

Decision to Make The Ivers Neighbourhood Plan

Author: David Waker – <u>David.waker@Buckinghamshire.gov.uk</u>

Date: 06/3/2023

Table of Contents

| Title of report | 1 |
|---|----|
| Purpose of report and Recommendation | 3 |
| | |
| Background | 3 |
| Referendum Result | 3 |
| | |
| | |
| Neighbourhood Plan Part of Development Plan | 4 |
| Next Steps | 1 |
| | |
| The Future | .5 |
| Legal and Financial Implications | .5 |
| Financial | .5 |
| Legal | .5 |
| | |
| Exercise of Delegation | 6 |
| Background Papers | 6 |
| Dackground rapers | ·U |

1.1 The purpose of this report is to recommend that the Director of Planning and Environment in consultation with the Cabinet Member for Planning and Enforcement exercises his delegated authority to make The Ivers Neighbourhood plan.

Recommendation

That the Director of Planning and Environment uses his delegated powers to declare that The Ivers Neighbourhood Plan be made part of the Buckinghamshire Development Plan in accordance with Regulation 18A of The Neighbourhood Planning (General) Regulations 2012 as amended and under section 38A (4) of the 2004 Act.

Background

Reasons for Recommendation

- 2.1 If a neighbourhood plan is supported by the majority of people who vote in a referendum then the Local Planning Authority have to make the plan, within 8 weeks of the day after the referendum is held, in accordance with the relevant regulations unless the plan would be in breach of European legislation or the Convention on Human Rights. Under the Councils Scheme of delegations, the decision to Make a Neighbourhood Plan is delegated to the Director of Planning and the Environment. The referendum process and the subsequent decision to make the neighbourhood plan can be subject to a legal challenge being lodged within 6 weeks of the referendum result of the decision to make the plan.
- 2.2 The Ivers Neighbourhood Plan has been through the formal stages required and, following receipt of the Examiner's report and this Council's consideration of that report was recommended to proceed to referendum subject to some minor changes.
- 2.3 Therefore, on the 12th January 2023 The Ivers Neighbourhood Plan was put to a referendum of eligible voters within the parish of Iver.

Referendum result

2.4. Under the regulations the referendum had to ask the following question –

"Do you want Buckinghamshire Council to use the Neighbourhood Plan for The Ivers to help it decide planning applications in the neighbourhood area?"

"Yes or No"

2.5. Following the close of the referendum the votes cast were counted giving the following result:

Yes - 1077 No - 169

This represented an 86% Yes vote from those who turned out to vote.

- 2.6. If, following a referendum, more than half of those voting have voted in favour of the plan the Council is under a statutory duty to 'make' the plan as soon as possible after the referendum unless the plan would be in breach of European legislation or the Convention on Human Rights
- 2.7. The Council has considered the European and human rights implications of the Neighbourhood Plan as part of its consideration of the draft Plan and the Examiner's report and it is not considered to contravene those rights.
- 2.8. Anyone aggrieved by the conduct of the referendum result can make a legal challenge to that process within 6 weeks of the referendum result being announced. If such a legal challenge is made the Council is not bound to the 8- week deadline for making the neighbourhood plan. As 6 weeks have now passed since the referendum and no legal challenge has been lodged, Buckinghamshire Council will proceed to make the plan within 8 weeks of the day after the referendum.

Neighbourhood Plan – part of Development Plan

2.9. If The Ivers Neighbourhood Plan is 'made' by the Council, it will form part of the Development Plan for the area of Iver parish. In accordance with the relevant legislation, "if regard is to be had to the development plan for the purpose of any determination to be made under the planning Acts the determination must be made in accordance with the plan unless material considerations indicate otherwise", and so will be a primary material consideration in the determination of planning applications made within the parish.

Next Steps

- 2.10. When a neighbourhood plan has been 'made' by the Council it is under a duty to publicise the making of the neighbourhood plan and to make copies of the neighbourhood plan available. The regulations require the decision to make the neighbourhood plan and the neighbourhood plan documents to be published on the Council website and to publicise the making of the neighbourhood plan in any other way the Council feels will bring the making of the plan to the attention of people who live and work in the neighbourhood plan area. In addition, the Council is under a duty to inform any person who asked to be notified that the neighbourhood plan had been made.
- 2.11. the Council will seek to ask the parish to:
 - Publish the matter on the Parish Council's website and/or Parish newsletter (if there is one).
 - Post a notice on the Parish Notice Board or, in the absence of such a board, in a prominent position in the Parish stating where the plan can be inspected.

The future

2.12. The Parish Council could decide to review the plan in the future but any such review would be subject to further consultation procedures and involvement by Buckinghamshire Council at key stages.

Financial and Legal Implications

Financial

The costs of the public consultation, undertaking the referendum and publishing the Plan are initially met by the Council. The Government issues neighbourhood plan grants at set stages in the neighbourhood plan process. As such the costs of the making of the plan should be met by the Government grant.

Legal

The Council is legally required to 'make' the plan, subject to any legal challenges. Failure to 'make' the plan could in turn lead to legal action from the Parish Council and/ or the Secretary of State.

Once 'made' the plan will form part of the Development Plan for the area of the Ivers parish. The plan has been the product of partnership working between the Council and the Parish Council.

Delegated authority

The Council's Scheme of Delegations to Officers contained at Part I paragraphs 2.10 and 2.18a of the Council's Constitution authorises the Director of Planning and Environment to determine all decisions relating to neighbourhood planning.

Exercise of Delegated Authority

I, Steve Bambrick, Director of Planning and Environment agree the above recommendation.

Signed:

Dated: 07/3/23

Steve Bambrick

Director of Planning and Environment.

BREN

Background papers

The Ivers referendum version neighbourhood plan.

Declaration of result of neighbourhood plan referendum – The Ivers Neighbourhood Plan