sand (September 2009)

\(^{22}\) For more information see the Soft and Silica Sand Study 2015 and Background Document
Policy M3: Silica Sand

<table>
<thead>
<tr>
<th>Proposals for silica sand extraction, including extensions of time and physical extensions to existing sites, will be permitted provided that:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) There is a demonstrable need for silica sand of a specific quality and quantity that will be met by the proposal;</td>
</tr>
<tr>
<td>(b) It is demonstrated that the mineral resource will be used efficiently so that high-grade silica sand deposits are reserved for industrial end uses;</td>
</tr>
<tr>
<td>(c) the proposal will contribute to maintaining a stock of permitted reserves of at least 10 years for individual sites and 15 years for sites where significant new capital is required, to support the level of actual and proposed investment required for new or existing plant and the maintenance and improvement of existing plant and equipment;</td>
</tr>
<tr>
<td>(d) the proposal is located outside the South Downs National Park unless there are exceptional circumstances and that it is in the public interest, in accordance with Policy M13, to locate within the Park; and</td>
</tr>
<tr>
<td>(e) where transportation by rail or water is not practicable or viable, the proposal is well-related to the Lorry Route Network.</td>
</tr>
</tbody>
</table>

6.3.6. Development proposals for silica sand extraction will be considered against criteria in Policy M3. This will include applicants demonstrating, through the submission of borehole data and geological analysis, that the sand meets the specifications for the proposed silica sand end uses. As silica sand is a specialist mineral in terms of its use (i.e. for non-aggregate uses), the use of silica sand for aggregate uses is discouraged and the ongoing best use of silica sand extracted from permitted sites will be secured through suitable conditions and planning obligations.

6.3.7. If a proposal is within the South Downs National Park then the requirements of Policy M13 will need to be met, including the consideration of national alternative sources of supply.

6.3.8. The alternatives considered should be based on comparable end uses. For example, if the resource within the proposed site is of a suitable quality to meet the specification for glass manufacture, then the alternatives sources of equivalent quality sand need to be considered.
6.3.9. The need for the extraction of silica sand must be balanced against environmental and amenity constraints and there may be overriding reasons why the stock of permitted reserves at some sites may not be replenished as the resources are worked and used up.

### Implementation and Monitoring

<table>
<thead>
<tr>
<th>Actions</th>
<th>Key Organisation(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual monitoring of silica sales data from operators.</td>
<td>WSCC, SDNPA, minerals operators, other mineral planning authorities supplying silica sand.</td>
</tr>
<tr>
<td>Regular Duty to Co-operate discussions to ensure national provision sufficient</td>
<td></td>
</tr>
</tbody>
</table>

**Measure/Indicator**

| Stock of permitted silica sand reserves.                               | If appropriate site(s) has/have been permitted in the Plan area to meet specific demand for silica sand, a stock of permitted reserves for individual sites of at least 10 years to supply existing processing plant and 15 years for plant where significant new capital, unless planning policy, environmental and amenity material considerations demonstrate that this would be unacceptable. |
| Duty to co-operate discussions show that there is unmet need elsewhere which could be viably be replaced by resource from West Sussex. | 100% of decisions made on planning applications for silica sand extraction are consistent with Policy M3. |

**Intervention Levels**

<table>
<thead>
<tr>
<th>Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breach of benchmark over two successive years</td>
</tr>
<tr>
<td>Review policy</td>
</tr>
<tr>
<td>Securing best use of silica resources through suitable conditions and planning obligations.</td>
</tr>
</tbody>
</table>
6.4. Chalk

6.4.1. Chalk is a source of limestone raw material and acts as an important aquifer in the South East, providing the principle source of water supply in West Sussex. Chalk in West Sussex is mainly extracted for agricultural lime production but has also been used as a building stone, and for use in cement production.

6.4.2. There are four chalk pits with permitted reserves in West Sussex, two of which are active. All of the chalk pits are located in the South Downs National Park. Production levels of chalk have declined significantly since the closure of Shoreham Cement Works in 1991 and there is a landbank of 90 years \(^{23}\) (2016 data).

6.4.3. The strategic objective that is of particular relevance to the supply of chalk is as follows: 1: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

6.4.4. There is no requirement in national policy to provide a landbank of chalk, unless it is for cement production. Policy SD32 (Shoreham Cement Works) of the South Downs Local Plan Preferred Options (September, 2015) seeks a sustainable mixed use development of Shoreham Cement Works with an environmentally-led restoration. The emerging policy would not support additional minerals development of the site.

6.4.5. The evidence suggests that it is not necessary to identify new sites for chalk production in the Joint Minerals Local Plan as there are sufficient reserves in existing permitted quarries to meet local needs. The strategy for chalk is therefore to safeguard existing quarries and to include a criteria-based policy for small scale proposals, including extensions to existing sites and new sites (as set out in Policy M4 below).

\(^{23}\) The chalk landbank excludes the permitted reserves at Upper Beeding Chalk Pit because it is currently (2016) subject to an automatic suspension due to insufficient information being submitted to allow the determination of the Review of Mineral Permission application.
<table>
<thead>
<tr>
<th><strong>Policy M4: Chalk</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Proposals will be permitted for chalk extraction, including extensions of time and physical extensions to existing sites, provided that:</strong></td>
</tr>
<tr>
<td>(a) <strong>there is a demonstrable need for the material for local use, such as an agricultural lime, building stone for repair of historic buildings or another local use;</strong></td>
</tr>
<tr>
<td>(b) <strong>the chalk cannot be reasonably sourced from existing permitted quarries;</strong></td>
</tr>
<tr>
<td>(c) <strong>they are located outside the South Downs National Park unless there are exceptional circumstances and that it is in the public interest, in accordance with Policy M13, to locate within the Park; and</strong></td>
</tr>
<tr>
<td>(d) <strong>where transportation by rail or water is not practicable or viable, the proposal is well-related to the Lorry Route Network.</strong></td>
</tr>
</tbody>
</table>

6.4.6. A proposal would need to demonstrate that it is for local use only such as agricultural lime or as a building stone for the maintenance of historic buildings. Such proposals would not include extraction of chalk for cement manufacture. As the majority of the chalk resource is located in the South Downs National Park, proposals are unlikely to be supported unless exceptional circumstances\(^{24}\) exist and the proposal is in the public interest.

6.4.7. Proposals for the use of chalk as an aggregate or fill material will not be supported because demand should be met by secondary and recycled aggregates before considering primary materials in accordance with national policy.

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\(^{24}\) ‘Exceptional circumstances’ are those set out in NPPF para 116.
### Implementation and Monitoring

<table>
<thead>
<tr>
<th>Actions</th>
<th>Key Organisation(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales of chalk from quarries in West Sussex</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planning permissions granted for chalk quarries.</td>
<td>100% of decisions made on planning applications for chalk excavation are consistent with Policy M4</td>
</tr>
<tr>
<td>Level of chalk reserves</td>
<td>No landbank requirement but monitoring will show levels of chalk reserves</td>
</tr>
<tr>
<td>Demand for chalk in West Sussex</td>
<td>Landbank will provide an indicator of demand against supplies.</td>
</tr>
</tbody>
</table>

**Intervention Levels**

Outcome of application determination is not consistent with policy

### 6.5. Clay

6.5.1. Brickmaking has long been established in the central and north eastern parts of the County and clay is extracted from a number of locations. The Weald and Wadhurst clays are the principal resources which have been identified as regionally and nationally important. Historically brickworks have been located close (often adjacent) to the source of clay used at the brickworks and their ongoing operation is linked to the availability of clay at those sources. The market for manufactured bricks extends beyond the Plan Area.

6.5.2. Brick clay in West Sussex is used in the manufacture of structural products such as bricks, pavers, clay tiles and clay pipes. Historical information suggests that clay was also imported to Shoreham Cement Works from Horton (former clay pit and landfill site).

6.5.3. There are five active brickworks within West Sussex, with their own supplies of clay, which have a total permitted reserve of 18.7mt (2016 data). West Hoathly brickworks is supplied by clay from an adjacent quarry that has a consent until 2028.

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6.5.4. The relevant strategic objective is to promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

6.5.5. National policy requires Minerals Planning Authorities to provide for a 25 year stock of permitted reserves for the maintenance, and improvement of existing plant, as well as for new plant, in the case of bricks, new kilns. The Authorities are also required to take account of the need for provision of brick clay from a number of different sources, to enable appropriate blends to be made. Three active brickworks have in excess of 25 years of clay reserves, one has 24 years and the brickworks at West Hoathly have less than ten years reserves (2016 data).

6.5.6. The strategy for clay is to safeguard brick-making clay; to allocate an extension to the claypit at West Hoathly brickworks to maintain supplies of clay to the brickworks (see Policy M11) and allow extensions, or new sites, if existing supplies are exhausted or if a particular source of clay is required to enable appropriate blends to be made. Proposals for non-allocated sites will be assessed against Policy M5.

**Policy M5: Clay**

(a) Proposals will be permitted for the extraction of brick clay provided that:

   (i) they would help maintain a stock of permitted reserves of at least 25 years of permitted clay reserves for individual brickworks; and

   (ii) the clay required for appropriate blending for manufacture of bricks is no longer available adjacent to the brick making factory.

(b) Proposals for the extraction of clay, for uses other than brick making, will be permitted provided that:

   (i) there is a need for the clay for engineering purposes; and

   (ii) the clay cannot be used for brick-making; or

   (iii) the resource is within an existing sand and gravel quarry and the extraction of clay would be ancillary to the extraction of sand and gravel.

(c) Proposals that accord with Part (a) or (b) will be permitted provided that:

   (i) They are located outside the High Weald AONB/South Downs National Park unless there are exceptional circumstances and
that it is in the public interest, in accordance with Policy M13, to locate within those areas;

(ii) they are extensions of time and and/or physical extensions to existing clay pits or, where this is not possible, they should be sited as close as possible to the site where the clay will be used;

(iii) where transportation by rail or water is not practicable or viable, the proposal is well-related to the Lorry Route Network.

6.5.7. The extraction of clay for other uses such as engineering purposes (e.g. flood defences or landfill engineering), will be permitted provided it does not reduce the levels of brick-making clay reserves at individual brickworks which are safeguarded under Policy M9. Such clay might be obtained from overburden from sand and gravel sites or be extracted from an existing site that is unsuitable for brick-making purposes.

6.5.8. Apart from sites which pass the ‘exceptional circumstances’ and ‘public interest’ tests26, all new sites should be outside the High Weald AONB/SDNP and extensions to existing clay pits or as close as possible to the site where the clay will be used. Sites should also be well-related to the Lorry Route Network which means that they are located as close as possible to the LRN so that the use of local roads is minimised.

### Implementation and Monitoring

<table>
<thead>
<tr>
<th>Actions</th>
<th>Key Organisation(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measure/Indicator</td>
<td>Trend/Target</td>
</tr>
<tr>
<td>Planning permissions granted for clay pits.</td>
<td>100% of decisions made on planning applications for clay excavation are consistent with Policy M5</td>
</tr>
</tbody>
</table>

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26 See NPPF para 116
### Stock of permitted clay reserves at individual brickworks

25 years permitted reserves at brickworks.

### Intervention Levels

- Landbank of permitted reserves decreases below 25 years.
- Outcome of application determination is not consistent with policy

### 6.6. Building Stone

6.6.1. There is no requirement for Authorities to make provision for the production of sandstone as it is generally a small-scale industry which provides local stone of distinctive character. The NPPF does however state that local planning authorities should safeguard mineral resource of local and national importance (para. 143, NPPF) and ‘consider how to meet demand for small-scale extraction of building stone....for the repair of heritage assets’ (para. 144, NPPF).

6.6.2. There are five stone extraction sites in West Sussex. Four of these sites are active, three of which are extracting stone for building and one for landscaping stone. In 2016 there was an estimated reserve of 2.70 million tonnes of permitted sandstone and average annual sales over the last ten years is 24,000 tonnes (2016 data). No sites for stone were proposed by operators or landowners during the call for sites. The part of the Vision that is of particular relevance to the supply of stone is as follows: By 2033 West Sussex will...Be a place where the use of locally produced bricks and locally sourced stone, particularly Horsham Stone, Hythe Sandstone, Ardingly Sandstone and flint, has enhanced local distinctiveness and the rich archaeological heritage will have been protected.

6.6.3. The relevant **strategic objective** is: 1: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

6.6.4. The evidence suggests there is no need to allocate any additional sites (or extensions to existing sites) for stone and the **strategy** is therefore to meet projected demand for sandstone from existing permitted quarries. Proposals for small scale extraction (new sites or extensions to existing sites) will be allowed subject to Policy M6 below. The existing stone resource and existing sites will be safeguarded as set out in Policy M9.
6.6.5. This strategy is supported by evidence supplied through the Strategic Stone Study\textsuperscript{27} and will be supplemented with evidence from other stakeholders, including the wider public, as relevant.

**Policy M6: Building Stone**

Proposals will be permitted for extraction of building stone, including extensions of time and physical extensions to existing sites, provided that:

(a) they are needed to provide suitable local building stone necessary for restoration work associated with the maintenance of historic buildings and structures and new build projects;

(b) the stone cannot be reasonably sourced from existing permitted quarries;

(c) they are located outside the High Weald AONB/South Downs National Park unless there are exceptional circumstances and that it is in the public interest, in accordance with Policy M14, to locate within those areas; and

(d) where transportation by rail or water is not practicable or viable, the proposal is well-related to the Lorry Route Network.

6.6.6. This policy is intended to allow building stone extraction sites that produce predominantly building stone for conservation and restoration of old buildings or for new build purposes in areas where the stone provides historically authentic materials in keeping with the local built environment. Operations associated with such sites are likely to be intermittent and volumes produced will be low.

**Implementation and Monitoring**

<table>
<thead>
<tr>
<th>Actions</th>
<th>Key Organisation(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales of stone from quarries in West Sussex</td>
<td></td>
</tr>
</tbody>
</table>

\textsuperscript{27} [http://www.bgs.ac.uk/downloads/start.cfm?id=3029](http://www.bgs.ac.uk/downloads/start.cfm?id=3029)
<table>
<thead>
<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planning permissions granted for stone quarries.</td>
<td>100% of decisions made on planning applications for stone excavation are consistent with Policy M6</td>
</tr>
<tr>
<td>Level of stone reserves</td>
<td>Sufficient to meet demand</td>
</tr>
<tr>
<td>Demand for stone in West Sussex</td>
<td>No related target – measure used to determine sufficiency of reserves</td>
</tr>
<tr>
<td>Intervention Levels</td>
<td>Outcome of application determination is not consistent with Policy M6</td>
</tr>
</tbody>
</table>

### 6.7. Hydrocarbons

6.7.1. Oil and gas are hydrocarbon ‘energy minerals’ which supply energy to the power industry and heat homes, provide fuel for transport to carry goods and people, and raw materials to produce everyday items. Onshore oil and gas supplies contribute to domestic supplies of oil and gas and reduce reliance on imports, which contributes to the country’s energy security.

6.7.2. There are two types of hydrocarbon resources known as ‘conventional’ and ‘unconventional’. Conventional hydrocarbons are oil and gas where the reservoir is sandstone or limestone. Unconventional hydrocarbons refers to oil and gas which comes from sources such as shale or coal seams which act as the reservoirs. A report\(^2^8\) from the British Geological Survey (BGS) indicates that there is unlikely to be shale gas potential in the Weald Basin in which West Sussex is located. It also concludes that it may be that only limited amounts of shale in the area have the potential to produce oil in commercial quantities.

6.7.3. The relevant **strategic objective** for oil and gas is: *11: to protect the environment and local communities in West Sussex from unacceptable impacts of any proposal for oil and gas development, whilst recognising the national commitment to maintain and enhance energy security in the UK.*

6.7.4. The **strategy** for oil and gas is to make provision, subject to there being no unacceptable impact in West Sussex, and the use of hydraulic fracturing, within the definition used in the Infrastructure Act 2015 (and

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related amendments), does not take place within, or have an unacceptable impact on, the South Downs National Park, Areas of Outstanding Natural Beauty, or other protected areas including protected groundwater zones. Major oil and gas development not involving high volume hydraulic fracturing should only take place within the South Downs National Park or Areas of Outstanding Natural Beauty in exceptional circumstances and when it is in the public interest.

6.7.5. This approach meets the national policy requirement to make provision for oil and gas development whilst also reflecting the Government commitment to 'ensure that hydraulic fracturing cannot be conducted from wells that are drilled at the surface of National Parks and other protected areas'. Therefore, Policy M7a is the default policy for considering all development proposals associated with the extraction of both conventional and unconventional hydrocarbon resources, with the exception of those involved hydraulic fracturing, defined by the Infrastructure Act (2015) (and related amendments), which should be addressed by Policy M7b.

Other Environmental Consents

6.7.6. Planning permission is only one stage in the process of securing consent to drill. The Authorities must assume that the other regulatory bodies (the Environment Agency, Health and Safety Executive and Oil & Gas Authority) operate as intended. However, consulting with the other regulatory bodies on planning applications helps to ensure that the Authorities can be satisfied that the issues they cover can and will be adequately addressed. National guidance is very clear that issues covered by other regulators including emissions, well and surface equipment integrity, processes controlling drilling and extraction, and health and safety should not be addressed by the planning process.

6.7.7. All applications will need to be considered against the Town and Country Planning (Environmental Impact Assessment) Regulations 2011 (or as subsequently revised).

29The definition used in the Infrastructure Act 2015 is “high volume hydraulic fracturing” means hydraulic fracturing of shale or strata encased in shale which –
(a) is carried out in connection with the use of the relevant well to search or bore for or get oil and gas, and
(b) involves, or is expected to involve, the injection of—
(i) more than 1,000 cubic metres of fluid at each stage, or expected stage, of the hydraulic fracturing, or
(ii) more than 10,000 cubic metres of fluid in total.
30The term “major” reflects that used in para. 116 of the NPPF.
31 National Planning Policy Framework: Annex 2
32 Shale gas and oil policy statement DCLG (16 September 2015)
34 For more information about the other regulatory regimes see the Planning Practice Guidance
Policy M7a: Hydrocarbon\textsuperscript{35} development not involving hydraulic fracturing\textsuperscript{36}

\textit{Exploration and Appraisal}

(a) Proposals for exploration and appraisal for oil and gas, not involving hydraulic fracturing, including extensions* to existing sites will be permitted provided that:

(i) With regard to development proposals deemed to be major, the site is located outside the South Downs National Park, High Weald AONB or Chichester Harbour AONB unless it has been demonstrated that there are exceptional circumstances and that it is in the public interest, and in accordance with Policy M13;

(ii) the site selected represents an acceptable environmental option in comparison to other deliverable alternative sites from which the target reservoir can be accessed, taking into account impacts from on-site activities and off-site activities including HGV movements;

(iii) any unacceptable impacts including (but not limited to) noise, dust, visual intrusion, transport, and lighting, on both the natural, historic and built environment and local community, including air quality and the water environment, can be minimised, and/or mitigated, to an acceptable level;

(iv) restoration and aftercare of the site to a high quality standard would take place in accordance with Policy M24 whether or not oil or gas is found;

(v) No unacceptable impacts would arise from the on-site storage or treatment of hazardous substances and/or contaminated fluids above or below ground.

\textit{Production}

(b) Proposals for oil and gas production, not involving hydraulic fracturing, including extensions* to existing sites, will be permitted provided that:

(i) they accord with (a)(i-iv) above;

\textsuperscript{35} This includes conventional and unconventional hydrocarbons

\textsuperscript{36} “hydraulic fracturing” in the context of this policy, means hydraulic fracturing of shale or strata encased in shale which—

(a) is carried out in connection with the use of the relevant well to search or bore for or get oil and gas, and

(b) involves, or is expected to involve, the injection of—

(i) more than 1,000 cubic metres of fluid at each stage, or expected stage, of the hydraulic fracturing, or

(ii) more than 10,000 cubic metres of fluid in total.
(ii) no unacceptable impacts would arise from the transport, by vehicle or other means, of oil/gas, water, consumables and waste to or from the site;

**Activity beneath or proximate to designated areas**

(c) Proposals for exploration, appraisal and production of oil and gas, not involving hydraulic fracturing, will be permitted underneath or in close proximity to designated areas, assets and habitats\(^{37}\), which demonstrate that special care will be taken to avoid harming these areas and the special qualities of the South Downs National Park and/or setting and value of the Chichester Harbour AONB, High Weald AONB and other designated areas, assets and habitats.

* including extensions of time, physical extensions or extensions to operations within the existing site boundary. N.B. The suitability of minor proposals for alterations to permitted operations will instead be considered against the Development Management policies.

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**Policy M7b: Hydrocarbon development involving hydraulic fracturing**

**Exploration and Appraisal**

(a) Proposals for exploration and appraisal for oil and gas, involving hydraulic fracturing, including extensions* to existing sites will be permitted provided that:

(i) any surface development is located outside the following areas (as shown on the policies map):

i. South Downs National Park
ii. Chichester Harbour AONB
iii. High Weald AONB
iv. Any other area given specific protection from hydraulic fracturing in legislation

(ii) the site selected represents an acceptable environmental option in comparison to other deliverable alternative sites from which the target reservoir can be accessed, taking into account impacts from on-site activities and off-site activities including HGV movements;

(iii) any adverse impacts including (but not limited to) noise, dust, visual intrusion, transport, and lighting, on both

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\(^{37}\) Designated areas and habitats include all areas and habitats designated and protected by international and national legislation including South Downs National Park, AONBs, SSSIs, SAC, SPAs, Ramsar sites, NNRs, heritage assets, sites identified under the Nature Conservation Review (NCR) or Geological Conservation Review (GCR), LNRs, LWS and LGS, Ancient Woodland, Conservation Areas, Scheduled Monuments, Registered Parks and Gardens of Special Historic Interest.
the natural, historic and built environment and local community, including air quality and the water environment, can be minimised, and/or mitigated, to an acceptable level;

(iv) restoration and aftercare of the site to a high quality standard would take place in accordance with Policy M24 whether or not oil or gas is found;

(v) No unacceptable impacts would arise from the on-site storage or treatment of hazardous substances and/or contaminated fluids above or below ground

Production

(b) Proposals for oil and gas production, involving hydraulic fracturing, including extensions* to existing sites, will be permitted provided that:

(i) they accord with (a)(i-iv) above;

(ii) no unacceptable impacts would arise from the transport, by vehicle or other means, of oil/gas, water, consumables, and wastes to or from the site;

Activity beneath or proximate to designated areas

(c) Proposals for exploration, appraisal and production of oil and gas, involving hydraulic fracturing underneath or in close proximity to designated areas, assets and habitats\(^\text{38}\), will be permitted provided that there will be no unacceptable harm to these areas and the special qualities of the South Downs National Park and/or the setting and intrinsic character and value of the Chichester Harbour and High Weald AONBs. Hydraulic fracturing will not be permitted above 1,200 metres underneath National Parks, Areas of Outstanding Natural Beauty, World Heritage Sites, and areas covered by Groundwater Source Protection Zone 1.

Groundwater

d) Proposals for hydrocarbon development involving hydraulic fracturing in Groundwater Source Protection Zones 2 and 3 will not be permitted unless it can be demonstrated that there will be no unacceptable impacts on groundwater. Hydraulic fracturing will not be permitted above 1,200 metres in Groundwater Protection Zone 1.

* including physical extensions or extensions to operations within the existing site boundary. N.B. The suitability of minor proposals for

\(^\text{38}\) Designated areas and habitats include all areas and habitats designated and protected by international and national legislation including South Downs National Park, AONBs, SSSIs, SAC, SPAs, Ramsar sites, NNRs, heritage assets, sites identified under the Nature Conservation Review (NCR) or Geological Conservation Review (GCR), LNRs, LWS and LGS, Ancient Woodland, Conservation Areas, Scheduled Monuments, Registered Parks and Gardens of Special Historic Interest.
alterations to permitted operations will instead be considered against the Development Management policies.

Phases of oil and gas development
6.7.8. Oil and gas development has several stages, exploration, testing (appraisal) and production\(^{39}\). Planning permission is required for each phase, as well as the relevant regulating licences and/or environmental permits from other agencies.

6.7.9. Decommissioning, restoration and aftercare takes place either after appraisal if the site is not suitable for production, or after production has ceased.

6.7.10. At any stage, only the application for that phase can be considered. There is no presumption that granting permission for one stage will lead to permission being granted for a subsequent phase.

Issues that need to be considered
6.7.11. When proposals for new or major redevelopment of existing sites come forward, the applicant will be required to provide information about how the site has been selected including the extent of the geographical area from which the target reservoir could be reached and how alternative sites within this area have been considered. This is important to demonstrate that the selection of the site is justified by a comparison with other sites from which the target reservoir can be accessed taking into account on-site and off-site activities, including HGV movements and routing. Account will also be given to whether sites are deliverable e.g. landowner agreement. For sites within the SDNP and AONB the exceptional circumstance and public interest and tests for major development, as set out in the NPPF (paragraph 116), would have to be met.

6.7.12. The site selection process should also demonstrate how regard has been had to designations of local, regional and national importance. In addition, sites of European importance for nature conservation and areas that support their ecological integrity must be considered. This is particularly important for European sites designated for migratory species such as some birds, or for wide-ranging species such as bats.

6.7.13. It should also be demonstrated that sites are located to minimise unacceptable impact on landscape and visual amenity, in accordance with Policy M13.

6.7.14. Other potential issues for oil and gas development, some of which may be of a greater magnitude for oil and gas operations involving high

\(^{39}\) For more information about the phases see the Planning Practice Guidance
volume hydraulic fracturing, include transportation impacts (e.g. the transport of fluids by tanker) which are covered by Policy M20 and noise, and dust (e.g. from drilling or pumping), see Policy M18.

6.7.15. Lighting on sites should be kept to the minimum needed for security and safe working to avoid light pollution. Obtrusive lighting can be a source of annoyance to people, harmful to wildlife, undermine the enjoyment of the countryside or detract from the enjoyment of the dark night sky. This is particularly important within the South Downs National Park where the intrinsically dark landscape is an important quality of the SDNP. The South Downs National Park Authority has status (since May 2016) as an International Dark Night Skies Reserve.

6.7.16. The protection of water resources is an important issue, particularly within Groundwater Source Protection Zones. In assessing proposals the Authorities will consider the risk of flooding (Policy M19), surface, and in some cases groundwater issues and water abstraction (Policy M16).

6.7.17. Restoration of all oil and gas sites is a key site consideration and should take place at the earliest opportunity in accordance with Policy M24. It is important that soils should be retained and protected during construction for use in restoration, particularly valuable soils associated with forestry and ancient woodland.

6.7.18. Clause (c) of Policies M7a and M7b aims to ensure that development close to, or underneath, ‘protected areas’ does not cause harm to the special qualities or value of the area. For example, this includes considering the impact on the purposes and special qualities of the SDNP or the purposes of AONBs. It also includes consideration of the impact on Sites of Special Scientific Interest (which includes European sites) from proximal development, for example the impact of lighting on bats. It also seeks to ensure that there are no impacts from drilling underneath or next to protected groundwater zones.

6.7.19. As oil and gas development typically takes place over three stages (exploration, appraisal and production), it is possible to require restoration to be undertaken at the end of each stage. This is important as it may be decided to abandon the well following the exploration and appraisal stage, as well as after production has finished. Restoration and aftercare requirements will be set out in planning conditions and where necessary, through section 106 Agreements.

6.7.20. Community engagement is important for oil and gas development and applicants will be encouraged to engage with both the communities and the Authorities (through pre-application advice). For complex cases, the use of a planning performance agreement will be sought. There is also a
'Community Charter' which the oil and gas industry has committed to for communities that host unconventional oil and gas development.

<table>
<thead>
<tr>
<th>Implementation and Monitoring</th>
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</thead>
<tbody>
<tr>
<td><strong>Actions</strong></td>
</tr>
<tr>
<td>Maintain a record of the number of decisions made on planning applications for hydrocarbon development (and outcome) and the volume of hydrocarbon generated within each year</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Measure/Indicator</strong></th>
<th><strong>Trend/Target</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Decisions on planning applications for hydrocarbon development.</td>
<td>100% of decisions made on planning applications for hydrocarbon development are consistent with Policies M7a and M7b.</td>
</tr>
<tr>
<td>Whether permissions are granted for surface development within the defined no go areas</td>
<td>None should be granted</td>
</tr>
</tbody>
</table>

**Intervention levels**

- A downward trend in the volume of hydrocarbons permitted to be extracted
- Permissions granted in the defined no go areas

6.8. **Mineral processing at mineral sites**

6.8.1. In the plan area, extracted and imported minerals are processed in a number of ways to prepare or adapt the mineral for sale or to manufacture an article from it. Primary processing includes washing, crushing and screening at both mineral extraction quarries and at rail depots and wharves where material is delivered. This section sets out how proposals for primary processing and secondary activities (including concrete batching, brick manufacture and coated roadstone production) at minerals sites (including mineral extraction sites, rail depots, and wharves) will be considered. Proposals for additional railhead and wharf capacity will primarily be considered against the development management policies, set out in Chapter 8.

6.8.2. Where primary and secondary processing takes place as part of quarrying operations this may be allowed as permitted development\(^{40}\) but only for as long as the duration of permitted mineral extraction at the site, which is, by its nature, a temporary activity.

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\(^{40}\) Town and Country Planning (General Permitted Development) Order
6.8.3. Some unprocessed excavated material is transported from quarries that do not have processing equipment to nearby sites that do, thereby reducing the overall need for such plant.

6.8.4. The relevant strategic objective is: 1: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

6.8.5. The strategy is to allow primary processing of excavated or imported material on sites that have a clear link to the site where the material has been excavated or imported, until such activity ceases. Proposals for secondary processing, such as concrete batching, brick manufacture, and coated roadstone production, on mineral sites will be considered against Policy M8, the development management policies, including those intended to protect amenity (see Policy M18), and other policies in the ‘development plan’ for the area.

<table>
<thead>
<tr>
<th>Policy M8: Mineral processing at mineral sites</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposals for primary and/or secondary mineral processing will be permitted provided that:</td>
</tr>
<tr>
<td>(a) the proposed operations:</td>
</tr>
<tr>
<td>(i) are linked to the operations on the site;</td>
</tr>
<tr>
<td>(ii) will remain ancillary to the principal development at the site;</td>
</tr>
<tr>
<td>(iii) are of a duration that is tied to that of any primary extraction operation.</td>
</tr>
<tr>
<td>(b) the overall restoration scheme and progressive restoration of the site is not unduly delayed or prolonged or in some other way jeopardised.</td>
</tr>
</tbody>
</table>

6.8.6. Proposals for mineral processing on existing minerals extraction sites will be subject to separate planning applications which should show how the proposal is needed to process the excavated mineral.

6.8.7. Depending on the level of cumulative impacts, as assessed by Policy M22, proposals which look to extend the life of the minerals working, and so extend the duration of impacts and delay the restoration of the site, may not be acceptable.

6.8.8. Secondary processing, independent of extraction, and not sited on or adjacent to, mineral extraction sites, will be subject to the separate District and Borough Council development management regime.
### Implementation and Monitoring

<table>
<thead>
<tr>
<th>Actions</th>
<th>Key Organisation(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development management process</td>
<td>WSCC, SDNPA, minerals industry</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of mineral extraction proposals that include plant, processing and secondary activities</td>
<td>No trend/targets identified, as it is not expected that unacceptable proposals will progress to planning applications</td>
</tr>
<tr>
<td>Number of proposals for plant, processing or secondary proposals that are refused because of unsatisfactory impacts on the mineral working scheme</td>
<td>Upward trend in proposals involving plant, processing or secondary activities that are refused.</td>
</tr>
</tbody>
</table>

### 6.9. Safeguarding Mineral Resources

6.9.1. Mineral resources are finite and must be protected to ensure future generations can meet their own needs. Minerals can only be worked where they naturally occur and with increased pressure on land use, resources should not be needlessly sterilised by other forms of development.

6.9.2. Sterilisation of mineral resources can occur as a result of surface development directly overlying the mineral resource, or by development that is situated on, or close to, the boundary of a resource. The approach to safeguarding each mineral type may vary according to the geology, supply and demand for minerals.

6.9.3. Based on the BGS assessment of the best available geological knowledge, four mineral resources (sand and gravel, chalk, clay and sandstone) were considered of economic importance in West Sussex, warranting safeguarding for future generations.

6.9.4. Non-minerals development may be proposed which is considered so important as to override the need to safeguard a mineral resource. Such development may include that which is of national and/or wider strategic importance. In any event, when assessing proposals, the need for

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41 West Sussex County Council commissioned the British Geological Survey (BGS) to assist in identifying and delineating Mineral Safeguarding Areas (MSAs) and Mineral Consultation Areas (MCAs).
potentially sterilising development will be weighed against the need to avoid sterilisation of the underlying mineral and will take account of the objectives and policies of the development plan as a whole.

6.9.5. The **strategic objective** that is of particular relevance to the safeguarding of minerals is as follows: 5: To safeguard potential economically viable mineral resources from sterilisation.

6.9.6. The plan safeguarding **strategy** is to ensure that the sand and gravel, chalk, clay and sandstone resources are appropriately safeguarded as described below in order that the potential sterilisation of important minerals is considered alongside other land uses when a planning application is being considered.

6.9.7. The safeguarded areas include a proximal buffer which extends 250m beyond its mapped extent. Defining MSAs does not carry a presumption that any areas within MSAs will ultimately be acceptable for mineral extraction.

**Soft Sand, Silica Sand, and Sharp Sand and Gravel**

6.9.8. The approach to safeguarding soft sand and sharp sand and gravel is to include the whole of the unconsolidated sand and gravel mineral resources. The soft sand resources may also have the potential to be of silica sand quality which is of national importance. This approach takes account of their more limited distribution and ensures that the safeguarding of these resources is maximised. The MSAs for soft sand (including potential for silica sand) and sharp sand and gravel are shown in Appendix E.

**Chalk**

6.9.9. Due to the broad extent of the chalk resource and the limited demand for it, there is no need to safeguard the entire resource. Prior extraction of chalk is not likely to be practicable due to the market for this mineral and the cost of transporting it. The existing and active chalk extraction sites within West Sussex hold sufficient reserves to meet the need over the Plan period. The existing safeguarded active and inactive\(^2\) chalk quarries that have unworked permitted reserves are listed in the Annual Monitoring Report.

**Brick Clay**

6.9.10. West Sussex contains regionally important brick-making raw materials. The most important clay resources that have been included in the brick clay MSA are the Weald and Wadhurst formations. Due its broader extent and lesser demand the MSA for the Weald formation excludes urban areas\(^3\). The clay MSA will also include Pitsham brickworks, although the

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\(^2\) See Glossary for definition of ‘inactive’

\(^3\) Urban areas are defined as the settlement areas in District and Borough Local Plans
Gault formation clay, which supplies Pitsham brickworks, will not be safeguarded in its entirety because it is only extracted in small quantities and not economically significant.

**Sandstone (building stone)**

6.9.11. In West Sussex, sandstone is only used on a small scale for local projects. If the character of historic buildings is to be maintained, supplies of new matching stone are needed for repair and for new construction. The Hythe Formation, Horsham Stone, Ardingly Sandstone and Cuckfield Stone are included in the MSA for stone matching purposes (excluding urban areas). Safeguarding the most important building stones will ensure that they are available for the repair of historic buildings in the future. The Strategic Stone Study provides a database of the most significant building stone types and which quarries they were sourced from.

**Oil and Gas**

The precise extent of oil and gas resources in West Sussex is unknown. Sterilisation of oil and gas resources is not likely to occur due to the depth at which it takes place, and the ability to use horizontal drilling. Existing onshore hydrocarbon exploration, appraisal and production facilities will be safeguarded from proximate development (see Policy M10).

### Policy M9: Safeguarding Minerals

| (a) | Existing minerals extraction sites[^44] will be safeguarded against non-mineral development that prejudices their ability to supply minerals in the manner associated with the permitted activities. |
| (b) | Soft sand (including potential silica sand), sharp sand and gravel, brick-making clay, building stone resources and chalk reserves[^45] are safeguarded against sterilisation. Proposals for non-mineral development within the Minerals Safeguarded Areas (as shown on maps in Appendix E) will not be permitted unless: |
| (i) | Mineral sterilisation will not occur; or |
| (ii) | it is appropriate and practicable to extract the mineral prior to the development taking place, having regards to the other policies in this Plan; or |
| (iii) | the overriding need for the development outweighs the safeguarding of the mineral and it has been demonstrated that prior extraction is not practicable or environmentally feasible. |

[^44]: The existing minerals extraction sites which are safeguarded by Policy M9 are listed in the Annual Monitoring Report.
[^45]: Chalk reserves specified in the Annual Monitoring Report will be safeguarded.
6.9.12. In order to ensure that consultation takes place between the County and District planning authorities a Mineral Consultation Area (MCA) has been defined. The MCA, which is published separately from the Minerals Local Plan, covers the same area as the MSA but also includes safeguarded minerals infrastructure. The MSA is to be included in District and Borough Council Local Plan Policies Maps. The MCA is a mechanism intended to ensure that consultation takes place between county and district/borough planning authorities in two-tier authority areas when mineral interests could be compromised by non-minerals development, especially in close proximity to a known mineral resource. District and Borough Councils will be required to consult the Authorities on proposals for non-mineral development in the MCA. Further explanation is provided in separate guidance on safeguarding.

6.9.13. Where non-mineral development is proposed, developers may be required to carry out investigation work to ascertain whether economically viable mineral resources are present and whether prior extraction is practicable. The results of this work should be reported in a ‘Minerals Resource Assessment’ that is submitted with any application (for more detail see separate guidance on safeguarding). For the Authorities to raise no objection to the non-mineral development, they will need to be satisfied that either minerals sterilisation will not occur (either because the mineral resources are not economically viable or that an appropriate and practicable level of prior extraction can take place) or because there is an overriding need for the development.

6.9.14. Pre-application discussions are encouraged to ensure that minerals safeguarding is considered at the earliest opportunity. Separate guidance has been published that explains further how safeguarding will work in practice.

6.9.15. MCAs will also include other infrastructure such as wharves, railheads, hydrocarbon production facilities, concrete batching plants and asphalt plants (see Policy M10). A list of safeguarded facilities is maintained in the Annual Monitoring Report.

<table>
<thead>
<tr>
<th>Implementation and Monitoring</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Actions</strong></td>
</tr>
<tr>
<td>Record all planning permissions for non-mineral development in the safeguard areas</td>
</tr>
</tbody>
</table>

**Measure/Indicator**: Trend/Target
Sterilisation of important mineral resources

| Sterilisation of important mineral resources | There should not be any sterilisation unless the benefits of the development outweigh the loss of the mineral |

| Intervention levels | Significant sterilisation of safeguarded minerals |

6.10. Safeguarding Minerals Supply Infrastructure

6.10.1. Certain types of infrastructure play an important role in the supply of minerals to West Sussex, particularly wharves and railheads, which are used for the importation of crushed rock and sand and gravel. They also reduce the transport of minerals by road thereby facilitating more sustainable transport of minerals.

6.10.2. Much of the demand for sharp sand and gravel is met by landings of marine dredged aggregates at Shoreham Port which have increased steadily. The 10 year average sales for the period 2006 to 2015 is 1,187,300 tonnes per annum and 10 year average landings is 955,100 tonnes. The demand for marine dredged aggregate based on landings data and other relevant local information suggests that 1,239,800 tonnes, as set out in the LAA (2016).

6.10.3. All supplies of land-won crushed rock are imported into West Sussex via railheads and wharves. Sales of crushed rock from railheads has fluctuated over the period 2006-2015, and peaked in 2013 at 814,401 tonnes. Annual sales of crushed rock from wharves have varied between 55,786 tonnes and 151,556 tonnes over the the same period. The demand for crushed rock imports to West Sussex may be as high as 127,600 tonnes per annum via wharves and 692,500 tonnes per annum via railheads, as set out in the LAA (2016).

6.10.4. There are a number of important wharves located in the ports of Shoreham and Littlehampton, used for the importation of marine dredged aggregate, and crushed rock. There is also a wharf at Shoreham (Rombus Wharf) which is safeguarded for its potential to be used for minerals importation in the future. This wharf is therefore included in the overall wharf capacity provided for minerals importation.

6.10.5. There are also five railheads in West Sussex; three in Crawley; one in Ardingly; and one in Chichester. An assessment of future demand, outlined above and set out in the LAA (2016), shows that these facilities

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46 The landings figure is less than the sales figure as sales of landed aggregate take place between mineral operators within the Port prior to being sold beyond the port.
will be required in future to ensure that there is a continued steady and adequate supply of minerals in West Sussex.

6.10.6. The relevant **strategic objective** is: **4: To protect and maintain the existing mineral development sites and infrastructure including capacity for importation of minerals via the ports of Littlehampton and Shoreham and the railheads at Chichester, Crawley and Ardingly.**

6.10.7. National policy, through paragraph 143 of the NPPF, stipulates that minerals infrastructure, including railheads, wharves, associated processing infrastructure, as well as sites for concrete batching, producing coated materials and recycled and secondary aggregate facilities must be safeguarded.

6.10.8. Other minerals supply infrastructure requiring safeguarding includes that used in hydrocarbon exploration, appraisal and production.

6.10.9. The minerals infrastructure safeguarding **strategy** is to safeguard existing minerals infrastructure and prevent incompatible development near to it in order to ensure it can continue to supply the markets of West Sussex and beyond in future.

<table>
<thead>
<tr>
<th>Policy M10: Safeguarding Minerals Infrastructure</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Development on, or near to, sites hosting permanent minerals infrastructure, that would prevent or prejudice its operation will not be permitted unless:</td>
</tr>
<tr>
<td>(i) the site or infrastructure is no longer suitable for continued minerals use; or</td>
</tr>
<tr>
<td>(ii) redevelopment of the site or loss of the infrastructure would form part of a strategy or scheme that has wider social and/or economic benefits that clearly outweigh the retention of the site or the infrastructure for minerals use; and,</td>
</tr>
<tr>
<td>(iii) a suitable replacement site or infrastructure has been identified and is available;</td>
</tr>
<tr>
<td>(b) Where safeguarded infrastructure is situated within a host quarry, wharf or rail depot facility, it is safeguarded for the life of the host site.</td>
</tr>
<tr>
<td>(c) The following permanent wharves and railheads are safeguarded for the purposes of mineral transportation:</td>
</tr>
<tr>
<td>(i) ARC Wharf, Shoreham (Policies map 2)</td>
</tr>
<tr>
<td>(ii) Turberville and Penneys Wharf, Shoreham (Policies map 2)</td>
</tr>
<tr>
<td>(iii) Halls Wharf, Shoreham (Policies map 2)</td>
</tr>
</tbody>
</table>
(iv) Rombus Wharf, Shoreham (Policies map 2)
(v) Railway Wharf, Littlehampton (Policies map 4)
(vi) Chichester Railway Sidings (Policies map 5)
(vii) Ardingly Rail Depot (Policies map 6)
(viii) Tinsley Goods Yard, Crawley (Policies map 7)
(ix) Crawley Goods Yard (Policies map 7)
(x) Crawley Goods Yard (Policies map 7)

(d) Development on, or near to, sites hosting temporary minerals infrastructure, that would prevent or prejudice its operation, will not be permitted, for the duration of the temporary permission, unless:

(i) the site or infrastructure is no longer in, or suitable for, continued minerals use; or

(ii) redevelopment of the site or loss of the infrastructure would form part of a strategy or scheme that has wider social and/or economic benefits that clearly outweigh the retention of the site or the infrastructure for minerals use;

(e) The following temporary wharves are safeguarded for the purpose of mineral transportation:

(i) Kingston Railway Wharf (Policies map 3)
(ii) New Wharf (Policies map 3)

6.10.10. The Authorities may object to other, competing developments, which may put safeguarded facilities at risk of operating normally. Neighbouring development may cause an unacceptable impact on the operation of an existing, planned or potential site, such that their capacity or viability for minerals storage, processing and transportation, or other supply purposes may be compromised.

6.10.11. The wharves within Shoreham Port include two located in the Western Harbour Arm, which are within an area subject to plans for regeneration, as set out in the Shoreham Harbour Joint Area Action Plan. In 2016 these wharves have temporary permission and this Plan allows for their redevelopment for non-minerals use as part of the regeneration proposals. These wharves are safeguarded whilst they have planning permission, and further permissions may be granted for further mineral related development at these sites if there is not a conflict with other development plan policies and objectives. These temporary permissions can contribute positively to ensuring a steady and adequate supply of minerals to the area. The wharf in Littlehampton (Railway Wharf) falls within the Littlehampton Economic Growth Area which is proposed within the emerging Arun District Local

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47 Rombus wharf is safeguarded for its potential to import minerals in future.
Plan; however, it remains safeguarded subject to the requirements of Policy M10.

6.10.12. The safeguarded site at Ardingly Rail Depot (Policy M10 (c) (vii)) contains part of the route of a proposed reinstated railway link between Horsted Keynes and Haywards Heath, as part of the Bluebell Railway. This railway link is safeguarded for this form of development by existing and emerging local planning policy. This railway link may require some minor alterations to the layout of the infrastructure at Ardingly Rail Depot but it is likely that this can take place without detriment to the safeguarded mineral operations.

6.10.13. The Local Planning Authorities will consult the Minerals Planning Authority and take account of its views before making a planning decision (e.g. associated with a planning application or policies within a local plan) for non-mineral related development proposed at, or within 250m of, safeguarded sites described in Policy M10.

6.10.14. A list of safeguarded minerals infrastructure is maintained in the Annual Monitoring Report and is updated annually. The list includes facilities used for:

- Hydrocarbon exploration, appraisal and production;
- concrete batching;
- brickworks
- the manufacture of coated materials and other concrete products;
- the handling, processing and distribution of substitute, recycled and secondary aggregate material.

6.10.15. The landing of minerals at Ports and import of minerals via railheads is essential to ensuring a steady and adequate supply of minerals to the area and so specific wharves and railheads have been identified in Policy M10. In the event that other wharves and railheads are permitted for minerals supply, these will be listed in the Annual Monitoring Report and similarly safeguarded.

6.10.16. Proposals for non-minerals development at a safeguarded site will be considered against the ongoing need for the safeguarded minerals facility and whether adequate compensatory capacity can be provided elsewhere. Replacement capacity must be at least equivalent in terms of tonnage, accessibility, location in relation to the market, suitability, availability of land for processing and stockpiling of minerals, and, in the case of wharves, the size of the berth for dredgers, barges or ships.

6.10.17. Safeguarded capacity at a particular wharf may be lost to a non-minerals development provided that adequate compensatory capacity
exists elsewhere in the Port. Other circumstances when non-minerals development may be allowed are set out in Policy M10.

6.10.18. Existing minerals infrastructure will be protected from inappropriate neighbouring developments that may prejudice their continuing efficient operation. Buffers may be included such that sensitive uses are not located adjacent to or within, for example, 250 metres of a minerals handling site. The actual extent of any such buffer will depend upon the nature of the proposed ‘sensitive’ use and on the specific impacts of the current minerals operation.

6.10.19. Safeguarding guidance has been published that includes more information about the approach to safeguarding minerals infrastructure.

<table>
<thead>
<tr>
<th>Implementation and Monitoring</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Actions</strong></td>
</tr>
<tr>
<td>Record any loss, unacceptable impact on the sites listed in the policy. Capacity will be monitored in the LAA.</td>
</tr>
<tr>
<td><strong>Measure/Indicator</strong></td>
</tr>
<tr>
<td>Loss or unacceptable impact on sites listed in the policy</td>
</tr>
<tr>
<td><strong>Intervention Levels</strong></td>
</tr>
</tbody>
</table>
7. Strategic Minerals Site Allocations

7.1. Introduction

7.1.1. This chapter identifies the mineral site that has been allocated in the Plan in pursuit of the following strategic objective; 1: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

7.1.2. Paragraph 143 of the NPPF requires that Local Plans should allocate sites to promote development and flexible use of land. Specifically in relation to planning for aggregate minerals, paragraph 145 of the NPPF states that Mineral Planning Authorities should plan for a steady and adequate supply by, amongst other things, identifying specific sites, preferred areas and/or areas of search and locational criteria as appropriate.

7.1.3. Allocation of a site gives certainty to the mineral industry and local communities about the acceptability 'in principle' of the use of an identified site for mineral extraction. However, all planning applications must be judged on their merits and the allocation of a site in the Plan does not mean that a proposal for the allocated use will automatically be granted planning permission; the proposal must be acceptable in its own right taking into account all the material considerations. This includes the application to the proposed development of the relevant use-specific and general development management and policies of this Plan. It should also be noted that wider (non-land use planning) controls may apply to development proposals, for example, the environmental permitting regime.

7.1.4. Although the allocated sites are currently available for mineral uses during the Plan period, circumstances may change and they may not come forward as expected. Private sector businesses (and, therefore, commercial considerations) will determine whether extraction will actually take place. Therefore, the Plan potentially allows, under the use-specific policies in the preceding chapter, for other sites to come forward for mineral extraction. Such provision will provide additional flexibility and compensate for any allocated sites that do not come forward for minerals extraction. Accordingly, the fact that a site is not allocated in the Plan does not mean that a proposal for mineral extraction at that site will not receive planning permission at some future date.

7.1.5. Following technical work and discussions with the mineral industry, statutory and other consultees, and resident and community groups, a
number of guiding principals have been identified for the location of new mineral extraction sites. These sites are needed to address likely demand shortfalls for meeting needs for soft sand in West Sussex as identified in Chapter 6.

7.1.6. There are five key guiding principles that have been used to guide the identification of the allocated sites:

- **First principle:** Places where there are opportunities to restore land beneficially, for example a net-gain in biodiversity.

- **Second principle:** Places without a sensitive natural or built environment and away from communities, in order to protect the amenity of businesses, residents and visitors to West Sussex.

- **Third principle:** the new sites should have good access to the Lorry Route Network (LRN). Access from the site to the LRN should be acceptable ‘in principle’, that is, there should not be any technical issues, with regard to highway capacity and road safety, that cannot be overcome.

- **Fourth principle:** The need to protect and enhance, where possible, protected landscapes in the plan area, particularly ensuring that any major minerals development will only be considered within designated landscapes in exceptional circumstances and in the public interest.

- **Fifth principle:** The need to avoid the needless sterilisation of minerals by other forms of development.

### 7.2. Strategic Mineral Site Allocation

7.2.1. A detailed technical assessment of the site has been undertaken that has not identified any overriding or fundamental constraints to the proposed forms of development on the allocated sites. This includes, for example, the potential impact of the development on amenity and character, and risk to the natural and historic environment. It is considered, therefore, that any potential unacceptable impacts can be prevented, minimised, mitigated, or compensated for to an acceptable standard. Accordingly, the site allocated in Policy M11 is acceptable ‘in principle’ for the allocated use/s.
Policy M11: Strategic Minerals Site Allocations

(a) The following site is allocated for the extraction of clay for brick making and is acceptable, in principle, for that purpose:

- Extension to West Hoathly Brickworks (Policies Map 1)

(b) The development of the allocated site must take place in accordance with the policies of this Plan and satisfactorily address the ‘development principles’ for that site identified in the supporting text to this policy.

(c) The allocated site will be safeguarded from any development either on or adjoining the sites that would prevent or prejudice the development of its allocated minerals use or uses.

Implementation and Monitoring

<table>
<thead>
<tr>
<th>Actions/Activities</th>
<th>Key Organisation(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development management process</td>
<td>WSCC, minerals industry</td>
</tr>
<tr>
<td>Monitoring the <code>take-up</code> of allocated sites through the AMR</td>
<td>n/a</td>
</tr>
<tr>
<td>Measure/Indicator</td>
<td>Trend/Target</td>
</tr>
<tr>
<td>Number of applications for minerals working on allocated sites permitted per annum.</td>
<td>n/a</td>
</tr>
<tr>
<td>Type of facilities permitted on allocated sites per annum</td>
<td>In line with the requirements of the Plan area as set out in Policy M11</td>
</tr>
</tbody>
</table>

Intervention Levels

- A downward trend in applications on allocated sites (compared with applications on unallocated sites).
- Loss of allocations to non-minerals uses or use for minerals determined as being undeliverable.

7.2.2. The broad location of the site allocated in Policy M11 is shown on the Policies Map. The boundary of the allocated site is identified on Policies Map 1. The following paragraphs identify ‘development principles’ for the site, that is, specific issues that will need to be addressed at the planning application stage, as and when proposals come forward for the allocated site. Policy M11 requires these principles to be satisfactorily addressed.
in addition to any requirements within the use-specific and general development management policies of this Plan. Application of the Development Principles should take place alongside full consideration of the Development Management policies set out in Chapter 8.

7.2.3. **Extension to West Hoathly Brickworks, West Hoathly (Policies map 1)**: Located in West Hoathly, Mid Sussex, the site is used for agricultural purposes and is approximately 9 hectares in size. The site would provide a 2-3 year supply of Wadhurst clay to the existing brick factory. The after use for this site would be a return to agricultural uses, or restoring part, or all, of the land to woodland. Restoration should seek to reinstate the original profile of the site.

7.2.4. The development principles for the Extension to West Hoathly Brickworks are as follows:

(i) Phasing of clay extraction and restoration so that a series of small areas are developed in sequence, to reduce visual intrusion;

(ii) careful siting of extraction and infrastructure on the lower areas to the northwest of the site to reduce visual intrusion on the village and Historic Park and Garden to the south;

(iii) perimeter mounding (using topsoil and overburden) and then planting of native trees and shrubs along the southern and eastern boundary, including some evergreen species, to screen/filter views of the village to the southeast, and Top Road to the south;

(iv) perimeter mounding should be carried out and then planting of native trees and shrubs along the north western boundary, to reduce visibility from views along the valley and the hills to the northwest within the wider AONB;

(v) in order to minimise negative impacts on mature trees and watercourses, appropriate buffers, where no development shall take place, should be created and retained along the watercourse, and around the mature trees and ancient woodland within and adjacent to the site around these features;

(vi) in areas where no excavation is to occur, existing hedgerows, mature trees and vegetation should be protected and linked by new planting to create continuous corridors of trees and vegetation, connected to wider networks of hedges in surrounding areas and reducing overall visibility across the site from surrounding areas;

(vii) an assessment of the impact on the Ancient Woodland (Blackland Wood, Front Wood and Cookhams Shaw); should be carried out, appropriate buffers incorporated, and mitigation provided, if required in accordance with Natural England and the Forestry Commission’s standing advice;

(viii) an assessment of the impact on the Ashdown Forest SPA/SAC, and Wakehurst & Chiddingly Woods SSSI and Weir Wood Reservoir SSSI should be carried out and mitigation provided, if required;
(ix) an assessment of the impact on nearby listed buildings (including Aldern House, Old Coombe House and Blackland Farmhouse) and the Historic Parkscapes (Courtlands and Northwood House) should be carried out and mitigation provided, if required;

(x) at pre-application stage, a Lidar survey should be undertaken and an assessment of the impacts on buried archaeological remains should be carried out including archaeological field evaluation and mitigation measures where required;

(xi) a flood risk assessment should be carried out, and mitigation provided, if required;

(xii) potential impacts on the Crawley AQMA resulting from site operations and HGV traffic should be identified and mitigation set out if required;

(xiii) opportunities should be sought to enhance future public access.;

(xiv) access to the site should be through the existing brickworks;

(xv) as the site contains Grade 3 Agricultural Land Quality, an assessment should be undertaken of the potential for high quality agricultural land should be undertaken, and mitigated provided, if required;

(xvi) the power line and BT line should be diverted or protected, as necessary;

(xvii) the site shall be restored either to agricultural or woodland use in accordance with the following principles, either:

   a. Reinstate the original profile of the site and returning it to agricultural use. Long term restoration should aim to restore and reinforce existing landscape elements in keeping with the surrounding pattern, including the structure of hedgerows and hedgerow trees. It should aim to maximise the farmland habitat value and connectivity with the surrounding structure of hedgerows and woodland. It should also include the creation of ponds, a notable feature of the local landscape and important component of the habitat diversity of the area, or,

   b. restoring all or part of the site to woodland following extraction. Long term restoration should aim to maximise the habitat value by taking opportunities to link it into the surrounding structure of hedgerows and woodland. It should also include the creation of ponds, a notable feature of the local landscape and important component of the habitat diversity of the area.

(xviii) A site liaison group involving the local community should be established if necessary, by the operator to address issues arising from the operation of the site.
8. Development Management Policies

8.1. Introduction

8.1.1. The West Sussex Minerals Local Plan will include various Development Management policies which will support the Strategic Objectives and ensure that there is no unacceptable harm to the amenity, character, and the environment or any other material considerations as a result of minerals development.

8.1.2. This chapter sets out the development management policies (M12-26) which are for use in determining applications for minerals development. The main development management issues, considered in this chapter are as follows:

- Character
- Landscape
- Historic Environment
- Air, Soil and Water Quality
- Biodiversity and Geodiversity
- Public Amenity and Health
- Flooding
- Transport
- Aerodrome Safeguarding
- Cumulative Impact
- Design and Operation of Mineral Facilities
- Restoration and Aftercare
- Community Benefits and Engagement
- Recycled and Secondary Aggregates

8.1.3. Each section covers a separate issue and has the following structure: the relevant strategic objective(s); the policy (bold text in boxes); the supporting text, and implementation and monitoring.

8.1.4. The ‘Local Lists’ adopted by each authority provide details about the information that is required to validate/determine a planning application. It should also be noted that wider (non-land use planning) controls may apply to development proposals, for example, the environmental permitting regime.

Planning Performance Agreements

8.1.5. Due to the complex nature of larger minerals applications and the need for the Authorities to work closely with the applicant, consultees and communities, the use of a planning performance agreement will be sought. A planning performance agreement is a voluntary project
management tool which the local authority and applicants can use to agree timescales, actions and resources for handling particular applications. They can also be used to identify the preferred approach to community engagement. They should be entered into prior to the application being submitted.

**Planning Obligations**

8.1.6. Where the use of planning conditions is not possible, in some circumstances, development proposals could be considered to be acceptable if planning obligations are used. These can either take the form of legal agreements entered into by planning authorities or a unilateral undertaking made by the developer and any person with an interest in the development and the relevant land. The types of matters that may need to be covered in planning obligations are as follows:

- revocation and consolidation of planning permissions
- highways and access improvements
- creation of new access to land and / or restoration projects
- traffic management measures including the regulation of lorry traffic
- provision and management of off-site or advance tree planting and screening
- extraction in advance of future development
- environmental enhancement and the delivery of Local Biodiversity Action Plan Targets
- protection and enhancement of internationally, nationally and locally important sites
- landscape enhancement
- protection of internationally, nationally and locally notable and protected species
- long term management and monitoring of mitigation or compensation sites and their protection from further development
- provision and long term maintenance of an alternative water supply should existing supplies be affected
- archaeological investigation, analysis, reporting, publication and archive deposition
establishment of a liaison committee

- long-term site management provision to establish and/or maintain beneficial after-use

- improvement to the public rights of way network

- financial guarantees to ensure restoration and long term maintenance is undertaken

- measures for environmental, recreational, economic and community gain in mitigation or compensation for the effects of minerals development

- codes of construction practice that incorporate the requirement for the majority of the construction workforce to be recruited locally. Opportunities for modern apprenticeships to be made available for a proportion of the construction workforce

- the majority of the operational staff at large minerals developments to be sourced from the local area and opportunities for modern apprenticeships and other nationally recognised training schemes to be available for a proportion of the workforce

### 8.2. Character

8.2.1. The relevant **strategic objectives** are;

- **7:** To conserve and enhance the landscape and townscape character of West Sussex and the special qualities of the South Downs National Park and the local distinctiveness and character of the High Weald AONB and Chichester Harbour AONB and the settings of all protected landscapes.

- **8:** To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.

<table>
<thead>
<tr>
<th>Policy M12: Character</th>
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<tbody>
<tr>
<td>Proposals for mineral development will be permitted provided that:</td>
</tr>
<tr>
<td>(a) they would not have an unacceptable impact on the character, distinctiveness, sense of place of the different areas of the County, the special qualities of the South Downs National Park, and the setting and character of the Chichester Harbour and High Weald Areas of Outstanding Natural Beauty and the setting of</td>
</tr>
</tbody>
</table>
(b) they would not have an unacceptable impact on the separate identity of settlements and distinctive character of towns and villages (including specific areas or neighbourhoods) and development would not lead to their actual or perceived coalescence; and

(c) they reflect and, where possible, reinforce the distinctive attributes of the main character areas (including the retention of important features or characteristics).

8.2.2. The purpose of this policy is to conserve and enhance the character of West Sussex. Character is defined as a distinct, recognisable and consistent pattern of elements that makes each landscape different. In short, it is what makes an area unique. Any changes to individual elements (characteristics) of a place could impact upon the landscape as a whole. It is, therefore, important to recognise and protect key characteristics in order to ensure that valued landscapes and townscapes are maintained.

8.2.3. The character of West Sussex is important to residents and visitors alike. Many factors have shaped the distinctive character of the County, including the geology, vegetation, and human activity, and it continues to evolve. The location, scale, appearance, and level of activity of mineral development will inevitably have some effect on this character. It is important that impacts are kept to an acceptable level.

8.2.4. When planning and considering development it is important that attention is paid to the West Sussex and South Downs landscape character areas and the Historic Landscape Character Assessment. In the case of major facilities, it is likely that a landscape assessment will be necessary. Particular attention should be given to the design of facilities to safeguard character and the need for techniques of mitigation to minimise the potential impact of proposals.

8.3. Protected Landscape

8.3.1. The relevant strategic objective is 7: To conserve and enhance the landscape and townscape character of West Sussex and the special qualities of the South Downs National Park and the local distinctiveness and character of the High Weald AONB and Chichester Harbour AONB and the settings of all protected landscapes.

Policy M13: Protected Landscape

(a) Proposals for mineral development within protected landscapes (the South Downs National Park, the Chichester Harbour Area of Outstanding Natural Beauty, and the High Weald Area of Outstanding Natural Beauty) will not be permitted unless:

   i. the site is allocated for that purpose in the adopted plan; or

   ii. the proposal is for a small-scale development to meet local needs that can be accommodated without undermining the objectives of the designation; or

   iii. the proposal is for major mineral development that accords with part (c) of this Policy.

(b) Proposals for mineral development located outside protected landscapes will be permitted provided that they do not undermine the purposes of the designation.
(c) Proposals for major mineral development within protected landscapes will not be permitted unless there are exceptional circumstances and where it is in the public interest as informed by an assessment of:

i. the need for the development, including in terms of any national considerations, and the impact of permitting it, or refusing it, upon the local economy;

ii. the cost of, and scope for, developing elsewhere outside the designated area, or meeting the need for the mineral in some other way; and

iii. any potential detrimental impact on the environment, landscape, and recreational opportunities, and the extent to which identified impacts can be satisfactorily mitigated.

8.3.2. This policy sets out how proposals for mineral development will be expected to conserve and enhance the landscapes and townscapes of West Sussex. Landscape results from the way that different components of our environment, both natural and cultural, interact. Landscape character is the pattern that arises from particular combinations of different components.

8.3.3. More than half of West Sussex is included within a National Park and two Areas of Outstanding Natural Beauty (AONBs): the South Downs National Park and the High Weald and Chichester Harbour AONBs. National policy sets out that designated landscapes should be given the highest level of protection. More than half of West Sussex is included within a National Park and two Areas of Outstanding Natural Beauty (AONBs): the South Downs National Park and the High Weald and Chichester Harbour AONBs. Each designated area has a specific Management Plan and objectives, which all minerals development within, or impacting on, protected landscapes, should take account of.

8.3.4. Due to their nature and size, mineral developments can have significant impacts on these designated landscapes, both during operations and following restoration. In order to maintain the unique landscape character, it is important to protect their natural beauty, distinctive character, and remote and tranquil nature from unnecessary harm wherever possible. Development proposals should therefore take suitable

account of the SDNPA purposes and AONB Management Plan Objectives when considering the impact on protected landscapes.

8.3.5. Paragraph 116 of the NPPF states that ‘planning permission should be refused for major developments in these designated areas except in exceptional circumstances and where it can be demonstrated they are in the public interest.’ The NPPF further states (paragraph 144) that when determining planning applications, local planning authorities should ‘as far as is practical, provide for the maintenance of landbanks of non-energy minerals from outside National Parks, the Broads, Areas of Outstanding Natural Beauty and World Heritage sites, Scheduled Monuments and Conservation Areas.’

8.3.6. Minerals can only be worked where they occur and there is a close correlation between the location of mineral resources and areas of high quality landscape and scenic beauty. Though they may be long-term, mineral workings are not permanent and their restoration can lead to opportunities for enhancement of the landscape. Therefore, unavoidable harm to the landscape should be mitigated as far as possible both during and after the mineral activity.

8.3.7. Within designated landscapes the requirements of paragraph 116 of the NPPF will need to be addressed. This will include provision of information about the national need for the mineral, as well as the benefits of permitting or refusing the application on the local economy. The expectation is that the search for alternatives outside the designated landscape should not be limited to the Plan area (or Licence Area for hydrocarbons) but should extend elsewhere within those areas identified nationally as having potential which are not themselves subject to national landscape designations.

8.3.8. There is also a need for applicants to demonstrate whether the financial cost of developing outside the designated area is such that the development cannot take place elsewhere. The assessment should also consider the detrimental effect on the environment, landscape and recreational opportunities. Consideration of these impacts can be undertaken under each topic area but they must then be evaluated as part of the overall paragraph 116 assessment.

8.3.9. Small scale development includes any development that is not major development for the purposes of paragraph 116 of the NPPF. i.e. development which does not have the potential to cause an unacceptable impact by reason of its scale, character or nature on the natural beauty, wildlife, cultural heritage and recreational opportunities of the SDNP or AONBs. Examples of small scale developments potentially include ancillary developments such as weighbridges, offices, haul roads and other minor amendments to existing planning permissions.
### Implementation and Monitoring

<table>
<thead>
<tr>
<th>Actions/Activities</th>
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<td>Development management process</td>
<td>WSCC, SDNPA, minerals industry, High Weald Joint Advisory Committee, Chichester Harbour Conservancy, Natural England</td>
</tr>
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<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
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<tbody>
<tr>
<td>Number of applications refused in the AONBs and SDNP (including percentage against total applications received) for large scale and small scale facilities</td>
<td>100% of decisions made on planning applications are consistent with Policy M13</td>
</tr>
<tr>
<td>Number of applications for minerals facilities permitted per annum within protected landscapes</td>
<td>Upward trend of minerals applications refused as a result of unacceptable impacts on protected landscapes arising from the proposal. Applications permitted against landscape advice.</td>
</tr>
</tbody>
</table>
8.4. **Historic Environment**

8.4.1. The relevant **strategic objective** is 8: *To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.*

<table>
<thead>
<tr>
<th>Policy M14: Historic Environment</th>
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<tr>
<td>Proposals for minerals development will be permitted provided that:</td>
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<tr>
<td>(a) heritage assets, and their settings, are conserved and, where possible, enhanced, in a manner appropriate to their significance, unless there are no alternative solutions and there are overriding reasons which outweigh the need to safeguard the value of the heritage assets;</td>
</tr>
<tr>
<td>(b) where appropriate, the further investigation and recording of any heritage assets to be lost (in whole or in part) is undertaken and the results made publicly available.</td>
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8.4.3. This policy seeks to protect nationally designated, locally designated and undesignated historic assets. The historic environment is a precious, non-renewable resource. West Sussex County Council and the South Downs National Park Authority are working with other local authorities, statutory undertakers, landowners, farmers and national agencies to promote understanding of the historic environment and to implement measures to mitigate the potentially damaging effects of construction, development and land management.

8.4.4. The NPPF seeks to ensure that the impact on heritage assets is considered in planning decisions. The PPG chapter on Conserving and enhancing the historic environment includes further guidance on how Local Plans should protect historic environments.

8.4.5. Assets covered by national designations are set out in the National Heritage List and make up part of the data in the local Historic Environment Records (HER). The West Sussex HER is maintained by WSCC and contains many entries that do not necessarily relate to national designations.

8.4.6. On occasion, however, the significance of a site or building may only become apparent when a development proposal is conceived. These late discoveries at a pre-application or application stage of the development process will constitute ‘un-designated heritage assets’. In particular,

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51 Heritage asset is defined as “a building, monument, site, place, area or landscape identified as having a degree of significance meriting consideration in planning decisions.”
archaeological assets encountered at this stage may sometimes possess
great or even national historical significance. The lack of a previous
designation will not necessarily imply a diminished importance. The
significance of undesignated heritage assets must be carefully assessed
and the desirability of their conservation will be weighed against wider
public benefits as planning applications are considered and determined.

**Historic Built Environment**

8.4.7. West Sussex has many buildings of architectural and historic interest
which need to be protected for their architectural and historic value and
their contribution to the character of the County as a whole and the
special qualities of the South Downs National Park.

8.4.8. Development proposals can affect heritage assets in a range of different
ways. They may have an obvious impact such as the disturbance of
buried archaeological remains. Physical impacts can range from minor
changes to the complete loss of the asset. Other impacts may not
physically alter the asset but may affect its setting. Carefully considered
changes to setting may well prove to be sympathetic and positive, but
adverse impacts can create negative perceptions. This can result in long
term decline of the asset or even, in extreme cases, total loss. In
determining applications likely to have a bearing on the setting of
heritage assets, guidance published by Historic England will be used to
assess impact.

8.4.9. The Authorities require all planning applications that affect or have the
potential to affect heritage assets and their settings, including sites with
archaeological potential, to be supported by a Heritage Statement. The
Heritage Statement should identify the significance of the asset and set
out the impact of the development. It should contain an appropriate level
of information and detail to satisfy the requirements set out in
paragraphs 128-141 of the NPPF. This includes consulting the West
Sussex HER, as a minimum. The level of detail required to support the
application should be proportionate to the significance of the heritage
asset and the impact of the development.

8.4.10. Mineral development proposals should have appropriate regard to
relevant guidance published by statutory bodies, including Historic
England.

8.4.11. The NPPF also distinguishes between potential harm that is ‘substantial’
or ‘less than substantial.’ Substantial harm is where a development
would wholly or partially destroy the significance of the heritage asset or
impinge upon its setting to an extent which undermines its essential
appreciation. However, it should be noted that less than substantial
harm may still prove significant, with some heritage assets being highly
sensitive to change. A minor intervention, considered acceptable on one
asset might be considered highly damaging on another, depending on its original or evolved purpose, design, age, rarity, state of preservation and significance.

8.4.12. The more important the asset the greater the weight should be on its conservation. In all instances, clear and convincing justification of any degree of harm is needed. The substantial harm to, or loss of, heritage assets of the highest significance, such as Scheduled Monuments, should be wholly exceptional.

8.4.13. In cases where harm, or significance, is assessed by the planning authority to be substantial, but justified by considerations of continued use, re-use or wider public benefits, then mitigation by recording will be required as a condition of consent. The deposition of the record including artefacts and ecofacts\(^\text{52}\) should be in a publicly accessible museum or record office, as well as the relevant HER.

8.4.14. In instances where some degree of harm to heritage assets or their setting is considered justified when balanced against public benefits, these benefits must be compelling, measurable, realistic and capable of assured delivery.

**Archaeology**

8.4.15. West Sussex has a rich archaeological heritage which represents a constraint to development. Of particular importance are Scheduled Monuments (SM); archaeological features that are nationally designated and protected under the Ancient Monuments and Archaeological Areas Act (1979) and require Scheduled Monument consent. A key planning issue regarding SMs is their setting; as human activity and development increases, the loss of settings of known SMs becomes more of a problem and the likelihood of archaeological remains to be set in a tranquil landscape reduced. Specific archaeological features and their settings must be identified in order to ensure that the development of mineral sites is sensitive to the setting of particularly important sites.

8.4.16. Minerals development in particular can pose a risk to the County’s archaeological character. Minerals excavation has destroyed a certain amount of archaeological remains in the past. However, mineral developments can also provide opportunities for landscape scale archaeology leading to greater knowledge and interpretation of the historical environment through increased access to industrial heritage assets such as old lime kilns or information boards detailing the history of mineral working in the area for example. A balance is therefore needed between preservation of important remains and appropriate recording.

\(^{52}\) Ecofacts include plant, animals and geological materials
8.4.17. In respect of Scheduled Monuments or non-designated heritage assets of equivalent significance, the preservation of the archaeological remains in situ and undisturbed will usually be required. In some cases this can be achieved by the design of proposals avoiding archaeologically sensitive areas, but where this has not been taken into account it could lead to refusal of an application.

8.4.18. In other cases, preservation by record (i.e. full excavation, recording and post excavation analysis) may be the appropriate response, though this is the least preferred approach. In these instances, the relevant authority will require applicants to provide a Written Scheme of Archaeological Investigation to be agreed by the authority and implemented. For projects which affect significant archaeological remains, the Written Scheme of Investigation must also include a programme which promotes a wider understanding and appreciation of the site’s archaeological heritage in a local and regional context.

8.4.19. A third option is to provide a “Watching Brief.” This requires the presence of an archaeologist during groundworks. The scope of the Watching Brief, including any provision to accommodate the discovery of archaeology, will be agreed through a Written Scheme of Investigation. This shall meet the requirements of Chartered Institute for Archaeologists (CIfA) “Standard and guidance for an archaeological watching brief” (published December 2014) or successive documents.

8.4.20. The Authorities will require all archaeological works to be undertaken to the highest professional standard.

8.4.21. In addition to direct physical impacts on archaeology, development can potentially impact on the setting of archaeological sites and this will be assessed in planning decisions. Where there is evidence of deliberate neglect or damage to archaeology, its deteriorated state will not be taken into account in any decision.

8.4.22. Where a development proposal affects, or has the potential to affect, non-designated heritage assets with archaeological interest, an appropriate desk based assessment and, where necessary, a field evaluation, should be submitted with any application.

8.4.23. Where appropriate, based on the results of desk based assessment and field evaluation submitted at the determination stage, further recording and investigation will be required to advance understanding of the significance of any heritage assets to be lost (wholly or in part) in a manner proportionate to their importance and the impact of the proposals; the results of this recording (and any archive generated) should be made publicly accessible.
8.5. Air, Soil and Water Resources

8.5.1. The relevant **strategic objectives** are:

8: **To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.**

9: **To minimise the risk to people and property from flooding, safeguard water resources, including aquifers, from contamination, and ensure the quality and quantity of the water environment is conserved and enhanced.**

**Policy M15: Air and Soil**

Proposals for mineral development will be permitted provided that:

(a) there are no unacceptable impacts on the intrinsic quality of, and where appropriate the quantity of, air and soil;

(b) there are no unacceptable impacts on the management and protection of such resources, including any unacceptable impacts on Air Quality Management Areas; and

(c) they are not located in areas subject to land instability, unless problems can be satisfactorily resolved, or are undertaken in a manner which could give rise to instability in future.
Policy M16: Water Resources

Proposals for mineral development will be permitted provided that they would:

(a) not cause unacceptable risk to the quality and quantity of water resources;\(^{53}\);

(b) not cause changes to groundwater and surface water levels which would result in unacceptable impacts on:

(i) adjoining land;

(ii) the quality of groundwater resources or potential groundwater resources; and

(iii) the potential yield of groundwater resources, river flows or natural habitats such as wetlands or heaths; and

(c) protect and where possible enhance, the quality of rivers and other watercourses and water bodies (including within built-up areas).

8.5.2. Policies M15 and M16 seek to protect the quality of air, soil, and water in West Sussex which can be affected by minerals development. It is the role of the Environment Agency to prevent pollution, regulate pollution control and protect human health, and the planning authority must not seek to duplicate the controls of the Environment Agency. However, the planning authority can consider, in consultation with the Environment Agency, and when appropriate, the water authorities and other relevant stakeholders, whether the nature and location of any development would affect air, soil or water resources, and if so what mitigation is necessary to avoid any unacceptable impact, and where possible as part of a development, what action could be taken to improve air, soil and/or water resources.

8.5.3. The chapter in the PPG on Air Quality provides guiding principles on how planning can take account of the impact of new development on air quality. It states that ‘Local Plans can affect air quality in a number of ways, including through what development is proposed and where, and the encouragement given to sustainable transport. Therefore in plan making, it is important to take into account air quality management areas (AQMAs) and other areas where there could be specific requirements or limitations on new development because of air quality.’

8.5.4. The Water Framework Directive (2000/60/EC) (WFD) is a European Directive which provides the framework for ensuring surface and ground

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\(^{53}\) including ground, surface, transitional, and coastal waters
water is protected and to achieve good qualitative and quantitative status for all water bodies. Minerals development can have significant impacts on flooding, water quantity and water quality. To ensure compliance with the WFD, minerals development must not cause any unacceptable impact on water resources. Planning applications should be supported by a risk assessment which evaluates the impact to surface and groundwater from the proposed operations, and include a comprehensive management scheme that will be agreed for the construction, operation and restoration of the proposals.

8.5.5. Policy M16 sets out how proposals for mineral development must take into account the need to protect the water resources of West Sussex. Water resources include all ground, surface, transitional and coastal waters. In assessing proposals the Authorities will consider the risk of flooding (Policy M19) and, where relevant, groundwater issues and water abstraction (Policy M16). All minerals development must take into account the need to protect the flow and quality of coastal, surface and groundwater resources. Minerals development will only be permitted if they are unlikely to have an unacceptable impact on water resources.

8.5.6. Planning applications should be supported by a risk assessment which evaluates the impact to surface and groundwater from the proposed operations; and include a comprehensive management scheme that will be agreed for the construction, operation and restoration of the proposals.

8.5.7. All minerals and waste proposals must include measures to ensure the achievement of both no deterioration and improved ecological status of all waterbodies within the site and/or hydrologically connected to the site. A hydrogeological assessment may be required to demonstrate the effects of the proposed development on the water environment and how these may be mitigated to an acceptable level.

8.5.8. Working beneath the water-table will not be permitted unless a comprehensive groundwater management scheme, covering the construction, operation and restoration phases has been previously agreed by the Authorities.

8.5.9. The NPPF states that the planning system should protect and enhance valued soils and prevent the adverse effects of unacceptable levels of pollution. This is because soil is an essential finite resource that provides important ‘ecosystem services’, for example as a growing medium for food, timber and other crops, as a store for carbon and water, as a reservoir of biodiversity and as a buffer against pollution.

8.5.10. The NPPF expects local planning authorities to take into account the economic and other benefits of the best and most versatile agricultural
land. This is particularly important in plan making when decisions are made on which land should be allocated for development. Where significant development of agricultural land is demonstrated to be necessary, local planning authorities should seek to use areas of poorer quality land in preference to that of a higher quality.

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<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
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<tbody>
<tr>
<td>Applications refused on air quality, soil, and water grounds (including percentage against total applications received)</td>
<td>100% of decisions made on planning applications are consistent with Policy M15 and M16.</td>
</tr>
</tbody>
</table>

**Intervention levels**

- Upward trend in mineral applications refused as a result of unacceptable impact on air, soil and the water environment arising from the proposal.

### 8.6. Biodiversity and Geodiversity

8.6.1. The relevant **strategic objective** is 8: *To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.*

<table>
<thead>
<tr>
<th>Policy M17: Biodiversity and Geodiversity</th>
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<tbody>
<tr>
<td><strong>Proposals for minerals development will be permitted provided that:</strong></td>
</tr>
<tr>
<td>(a) There is no significant harm to wildlife species and habitats, or significant harm is effectively mitigated where it cannot be avoided, or (as a last resort) there is suitable compensation where there is still significant residual harm;</td>
</tr>
<tr>
<td>(b) there are no unacceptable impacts on areas or sites of national biodiversity or geological conservation importance unless the benefits of the development clearly outweigh both the impact on the features of interest, and on the wider network of such</td>
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</table>
designated areas or sites;

(c) there are no unacceptable impacts on areas, sites or features of regional or local biodiversity or geological conservation importance unless the benefits of the development clearly outweigh both the impact on the features of interest and on the wider network of such designated areas or sites;

(d) there is no loss or deterioration of irrereplaceable habitats, including Ancient Woodland and aged or veteran trees, unless the benefits of the development clearly outweigh the loss;

(e) where possible, there are net gains in biodiversity, including, the creation, enhancement, and management of habitats, ecological networks, geodiversity and ecosystem services shall be secured consistent with wider environmental objectives, including Biodiversity Opportunity Areas and the South Downs Way Ahead Nature Improvement Area; and

(f) where necessary, the investigation, evaluation, and recording of important sites, areas, and features is undertaken and, where appropriate, representative examples are preserved.

8.6.2. The purpose of this policy is to protect and enhance the natural environment and resources of West Sussex. Minerals development can have adverse impacts on sites of international, national, regional and local importance and have the potential to affect biodiversity and/or geodiversity outside them. Significant weight in planning terms should be given to conserving biodiversity and geodiversity assets.

**Biodiversity**

8.6.3. Biodiversity is the term used to describe the whole variety of life on Earth. It includes not only all species of plants, animals and micro-organisms, but also the complex ecosystems they live within. West Sussex contains a wealth of wildlife and habitats which contribute to a rich biodiversity. Details of designated biodiversity sites and areas in West Sussex are set out in Section 4.5.

8.6.4. Sites of international, national and local biodiversity importance include, but are not limited to, the following:

- Special Area of Conservation (SAC);
- Special Protection Area (SPA);
- Ramsar wetland;
- Potential SPA, possible SAC or proposed Ramsar wetland;
- Site of Special Scientific Interest (SSSI);
- Local Nature Reserve;
- Local Wildlife Site;
• Ancient Woodland.

8.6.5. The NPPF states (paragraph 109) that the planning system should contribute to and enhance the natural and local environment by: ‘minimising impacts on biodiversity and providing net gains in biodiversity where possible, contributing to the Government’s commitment to halt the overall decline in biodiversity, including by establishing coherent ecological networks that are more resilient to current and future pressures.’

8.6.6. The biodiversity of the Plan area underpins many ‘ecosystem services’ such as the provision of clean water, food, fuel, flood alleviation, pollination, and pest control. These can simply be defined as services and flows that are provided by the natural environment that benefit people. It also provides many direct benefits to people for example recreational, aesthetic and health benefits. For example, 58% of adults in England state that they visit the outdoors at least once a week (Natural England Monitor of Engagement with the Natural Environment Report 2015). The most recent visitor survey for the South Downs National Park showed that wildlife is a key attraction for over a quarter of the visitors (26%) to the Park. This equates to 11.5 million visits per year to see wildlife and habitats.

8.6.7. Protected species are a material consideration when considering planning applications. Where there is a reasonable likelihood that a protected species may be present and affected by a mineral development proposal, suitable survey will need to be undertaken to provide the evidence needed to allow a determination to be made. Improvements to biodiversity and geodiversity via the planning process will be undertaken in partnership with various organisations such as Natural England, the Environment Agency, local authorities, Local Nature Partnerships and other stakeholders as appropriate.

8.6.8. The European Directive (92/43/EEC) on the Conservation of Natural Habitats and Wild Flora and Fauna (the Habitats Directive) protects habitats and species of European nature conservation importance. The Habitats Directive establishes a network of internationally important sites designated for their ecological status. These are referred to as Natura 2000 sites or European Sites, and comprise Special Areas of Conservation (SACs) and Special Protection Areas (SPAs).

8.6.9. The Habitats Directive require an ‘Appropriate Assessment’ (AA) to be undertaken on proposed plans or projects which are not necessary for the management of the site but which are likely to have a significant effect on one or more Natura 2000 sites either individually, or in combination with other plans and projects. The purpose of AA is to assess the impacts of a land use plan, including mineral plans such as
this, in combination with the effects of other plans and projects, against the conservation objectives of a European Site and to ascertain whether it would adversely affect the integrity of that site. Where unacceptable negative effects are identified, alternative options should be examined to avoid any potential damaging effects. The scope of the AA is dependent on the location, size and significance of the proposed plan or project.

8.6.10. The Conservation of Habitats and Species Regulations (2017) provides a statutory basis for assessing the impacts of development proposals on European sites ‘in combination with other plans or projects’. For all other designations (referred to in Policy M17), Policy M22 aims to ensure that the cumulative impacts of successive or concurrent developments on the environment and communities are addressed.

Geodiversity

8.6.11. Geological processes have played a major role in shaping and defining the landscapes of the Plan area. Through the existence of visible exposures on cliffs, foreshore, quarries and cuttings it is possible to see and study the geological record and impact of environmental change over millennia. The combinations of underlying geology, and natural processes, have produced the wide range of landforms and soil types that are present in the Plan area.

8.6.12. In turn these have influenced the historic land-use patterns, habitats, landscape character and settlement patterns. Geology also exerts a strong influence on the built vernacular through the use of local stone and building materials that occur within the Plan area. The underlying geology also provides many of the ecosystem services that people depend upon. These include soils in which we grow our food, timber and other produce; aggregates for building and other material uses; natural resources that help maintain economic growth, and the filtering and storage of our water supplies.

8.6.13. Nationally important geological sites are protected through designations such as a SSSI. Local Geological Sites (LGS) are locally designated sites of local, national and regional importance for geodiversity (geology and geomorphology) in the United Kingdom.

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<td>Development management process</td>
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8.7. Public Amenity and Health

8.7.1. The relevant strategic objective is 6: To protect, and where possible, enhance the health and amenity of residents, businesses and visitors

Policy M18: Public Health and Amenity

Proposals for mineral development will be permitted provided that:

(a) lighting, noise, dust, odours, vibration and other emissions, including those arising from traffic, are controlled to the extent that there will not be an unacceptable impact on public health and amenity; and

(b) the routes and amenity of public rights of way are safeguarded, or where temporary or permanent re-routeing can be justified, replacement routes of comparable or enhanced amenity value are provided.

8.7.2. The NPPF states that, when preparing local plans, Local Authorities should set out environmental criteria, in line with the policies in the NPPF, against which planning applications will be assessed. This policy will ensure that permitted operations do not have unacceptable adverse impacts on human health, including those from noise, dust, visual intrusion, traffic, tip- and quarry-slope stability, differential settlement of quarry backfill, mining subsidence, increased flood risk, impacts on the flow and quantity of surface and groundwater and migration of

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54 Amenity includes that provided by the South Downs National Park as an International Dark Skies Reserve https://www.southdowns.gov.uk/south-downs-national-park-wins-international-dark-sky-reserve-status/
contamination from the site; and take into account the cumulative effects of multiple impacts from individual sites and/or a number of sites in a locality. As such, this policy should be read in conjunction with other relevant policies such as M15 (Air and Soil) and M22 (Cumulative Impact).

8.7.3. As minerals developments can lead to significant impacts on local communities (including residents, visitors and local businesses) if they are not adequately controlled, it is important that robust policy protection for local amenity is in place. This can help ensure that potential adverse impacts are minimised and allow development to take place in locations where it may otherwise be unacceptable. Potential impacts can include ‘sensory’ factors such as noise, dust, vibration from blasting, visual impact and wider amenity impacts such as disruption to the public rights of way network and those resulting from associated movements of vehicles on the public highway. Some impacts may have a cumulative effect alongside other impacts associated with the proposed development, or in association with impacts from other nearby development. In many cases impacts can be avoided or minimised through careful siting, design and operational practices, and mitigation measures can be used to reduce the scale of any impacts to an acceptable level. Where it is not practicable to avoid an unacceptable level of impact, permission for development may need to be refused.

8.7.4. Mineral development proposals should conform with the requirements of national planning guidance to ensure that their impact on the public health and amenity of local communities is suitably addressed. For example, where mineral development takes place in the vicinity of residential areas and other sensitive uses, conditions controlling hours of operation may be imposed on planning permissions in order to safeguard local general amenity. Particular emphasis should be made on suitably controlling dust and noise impacts.

8.7.5. There may be instances where a level of disturbance from mineral working activity which may normally be regarded as unacceptable, is necessary to facilitate certain types of mineral extraction such as some noisy short-term activities (soil and overburden stripping) and so some flexibility is required when developing noise limits.

8.7.6. Planning authorities are advised not to duplicate other statutory means of pollution control. For example, legislation such as the Environmental Protection Act imposes statutory controls in respect of some environmental factors which are administered by the Environment Agency and District/Borough Council Environmental Health teams. This includes matters such as permits for waste operations and crushing.
plant, and control of statutory noise nuisance\textsuperscript{55}. However, certain pollution control matters can also be material to the determination of minerals planning applications.

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### 8.8. Flood Risk Management

8.8.1. The relevant \textbf{strategic objectives} are;

- 9: \textit{To minimise the risk to people and property from flooding, safeguard water resources, including aquifers, from contamination, and ensure the quality and quantity of the water environment is conserved and enhanced.}
- 13: \textit{To minimise carbon emissions and to adapt to, and to mitigate the potential adverse impacts of, climate change.}

#### Policy M19: Flood Risk Management

(a) Proposals for mineral development will be permitted provided that:

(i) mitigation measures are provided to an appropriate standard so that there would not be an increased risk of flooding on the site or elsewhere for the life of the development including any restoration and aftercare;

(ii) they are compatible with Shoreline Management Plans

and/or Catchment Flood Management Plans and the integrity of functional floodplains is maintained;

(iii) appropriate measures are used to manage surface water run-off including, where appropriate, the use of sustainable drainage systems (SUDS);

(iv) they would not have an unacceptable impact on the integrity of sea, tidal, or fluvial flood defences, or impede access for future maintenance and improvements of such defences.

(b) Proposals for minerals development in ‘areas at risk of flooding’, taking account of climate change, will not be permitted unless they pass the Sequential Test and, where applicable, the Exception Test set out in national policy.

8.8.2. Mineral developments have the potential to contribute to, or be at risk from, flooding. For example, mineral sites through the presence of screening bunds or other alterations to landform, can impact on the flow of water during flood events. The NPPF requires that inappropriate development in areas at risk of flooding be avoided by directing development away from areas at highest risk, but where development is necessary, making it safe without increasing flood risk elsewhere.

8.8.3. The purpose of this policy is to ensure that minerals development does not exacerbate flood risk. Mineral deposits have to be worked where they are found and these are often located in flood risk areas. Flooding is an important issue in West Sussex with over 100,000 homes at risk from either sea or river flooding. Whilst the risk of flooding is likely to increase as a result of climate change, mineral extraction and processing can nonetheless take place in flood risk areas provided any potential impact on the site and surrounding area is adequately managed so that the risk of flooding does not increase. Planning applications for minerals development of more than a hectare in size or where situated in an area at risk of flooding, taking account of climate change, must be accompanied by a site specific Flood Risk Assessment.

8.8.4. The NPPF sets out the requirement for LPAs to take account of flood risk and steer inappropriate new development to areas with the lowest probability of flooding, sets out a sequential approach for determining appropriate locations for development and where development is necessary, making it safe without increasing flood risk elsewhere. For example, mineral sites through the presence of screening bunds or other alterations to landform, can impact on the flow of water during flood events.
8.8.5. The NPPF also requires Local Plans to be supported by a Strategic Flood Risk Assessment (SFRA) and to develop policies to manage flood risk. A Level 1 SFRA has been undertaken which covers the entire area of West Sussex. Additional information, that would normally be included in a Level 2 SFRA, has been supplied at specific locations. The methodology proposed for the SFRA was based on the best use of available information and involved minimal new analyses and hydraulic modelling. The SFRA identified that West Sussex is affected by all six sources of flooding, although the sources which affect the largest area are rivers (fluvial), the sea (tidal) and groundwater.

8.8.6. The largest area affected by flooding from rivers is along the largest rivers, the River Adur and River Arun. The floodplain from these rivers is also expected to feature the deepest floodwaters during large flood events. The length of the West Sussex open coastline is approximately 54 kilometres, extending from Southwick in the east to the River Ems in the west. The shoreline includes Chichester and Pagham Harbours, as well as a number of tidal inlets such as the estuaries of the River Arun and River Adur. The low-lying parts of the West Sussex coastline are at risk of flooding from high tides and storm surges on the English Channel. Due to the large chalk bands across the middle of West Sussex, the county has a significant proportion of land which is more likely to be affected by groundwater flooding.

8.8.7. A Shoreline Management Plan (SMP) provides a large-scale assessment of the risks associated with coastal evolution and presents a policy framework to address these risks sustainably. There are two SMP in West Sussex: The North Solent SMP (2010) which extends from the county boundary with Hampshire to West Street in Selsey, and The Beachy Head to Selsey Bill SMP (2006) which addresses the remaining coastline in West Sussex.

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<td>Development management process</td>
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<td><strong>Measure/Indicator</strong></td>
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</tbody>
</table>
Applications refused on flooding grounds (including percentage against total applications received)
Permissions granted with associated mitigation measures (including percentage against total applications received)
Number of applications refused/permitted in flood risk zones 2b and 3 (including percentage against total applications received)

| Intervention Levels | Upward trend of minerals applications refused as a result of unacceptable impacts on flood regime arising from the proposal |

### 8.9. Transport

8.9.1. The relevant **strategic objectives** are

- 10: To maximise the use of rail and water transport for the movement of minerals and to minimise lorry movements and the use of local roads for minerals

- 13: To minimise carbon emissions and to adapt to, and to mitigate the potential adverse impacts of, climate change.

**Policy M20: Transport**

Proposals for mineral development will be permitted provided that:

1. **where practicable and viable, the proposal makes use of rail or water for the transportation of materials to and from the site;**

2. **transport links are adequate to serve the development or can be improved to an appropriate standard without an unacceptable impact on amenity, character, or the environment; and**

3. **where the need for road transport is demonstrated:**

   (i) **materials are capable of being transported using the Lorry Route network with minimal use of local roads, unless special justification can be shown;**

   (ii) **vehicle movements associated with the development will not have an unacceptable impact on the capacity of the**
(iii) **there is safe and adequate means of access to the highway network and vehicle movements associated with the development will not have an unacceptable impact on the safety of all road users;**

(iv) **satisfactory provision is made for vehicle turning and parking, manoeuvring, loading, and, where appropriate, wheel cleaning facilities; and**

(v) **vehicle movements are minimised by the optimal use of the vehicle fleet.**

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8.9.2. The NPPF aims to encourage sustainable methods of transportation, stating in paragraph 30 that *'encouragement should be given to solutions which support reductions in greenhouse gas emissions and reduce congestion'.* Although significant quantities of mineral are imported into the Area by rail and water, as sources of supply, and demand for minerals in West Sussex are relatively dispersed, road transport is likely to remain the main method of transport for minerals produced, or arising, for the foreseeable future.

8.9.3. Paragraph 32 of the NPPF states that *‘all developments that generate significant amounts of movement should be supported by a Transport Statement or Transport Assessment’.*

8.9.4. **PPG: Travel plans, transport assessments and statements in decision making,** sets out the considerations that local planning authorities should take into account when determining whether a Transport Assessment or Statement will be needed. These are:

- the Transport Assessment and Statement policies (if any) of the Local Plan;
- the scale of the proposed development and its potential for additional trip generation (smaller applications with limited impacts may not need a Transport Assessment or Statement);
- the existing intensity of transport use and the availability of public transport;
- the proximity to nearby environmental designations or sensitive areas;
- the impact on other priorities/strategies (such as promoting walking and cycling);
- the cumulative impacts of multiple developments within a particular area; and
whether there are particular types of impacts around which to focus the Transport Assessment or Statement (e.g. assessing traffic generated at peak times).

8.9.5. The level of car and other parking should be sufficient to prevent environmental or safety problems and not exceed agreed maximum standards other than in exceptional circumstances. Convenient, attractive, and safe cycle and motorcycle parking and parking for those with impaired mobility should be provided to agreed minimum standards.

8.9.6. Appropriate consideration should be given to the use of the vehicle fleet in the delivery and collection of minerals.

8.9.7. Potential and perceived impact of transportation on amenity may include vibration, visual intrusion, noise and air quality. For those sites allocated in the Plan, the issue of transport impact at a strategic level, including proximity to the Lorry Route Network, will have been assessed and accepted ‘in principle’. Specific proposals will still be required to show that they are acceptable in terms of their detailed transport impact, whilst proposals on unallocated sites will need to address both matters of principle and detail. A Transport Assessment and Travel Plan will be required for the majority of minerals proposals. Impacts of transport on the amenity of local communities will be considered against Policy M18 and Policy M22 as appropriate.

8.9.8. All minerals development should give the greatest consideration to potential highway and transportation impacts that may be associated with their development. For example, highway and pedestrian safety, and capacity are issues of clear importance. Road improvements may also be required in some instances.

8.9.9. It may be necessary to impose restrictions on the number of vehicles, the access and the routes used. Where highway or access improvements are necessary to meet the criteria of this policy, they will be required to meet standards acceptable to the Highway Authority. Planning conditions and obligations can be used to control and/or manage highway impacts. This may include conditions on hours of working and restrictions on the number of lorry movements or legal agreements for highway improvement works. For example, where the traffic impacts of the development itself or in combination with other local developments are severe but can be made acceptable through traffic management measures, or highway or other improvements undertaken or funded by the developer. Funding for such improvements may be secured using planning obligations.
8.9.10. Alternative methods of transport may provide opportunities to reduce and manage impacts of traffic and reduce potential carbon emissions associated with HGV movements. The possibility of using rail and water for the transportation of materials to and from the site should be fully investigated, proportionate to the scale and nature of the development. The use of such means of transportation should be shown to be inappropriate in terms of both practicality and viability before transportation by road is considered. The use of rail or water transport may be appropriate where high volumes of material are to be transported over relatively long distances.

### Implementation and Monitoring

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<th>Actions</th>
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<td>WSCC, SDNPA, minerals industry, Highways England</td>
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<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
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<tbody>
<tr>
<td>Number of applications refused on transport grounds (including percentage against total applications received)</td>
<td>100% of decisions made on planning applications are consistent with Policy M20</td>
</tr>
</tbody>
</table>

| Intervention Levels                        | Upward trend of mineral applications refused as a result of unacceptable transport impacts arising from the proposal |

### 8.10. Aerodrome Safeguarding

8.10.1. The relevant **strategic objectives** are:

6: *To protect, and where possible, enhance the health and amenity of residents, businesses and visitors*

12: *To ensure high quality mitigation and restoration to appropriate after uses.*

### Policy M21: Aerodrome Safeguarding

Proposals for minerals development will be permitted provided that they will not adversely affect the operational integrity or safety of aviation facilities.
8.10.2. The purpose of this policy is to ensure that aerodromes are safeguarded so that their operation and development are not inhibited by development. Minerals extraction can lead to an increase in the number of birds in an area resulting in a bird hazard risk. Restored mineral sites can provide opportunities for feeding, roosting or breeding, especially where large water bodies are created. After-uses for mineral workings must be designed in a manner to avoid increased risk of bird strike.

8.10.3. The managing bodies of Gatwick, Shoreham and Goodwood airports/airfields must be consulted on all development likely to attract birds within a 13km radius; reference should be made to the appropriate aerodrome safeguarding maps. Restrictions also apply in respect of the height of proposed buildings or structures. It may be possible to incorporate mitigating measures in the development that will overcome aviation objections.

### Implementation and Monitoring

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<th>Trend/Target</th>
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<tr>
<td>Upward trend of minerals applications refused as a result of unacceptable impacts on aviation safety arising from the proposal.</td>
<td>100% of decisions made on planning applications are consistent with Policy M21</td>
</tr>
</tbody>
</table>

| Intervention levels             | Upward trend in minerals applications refused on aviation grounds.                   |

### 8.11. Cumulative Impact

8.11.1. The relevant **strategic objectives** are:

6: To protect, and where possible, enhance the health and amenity of residents, businesses and visitors.

8: To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.
### Policy M22: Cumulative Impact

Proposals for minerals development, including the intensification of use, will be permitted provided that an unreasonable level of disturbance to the environment and/or to residents, businesses and visitors will not result, either individually or as a cumulative effect (simultaneously and/or successively) alongside other development and allocations. Planning conditions may be used to co-ordinate working, thereby reducing the cumulative impact.

8.11.2. The purpose of this policy is to ensure that the cumulative impact(s) of successive and/or concurrent developments on the environment and communities (e.g. through noise, dust, increased traffic and landscape impacts) are addressed. In some instances the combined impact(s) may be sufficient to merit refusal of planning permission, but in other cases phasing agreements may provide for the disturbance to be reduced to an acceptable level.

8.11.3. Proposals likely to have a significant effect on internationally important interest features or internationally important wildlife sites, will need to consider those effects in combination with the possible effects of any other plans and projects.

#### Implementation and Monitoring

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<td>WLP: development management process</td>
<td>WSCC, SDNPA, minerals Industry, Environment Agency</td>
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<th>Measure/Indicator</th>
<th>Trend/Target</th>
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<tr>
<td>Number of applications refused on cumulative impact grounds (including percentage against total applications received)</td>
<td>100% of decisions made on planning applications are consistent with Policy M22</td>
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</table>

| Intervention Levels | |
|---------------------|Upward trend of mineral applications refused on grounds of cumulative impacts |

### 8.12. Design and Operation of Mineral Developments

8.12.1. The relevant **strategic objectives** are:

6: *To protect, and where possible, enhance the health and amenity of residents, businesses and visitors.*
7: To conserve and enhance the landscape and townscape character of West Sussex and the special qualities of the South Downs National Park and local distinctiveness of the High Weald AONB and Chichester Harbour AONB and their settings.

8: To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.

13: To minimise carbon emissions and to adapt to, and to mitigate the potential adverse impacts of, climate change.

**Policy M23: Design and Operation of Mineral Developments**

Proposals for minerals development, including ancillary development, will be permitted provided that, where appropriate, the scale, form, layout (including landscaping), and operations take into account the need to:

(a) integrate with and, where possible, enhance adjoining land-uses and minimise potential conflicts between land-uses and activities;

(b) have regard to the local context including:

(i) the varied traditions and character of the different parts of West Sussex and the South Downs National Park;
(ii) the characteristics of the site in terms of topography, and natural and man-made features;
(iii) the topography, landscape, townscape, streetscape and skyline of the surrounding area;
(iv) views into and out of the site;

(c) include measures to:
(i) maximise water and energy efficiency;
(ii) avoid or at least minimise greenhouse gas emissions,
(iii) minimise the use of non-renewable energy, and maximise the use of lower-carbon energy generation (including heat recovery and the recovery of energy from gas); and
(iv) ensure resilience and enable adaptation to a changing climate.

Proposals for mineral extraction/processing, and associated activities must be accompanied by a working programme for the proposed operation. Proposals to vary conditions of existing consents to extend the time limit for working and/or final restoration of sites must demonstrate the need for the development and its acceptability in terms of the other relevant policies of this Plan.

8.12.2. The purpose of this policy is to ensure that through high quality design, minerals development contributes positively to the enhancement of the

111
environment and the creation of a ‘sense of place’ in the urban and rural areas of West Sussex. The policy also sets out how proposals to extend the time of minerals activities will be assessed.

8.12.3. Minerals sites and facilities can be large in scale and sometimes give rise to significant impacts. The fact that minerals can only be worked where they occur in economically viable quantities means that development sometimes needs to take place in sensitive locations. The nature of some minerals developments is such that they can be particularly energy intensive, for instance as a result of transportation requirements and the operational processes involved in processing and management of the mineral. Careful design and a comprehensive approach to minimisation and mitigation of adverse impacts can help support developments that would otherwise be unacceptable.

8.12.4. It is important that mineral developments are operated in a manner that is both sustainable and enabling of restoration to a high standard. It is often the case that restoration schemes cannot be implemented because of poor past working practices such as excavations leaving unacceptably steep cliff faces.

8.12.5. Off-site impacts, such as lorry routing, are covered by other development management policies.

Operation of Sites

8.12.6. The working programme for the proposed operation should include arrangements as necessary for the scale and nature of the operation, for:

(i) site preparation;
(ii) phasing of workings/construction;
(iii) plant and machinery to be used;
(iv) location of site roads, material storage areas, buildings and provision of screening of working areas and cleaning of vehicles;
(v) protection of existing features of cultural and landscape significance.
(vi) a mitigation/compensation scheme for any other environmental impacts and enhancements; and
(vii) a landscaping scheme for the operational life of the site to include a means of screening the proposed development, including planting, with native species where appropriate, to maximise opportunities for habitat creation and supported by a management plan.

8.12.7. Proposals for mineral extraction should additionally set out, in supporting documentation, the arrangements for:
(i) stripping, storage and re-spreading of soils;
(ii) appropriate stockpiling;
(iii) the order and direction of workings and methods of extraction.

**Extensions of time**

8.12.8. Many mineral activities, such as quarries, are temporary and so conditions are often included that limit the period during which the activity can take place. Such conditions may also be necessary where permission has been granted only on the condition that the activity will not continue beyond a certain time. However, on occasions it may be that an extension of the time period is proposed by the operator. Such extensions may be acceptable provided that there is a need for the activity and they do not result in unacceptable impacts on the environment and communities.

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<tr>
<td><strong>Measure/Indicator</strong></td>
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<tr>
<td>Number of applications refused because of unacceptable scale, form or layout</td>
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</table>
| Number of applications permitted that include low carbon energy initiatives/sources (including percentage against total applications received) | Upward trend in applications refused because of unacceptable scale, form or layout  
Downward trend of applications permitted that include low carbon energy initiative/sources |
## 8.13. Restoration and Aftercare

8.13.1. The relevant **strategic objectives** are:

6: To protect, and where possible, enhance the health and amenity of residents, businesses and visitors.

7: To conserve and enhance the landscape and townscape character of West Sussex and the special qualities and local distinctiveness of the South Downs National Park, High Weald AONB and Chichester Harbour AONB and their settings.

8: To protect and, where possible, enhance the natural and historic environment and resources of West Sussex.

12: To ensure high quality mitigation and restoration to appropriate after uses.

<table>
<thead>
<tr>
<th>Policy M24: Restoration and Aftercare</th>
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<tr>
<td>Proposals for mineral extraction and temporary minerals infrastructure development will be permitted provided that they are accompanied by comprehensive restoration and aftercare schemes that:</td>
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<td>(a) ensure that land is restored at the earliest opportunity including, where appropriate, by phased, or progressive restoration;</td>
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<td>(b) make provision for high quality and practicable restoration, management, and aftercare;</td>
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<tr>
<td>(c) are appropriate to their locations, maximising benefits taking into account local landscape character, the historic environment, biodiversity gain, priority habitat creation, and wider environmental objectives;</td>
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<td>(d) where appropriate, re-instate, and/or re-route, and where possible, improve public rights of way and maximise public amenity benefits;</td>
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<tr>
<td>(e) provide for the removal of all buildings, machinery and plant when no longer required in connection with the principal use unless their removal conflicts with the agreed restoration scheme;</td>
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<tr>
<td>(f) ensure that soil resources are retained, conserved and handled appropriately during operations and restoration;</td>
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<tr>
<td>(g) preserve, maintain and where appropriate, manage, hydrogeological and hydrological conditions to prevent</td>
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8.13.2. The purpose of policy M24 is to ensure that mineral sites are restored sustainably and to ensure a beneficial afteruse is achieved. Although mineral extraction is a temporary land use the nature of it can often involve permanent or long term physical change to land. It can also have a potentially significant impact upon the environment and local communities. An important way of managing such impacts is to ensure that sites are worked in a phased manner and restored at the earliest opportunity. Mineral working must not result in the dereliction of land after the operation has ceased. The successful restoration and aftercare of mineral sites should therefore be planned at the earliest opportunity, whilst offering an element of flexibility to allow changes in future circumstances.

8.13.3. The NPPF states that land worked for minerals should be reclaimed at the earliest opportunity, and progressively, taking account of aviation safety, and that high quality restoration and aftercare of mineral sites should take place, including for agriculture (safeguarding the long term potential of best and most versatile agricultural land and conserving soil resources), geodiversity, biodiversity, native woodland, the historic environment and recreation. It also states that bonds and other financial guarantees to underpin planning conditions should only be sought in exceptional circumstances. Restoration schemes should be phased, where appropriate, to ensure that restoration is progressive and not left until the end of the site’s life.

8.13.4. The Minerals section of the PPG states that minerals operators should submit restoration proposals as part of planning applications. The Authorities will expect restoration to be considered from the outset of the planning application process, preferably starting with pre-application advice. The PPG also states that the level of detail required on restoration and aftercare will depend on the circumstances of each specific site including the expected duration of operations on the site. However, proposals must be sufficiently detailed to clearly demonstrate that the overall objectives of the scheme are practically achievable, and it would normally include:

(i) an overall restoration strategy, identifying the proposed afteruse of the site;

56 Planning Practice Guidance (Minerals section paragraph 39)
(ii) information about soil resources and hydrology, and how topsoil/subsoil/overburden/soil making materials are to be handled and stored whilst extraction is taking place;

(iii) where the land is agricultural land, an assessment of the agricultural land classification grade;

(iv) short term aftercare and long term management;

(v) landscape strategy.

8.13.5. If mineral extraction is carried out on Best and Most Versatile agricultural land the outline restoration and aftercare strategy should show, where practicable, how the methods used in the restoration and aftercare enable the land to retain its longer term capability, even though the proposed after-use need not always be agriculture.

8.13.6. Restoration schemes can comprise a number of different afteruses which are of benefit to the local and/or wider community. They generally fall into the following categories: - agriculture, forestry, amenity (including nature conservation, formal and informal recreation) or sometimes even commercial development (e.g. industrial and/or residential development). It is even possible for a single scheme to combine a number of these uses.

8.13.7. West Sussex’s population and proximity to other large population centres generate a high demand for recreation. Mineral site restoration, particularly around the urban fringe, provides considerable opportunity to meet both informal and formal recreational and sporting needs. This could potentially include water-sports, rock climbing and angling. However, in West Sussex, mineral sites and their restoration tend to be located in the countryside, therefore the provision of recreation and sport as an after-use needs not only to consider the demand for the particular selected after-use, but also its suitability to the location and its environment. Sport and recreation provision in the countryside, particularly in nationally designated landscapes, should have regard to and be promoted in harmony with the needs of the local community, other uses such as agriculture and forestry, and the need to conserve and protect the character and habitats of the very area people come to visit.

8.13.8. Restoration also provides opportunities for significant biodiversity and geodiversity gains, provided that the sites are properly planned from inception and implemented with restoration in mind. This can even make an important contribution towards the aims and objectives of Biodiversity Action Plans (BAPs) at a regional and local level. Schemes are of course determined by a number of factors including the underlying geology; topography; landscape character; location in
relation to built-up areas; transport access; flood risk; bird strike risk (with open water) and agricultural value of land prior to extraction.

8.13.9. Mineral site restoration provides an opportunity to recognise the wider benefits of ecosystem services, in accordance with paragraph 109 of the NPPF. An ecosystem services assessment can be used to compare alternative restoration scenarios in order to provide a scheme which provides the most ‘value’ in terms of ecosystem services. Defra have produced guidance on valuing ecosystem services which can be used to inform decision-taking on planning applications.

8.13.10. It is also important to consider the contribution that mineral site restoration can make towards green infrastructure provision. Applicants will be expected to show how the proposal contributes to green infrastructure provision.

8.13.11. Increasingly, inert material is being diverted away from landfill as it is subject to more re-use and recycling (such as is occurring with construction and demolition waste). This means that forms of low level (i.e. below original ground level) restoration are likely to be increasingly common. For sand and gravel quarries where the water table is high, it will often mean reclamation involving the creation of lakes. As well as providing opportunities (e.g. for habitat creation, geodiversity and recreation), this can create challenges in terms of landscape impact and changes to the setting of communities and heritage assets, loss of agricultural land, water table issues and potential conflict with airfield safeguarding requirements due to the attractiveness of lakes to flocking birds. Consideration should be given to the habitats that are a priority in a particular area and whether using inert waste as part of the restoration scheme would bring greater benefits than a low-level scheme.

8.13.12. Restoration and aftercare will be secured through the use of appropriate conditions and in some cases, planning obligations. Amendments to restoration schemes may need to be made where circumstances change over the time between permission being granted and the restoration being implemented. The responsibility for restoration and aftercare lies with the operator, or in the case of default, the landowner. Aftercare and maintenance of the restored land shall be for a period of not less than five years. Longer aftercare periods (e.g. 10 to 20 years) may be needed in some circumstances.

8.13.13. Whatever form of restoration is agreed, it will be necessary to ensure that appropriate safeguards and controls are in place to ensure the satisfactory long term afteruse of the land, and to plan for this as part of the process.
8.13.14. Some afteruses, such as formal recreation, may need to be resolved through the submission of separate planning applications. In all cases, it will be important that reclamation and afteruse proposals brought forward by the mineral operator are developed in consultation with local communities and other relevant stakeholders, to help ensure that proposals accommodate local opinion.

8.13.15. Restoration and aftercare schemes may require separate authorisation from the Environment Agency e.g. to control impact on surface and groundwaters.

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<td>Sites restored in a timely</td>
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<td>standard.</td>
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**Intervention levels**

One site left unrestored for prolonged period of time.

Restoration of one site does not achieve environmental enhancements and/or benefits to the community in accordance with Plan expectations.


8.14.1. The relevant **strategic objective** is:

6: To protect, and where possible, enhance the health and amenity of residents, businesses and visitors

<table>
<thead>
<tr>
<th>Policy M25: Community Engagement</th>
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<tbody>
<tr>
<td>Proposals for minerals development will be permitted provided that, where necessary, a site liaison group is established by the operator to address issues arising from the operation of a minerals development or facility.</td>
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</tbody>
</table>
8.14.2. It is beneficial for developers to have early discussions with local communities in proximity to a proposed development, and this is encouraged particularly when considering anything other than minor developments. This can help ensure that local concerns and opportunities are adequately taken into account in the design of the scheme, including any mitigation measures proposed. Early communication between potential applicants and local communities will be encouraged at the earliest opportunity.

8.14.3. Many existing mineral extraction sites in the Plan Area have liaison groups to assist communication between operators and the local community. The Joint Minerals Local Plan will continue to encourage the use of such groups.

8.14.4. Operators should conduct early engagement with local communities prior to submission of an application, and reflect the outcome of those discussions in the design of proposals as far as practicable.

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<td>WSCC, SDNPA, minerals industry, district and parish councils, residents associations</td>
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<tr>
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<tbody>
<tr>
<td>Number of sites permitted with liaison</td>
<td>Increase in the number liaison committees</td>
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<td>committees</td>
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<tbody>
<tr>
<td>Increase in the number liaison committees</td>
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<tr>
<td>Downward trend in the number of sites</td>
<td>with liaison committees</td>
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</table>

### 8.15. Recycled and Secondary Aggregate use

8.15.1. The average sales of recycled aggregate in West Sussex over the last 10 years (to 2016) is 484,000 tonnes and existing capacity is estimated at 853,000 tpa. Therefore, currently there is capacity available to allow a modest increase in supply. The need for additional recycled aggregate facilities is considered by Policy W1 of Waste Local Plan. There is one site in West Sussex producing 11,000 tonnes of bottom ash that is used as a secondary aggregate. The supply of secondary aggregate (in the form of bottom ash) in the County could increase to 56,000tpa over the Plan period.
8.15.2. The relevant **strategic objective** is 2: *To maximise and prioritise the supply and use of secondary and recycled aggregates before supply and use of primary sources. In particular to reduce reliance on land-won aggregates.*

<table>
<thead>
<tr>
<th>Policy M26: Maximising the use of Secondary and Recycled Aggregates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposals for development will be permitted provided that opportunities for the use of secondary and recycled aggregates, and building products made from secondary and recycled aggregates are maximised.</td>
</tr>
</tbody>
</table>

8.15.3. Recycled and secondary aggregates have a growing use in the construction industry, such as base layers for new developments and road construction. Higher quality recycled aggregates can also be used in the production of concrete and other construction materials.

8.15.4. There is an expectation in national policy for consideration to be given to meeting the demand for aggregate through secondary and recycled aggregates before considering use of primary materials. The Aggregates Levy Sustainability Fund has encouraged the construction and minerals industries to consider the impact that the extraction of primary aggregates has on the environment and this has helped to increase the use of secondary and recycled materials.

8.15.5. In West Sussex, chalk and sandstone have been used as secondary aggregates but other sources of secondary aggregate include bottom ash from waste treatment facilities. In 2016 there was only one waste site producing bottom ash as a secondary aggregate but more material might become available if new waste facilities are built.

8.15.6. The supply of secondary and recycled aggregates is already encouraged by relevant policies in the West Sussex Waste Local Plan 2014 (WLP) which help to reduce reliance on land-won aggregates. The number of sites processing inert waste to produce recycled aggregate and the capacity varies annually due to the use of mobile facilities. An up to date list of sites is maintained in the Annual Monitoring Report. Sites are safeguarded by Policy W2 of the WLP and new proposals for inert waste recycling facilities are assessed under Policies W10 (Strategic Waste Allocations) and W23 (Waste Management within Development) of the WLP.

8.15.7. Policy M26 applies to proposals for all developments where the use of secondary and recycled aggregates should be encouraged. It is recognised, however, that the matters addressed in Policy M26 may also
be covered by similar policies in local plans prepared by the District and Borough Councils.

<table>
<thead>
<tr>
<th>Implementation and Monitoring</th>
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<tbody>
<tr>
<td><strong>Actions</strong></td>
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<tr>
<td>Development management process</td>
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</table>

<table>
<thead>
<tr>
<th>Measure/Indicator</th>
<th>Trend/Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of planning permissions permitted per annum where the use of recycled and secondary aggregate has been considered as part of the proposal</td>
<td>Upward trend</td>
</tr>
<tr>
<td>Recycling of inert waste (capacity, tonnes per annum, and % of total arisings)</td>
<td></td>
</tr>
</tbody>
</table>

**Intervention levels**

A downward trend in the production capacity and tonnage of secondary and recycled materials
Appendix A: Key Diagram
Appendix B: Petroleum Exploration and Development Licences
Policies Map 1:
Proposed Minerals Site, West Hoathly
Appendix D: Safeguarding Policies Maps
Policies Map 2:
Proposed Safeguarded Wharves, Shoreham Harbour - Central and East

Proposed Safeguarded Wharf Not currently used for minerals
Proposed Safeguarded Wharves
County Boundary

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Policies Map 4:
Proposed Safeguarded Wharf, Littlehampton

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Policies Map 6:
Proposed Safeguarded Railhead, Ardingly
Appendix E: Mineral Safeguarding Areas
Sharp Sand and Gravel
Mineral Safeguarding Area

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Brick Clay Resource
Mineral Safeguarding Area

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Building Stone
Mineral Safeguarding Area

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Appendix F: Relationship between JMLP policies and Saved Policies in the West Sussex Minerals Local Plan 2003

The following tables show how the policies of the Joint Minerals Local Plan will supersede previously adopted, and saved, policies of the West Sussex Minerals Local Plan 2003.

<table>
<thead>
<tr>
<th>West Sussex Minerals Local Plan 2003 – saved policies</th>
<th>Replacement Joint Minerals Local Plan Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy No.</td>
<td>Policy No.</td>
</tr>
<tr>
<td>1</td>
<td>Sustainable development – conserving the environment</td>
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<tr>
<td>2</td>
<td>Safeguarding resources</td>
</tr>
<tr>
<td>3, 4, 5, 6, 7, 8</td>
<td>Reduce, Reuse, Recycle</td>
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<td></td>
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<td>9</td>
<td>Borrow pits</td>
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<td></td>
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<tr>
<td>10</td>
<td>Protecting designated sites</td>
</tr>
<tr>
<td>Policy No.</td>
<td>Policy No.</td>
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<tr>
<td>West Sussex Minerals Local Plan 2003 – saved policies</td>
<td>Replacement</td>
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<td>Policy No.</td>
<td>Policy No.</td>
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<tr>
<td>M13</td>
<td>Protected Landscapes</td>
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<tr>
<td>M14</td>
<td>Historic Environment</td>
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<td>M17</td>
<td>Biodiversity and Geodiversity</td>
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<tr>
<td>11</td>
<td>Protecting archaeological sites</td>
</tr>
<tr>
<td>12</td>
<td>Protecting AONB</td>
</tr>
<tr>
<td>13</td>
<td>Protecting non designated sites with local environmental significance</td>
</tr>
<tr>
<td>14</td>
<td>Best &amp; most versatile agricultural land</td>
</tr>
<tr>
<td>15</td>
<td>Groundwater</td>
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<td>16</td>
<td>Safeguarding water environment</td>
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<td>17</td>
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<td>18</td>
<td>Working below the water table</td>
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<td>Reclamation proposals</td>
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<td>Oil &amp; Gas exploration, appraisal and/or development</td>
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<td>27</td>
<td>Hydrocarbon exploration</td>
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<td>29</td>
<td>Sand &amp; gravel</td>
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<td>30</td>
<td>New sites for gravel</td>
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<td>31</td>
<td>Former gravel site</td>
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<td>32</td>
<td>New sand sites</td>
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<tr>
<td>33</td>
<td>Sand &amp; gravel sites other than those proposed</td>
</tr>
<tr>
<td>West Sussex Minerals Local Plan 2003 – saved policies</td>
<td>Replacement Joint Minerals Local Plan Policy</td>
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<tr>
<td><strong>Policy No.</strong></td>
<td><strong>Policy No.</strong></td>
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<tr>
<td></td>
<td>M2</td>
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<td>M3</td>
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<tr>
<td>34 Extensions to existing sites</td>
<td>M1</td>
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<td>M9</td>
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<td>35 Other minerals</td>
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<td>M13 to M23</td>
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<td>36 Transport by rail</td>
<td>M20</td>
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<td>37 Existing rail-heads</td>
<td>M10</td>
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<td>38 Potential rail-heads</td>
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<td>39 Improvement of existing rail-heads</td>
<td>M13 to M23</td>
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<td>40 Safeguarding and alterations to existing wharves</td>
<td>M10</td>
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<td></td>
<td>M13 to M23</td>
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<td>42 Secondary mineral processing plants</td>
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<td>47-48 Highways, access &amp; parking</td>
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<td>51-52 Working schemes</td>
<td>M23</td>
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<td>Policy No.</td>
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<tr>
<td>M24</td>
<td>Restoration and Aftercare</td>
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<td>M8</td>
<td>Plant, Processing and Secondary Activities</td>
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<td>Imports to mineral sites</td>
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<td>Soil quality</td>
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<td>Drainage</td>
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<td><strong>60</strong></td>
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<td><strong>61</strong></td>
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<td>Lighting</td>
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<td>Hours of work</td>
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<td><strong>64</strong></td>
<td>Residential buffer zones</td>
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## Appendix G: Glossary and Abbreviations

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<tr>
<th>Term</th>
<th>Acronym</th>
<th>Explanation</th>
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</thead>
<tbody>
<tr>
<td><strong>Aerodrome</strong></td>
<td></td>
<td>‘Aerodrome’ means any area of land or water designed, equipped, set apart, commonly used or in prospective use for affording facilities for the landing and departure of aircraft and includes any area of space, whether on the ground, on the roof of a building or elsewhere, which is designed, equipped or set apart for affording facilities for the landing or departure of aircraft capable of descending or climbing vertically.</td>
</tr>
<tr>
<td><strong>Active Site</strong></td>
<td></td>
<td>An active site in terms of minerals is: one where development to which a mineral of landfill permission relates; where a condition attached to the mineral permission or landfill permission is in operation; a single site which is both a mining and landfill site where either or both are operational, “mothballed” sites which are subject to on-going restoration (Paragraph 48 of Planning Practice Guide).</td>
</tr>
<tr>
<td><strong>Aggregates</strong></td>
<td></td>
<td>Sand, gravel and crushed rock (known as primary aggregates), mineral waste such as colliery spoil, industry wastes and recycled materials (known as secondary aggregates), and such material as construction and demolition waste (recycled aggregates). Aggregates are used in the construction industry to produce concrete, mortar, asphalt, etc.</td>
</tr>
<tr>
<td><strong>Amenity</strong></td>
<td></td>
<td>Something considered necessary to live comfortably</td>
</tr>
<tr>
<td><strong>Ancient Woodland</strong></td>
<td></td>
<td>Areas that had continuous woodland cover since at least 1600 and have been cleared only for underwood or timber production.</td>
</tr>
<tr>
<td><strong>Ancillary activities</strong></td>
<td></td>
<td>Primary and secondary processing activities are considered to be ‘ancillary activities’ to the main activity of a mineral site.</td>
</tr>
<tr>
<td><strong>Annual Monitoring Report</strong></td>
<td>AMR</td>
<td>A document which monitors the implementation of planning policies of the Local Plan. It also monitors progress in meeting the milestones in the Local Development Scheme.</td>
</tr>
<tr>
<td><strong>Area of Outstanding Natural Beauty</strong></td>
<td>AONB</td>
<td>An area designated by the Countryside Agency under Section 87 and 88 of the National Parks and Access to the Countryside Act 1949. The primary objective is conservation of the natural beauty of the landscape.</td>
</tr>
<tr>
<td><strong>Authorities, the</strong></td>
<td></td>
<td>West Sussex County Council and South Downs National Park Authority</td>
</tr>
<tr>
<td><strong>Biodiversity</strong></td>
<td></td>
<td>Shorter term for ‘biological diversity’ which applies to all terrestrial, marine and other aquatic ecosystems and the ecological complexes of which they are part.</td>
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<tr>
<td><strong>Brownfield Site</strong></td>
<td>A previously developed site.</td>
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<tr>
<td><strong>Buffer</strong></td>
<td>A “buffer” is a separation distance between a mineral activity and a particular sensitive receptor that may be appropriate in specific circumstances where it is clear that, based on site specific assessments and other forms of mitigation measures (such as working scheme design and landscaping) a certain distance is required between the boundary of the minerals activity and, for example, an occupied residential property. Buffers (separation distances) are also applied between safeguarded minerals resources, and infrastructure and non-minerals development to reduce the risk of the non-minerals development limiting mineral extraction or infrastructure operations.</td>
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<tr>
<td><strong>Carbon emissions</strong></td>
<td>Emissions into the atmosphere of carbon by gases, including carbon dioxide, carbon monoxide and methane, which are known to cause climate change. Such gases are often associated with the burning of fossil fuels. Carbon emissions are often also referred to as Greenhouse gas emissions.</td>
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<tr>
<td><strong>Conservation Area</strong></td>
<td>An area, as defined in the Planning (Listed Building and Conservation Areas) Act 1990, designated as being of special architectural or historical interest and therefore protected from any alterations which would destroy its character.</td>
<td></td>
</tr>
<tr>
<td><strong>Dormant Site</strong></td>
<td>Where planning permission was granted between 21 July 1943 and 22 February 1982, but where extraction has yet to take place. Most of these sites had few, if any, operating and restoration conditions attached to them. These may include the few remaining Interim Development Orders which were granted between 21 July 1943 and 1 July 1948 (see section 22 of and Schedule 2 to the Planning and Compensation Act 1991)</td>
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</tr>
<tr>
<td><strong>Duty to Co-operate</strong></td>
<td>Introduced through Section 110 of the Localism Act (2011). Requires planning authorities to carry out on-going constructive and active engagement throughout the preparation of development plan documents where there are cross-boundary issues or impacts.</td>
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<tr>
<td><strong>Ecosystems Services</strong></td>
<td>An ecosystems services approach provides a framework for looking at whole ecosystems in decision-making, and for valuing the ecosystem services they provide, to ensure that society can maintain a healthy and resilient natural environment now and for future generations.</td>
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<tr>
<td><strong>Environment Agency</strong></td>
<td>EA</td>
<td>Statutory consultee - Government agency that aims to protect and improve the environment. Responsible for permitting waste development.</td>
</tr>
<tr>
<td><strong>Environmental Constraints</strong></td>
<td>Reference to ‘constraints’ typically relates to physical features which can be mapped, however environmental constraints has also been used to refer to wider environmental features which potentially do not lend themselves to representation upon a map.</td>
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<tr>
<td><strong>Green Infrastructure</strong></td>
<td>A network of high-quality green and blue spaces and other environmental features. It needs to be planned and delivered at all spatial scales from national to neighbourhood levels. The greatest benefits will be gained when it is designed and managed as a multi-functional resource capable of delivering a wide range of environmental and quality of life benefits (ecosystem services) for local communities. Green infrastructure includes parks, open spaces, playing fields, woodlands, wetlands, grasslands, river and canal corridors allotments and private gardens.</td>
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<tr>
<td><strong>Greenfield site</strong></td>
<td>A site previously unaffected by built development.</td>
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<td><strong>Habitats Regulation Assessment</strong></td>
<td>HRA</td>
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</tr>
<tr>
<td><strong>Heritage Asset</strong></td>
<td>A building, monument, site, place, area or landscape identified as having a degree of significance meriting consideration in planning decisions, because of its heritage interest. Heritage asset includes designated heritage assets and assets identified by the local planning authority (including local listing).</td>
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</table>
| **Hydraulic Fracturing** | Hydraulic fracturing is the process of opening and/or extending existing narrow fractures or creating new ones (fractures are typically hairline in width) in gas or oil-bearing rock, which allows gas or oil to flow into wellbores to be captured. In the context of Policy M7 “hydraulic fracturing” means hydraulic fracturing of shale or strata encased in shale which:

(a) is carried out in connection with the use of the relevant well to search or bore for or get oil and gas, and

(b) involves, or is expected to involve, the injection of:

(i) more than 1,000 cubic metres of fluid at each stage, or expected stage, of the hydraulic fracturing, or

(ii) more than 10,000 cubic metres of fluid in total. |
<p>| <strong>Inactive</strong> | Any other sites which are not active, dormant, mining or landfill sites, and &quot;mothballed&quot; mining sites where no mineral or landfill restoration and aftercare are being carried out to any substantial extent (Paragraph 49 of Planning Practice Guide). |
| <strong>Landbank</strong> | The landbank is a stock of planning permissions for mineral extraction and it is used to secure and maintain an adequate supply of minerals. The length of the landbank is calculated by dividing the total reserve remaining on sites with planning permission by the annual requirement (based on the apportionment). |
| <strong>Listed Building</strong> | A building officially listed as being of special architectural or historic interest as defined in the Planning (Listed Building and Conservation Areas) Act 1990. |
| <strong>Local Development Scheme</strong> | The programme for the preparation of a planning authority's Development Plan Documents. |
| <strong>Local Aggregate Assessment</strong> | LAA |
| <strong>Local Geological Site</strong> | LGS | A non-statutory regionally important geological or geomorphological site, designated by locally developed criteria. |
| <strong>Local Wildlife Site</strong> | LWS | Sites identified locally based upon the most important, distinctive and threatened species and habitats within a national, regional and local context. |
| <strong>Minerals Consultation Area</strong> | MCA | A mechanism that aims to ensure that in two-tier authority areas consultation takes place between county and district planning authorities when mineral interests could be compromised by non-mineral development. |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Abbreviation</th>
<th>Definition</th>
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<tbody>
<tr>
<td>Mineral Planning Authority</td>
<td>MPA</td>
<td>A local authority with responsibility for processing mineral applications. West Sussex County Council and the South Downs National Park Authority are both Mineral Planning Authorities.</td>
</tr>
<tr>
<td>Mineral Safeguarding Area</td>
<td>MSA</td>
<td>Areas of known mineral resources that are of sufficient economic or conservation value to warrant protection for generations to come.</td>
</tr>
<tr>
<td>Mt</td>
<td></td>
<td>Million Tonnes</td>
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<tr>
<td>Mtpa</td>
<td></td>
<td>Million Tonnes per Annum</td>
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<tr>
<td>National Park</td>
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<td>A National Park must be an extensive tract of countryside, that because of its natural beauty and the opportunities it affords for open air recreation, Natural England considers it especially desirable that legal measures are taken to safeguard it under the provisions of the National Parks and Access to the Countryside Act of 1949. The statutory purposes of National Parks are to conserve and enhance the natural beauty, wildlife and cultural heritage of the area; and to promote opportunities for the understanding and enjoyment of the special qualities of the Park by the public.</td>
</tr>
<tr>
<td>Natural England</td>
<td></td>
<td>A statutory consultee - independent public body whose purpose is to protect and improve England’s natural environment.</td>
</tr>
<tr>
<td>Plan Area</td>
<td></td>
<td>The geographical area covered by this Plan i.e. West Sussex</td>
</tr>
<tr>
<td>Planning Permission</td>
<td></td>
<td>Formal consent given by the local planning authority to develop and use land.</td>
</tr>
<tr>
<td>Primary Aggregates</td>
<td></td>
<td>Virgin materials such as sand and gravel which are extracted from the ground.</td>
</tr>
<tr>
<td>Primary Processing</td>
<td></td>
<td>The processing of minerals after extraction to prepare them for sale or for further manufacturing (e.g. washing, crushing and screening). Primary processing usually occurs on, or adjacent to, a mineral site or at a rail depot or wharf where material is delivered.</td>
</tr>
<tr>
<td>Protected Species</td>
<td></td>
<td>Individual wildlife species which have statutory protection under a range of legislation provisions (e.g. the Wildlife and Countryside Act 1982, the Conservation (Natural Habitats, &amp;c) Regulations 1994, Protection of Badgers Act 1992).</td>
</tr>
<tr>
<td>Recycled Aggregates</td>
<td></td>
<td>Aggregate which has been extracted from the ground (as primary aggregate), but which has subsequently been used and recovered for re-use. It comprises material derived from construction and demolition waste</td>
</tr>
<tr>
<td>Ramsar Site</td>
<td></td>
<td>Sites designated under the European Ramsar Convention to protect wetlands that are of international importance, particularly wildfowl habitats.</td>
</tr>
<tr>
<td><strong>Restoration</strong></td>
<td>The process of returning a site to its former use, or restoring it to a condition that will support an agreed after-use, such as agriculture and forestry.</td>
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<td>-----------------</td>
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</tr>
<tr>
<td><strong>Review of Minerals Consents (previously known as Review of Minerals Permissions (ROMPS))</strong></td>
<td>ROMP All mining sites, including any extensions to sites granted after the initial minerals planning permission, are subject to periodic reviews of planning permissions. There is no fixed period when periodic reviews should take place so long as the first review is no earlier than 15 years after planning permission is granted or, in the case of an old permission, 15 years of the date of the initial review. Any further reviews should be at least 15 years after the date of the last review (see section 10 of, and Schedule 3 to, the Growth and Infrastructure Act 2013). Mineral planning authorities should usually only seek a review of planning conditions when monitoring visits have revealed an issue that is not adequately regulated by planning conditions, which the operator has been made aware of and has not been able to address.</td>
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<tr>
<td><strong>Scheduled Monument</strong></td>
<td>SM A nationally important archaeological site included in the Schedule of Ancient Monuments maintained by the Secretary of State under the Ancient Monuments and Archaeological Areas Act 1979.</td>
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<tr>
<td><strong>Secondary Aggregates</strong></td>
<td>Secondary aggregates can be a lower grade virgin material such as chalk, or previously used aggregate or used materials which were not previously aggregates, for example shredded tyres, incinerator bottom ash and glass cullet.</td>
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<tr>
<td><strong>Secondary Processing</strong></td>
<td>The manufacturing of minerals into a product (e.g. concrete batching, coated roadstone production, brickmaking). Such activities may not be sited on, or adjacent, to mineral sites, rail depots or wharves.</td>
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<tr>
<td><strong>Site of Special Scientific Interest</strong></td>
<td>SSSI A site statutorily notified under the Wildlife and Countryside Act 1981 as being of special nature conservation interest. SSSI include wildlife habitats, geological features and landforms.</td>
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<tr>
<td><strong>Silica Sand</strong></td>
<td>Also known as industrial sand, contains a high proportion of silica in the form of quartz. It is produced from unconsolidated sands and crushed sandstones and is used for applications other than as construction aggregate.</td>
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<tr>
<td><strong>Soft Sand</strong></td>
<td>Fine sand suitable for use in such products as mortar, asphalt and plaster.</td>
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<tr>
<td><strong>Special Area of Conservation</strong></td>
<td>SAC A site of international importance designated under the EU Directive on the Conservation of Natural Habitats and of Wild Fauna and Flora.</td>
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<tr>
<td><strong>Special Protection Area</strong></td>
<td>SPA A site of importance for rare and vulnerable birds under the EU Directive on the Conservation of Wild Birds.</td>
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<tr>
<td>Statutory consultee</td>
<td>Organisations with which the local planning authority must consult on the preparation of plans or in determining a planning application. Includes the Environment Agency, Natural England and Historic England.</td>
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<tr>
<td>Strategic Flood Risk Assessment</td>
<td>SFRA A study carried out by local planning authorities in consultation with the Environment Agency. The SFRA provides information on the areas that may flood and the impacts of climate change.</td>
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<tr>
<td>Sustainability Appraisal</td>
<td>SA A single appraisal tool which provides for the systematic identification and evaluation of the economic, social and environmental impacts of a proposal. The Planning and Compulsory Purchase Act requires a sustainability appraisal to be undertaken for all development plan documents.</td>
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<tr>
<td>Sustainable development</td>
<td>Various definitions, but in its broadest sense it is about ensuring well-being and quality of life for everyone, now and for generations to come, by meeting social and environmental as well as economic needs.</td>
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</tbody>
</table>