#### **EXAM 11**

# Examination of the Nottinghamshire and Nottingham Waste Local Plan

# Post Hearing Note – Main Modifications and Related Matters Introduction

- 1. During the hearing sessions a number of potential main modifications (MMs) and additional minor modifications (AMs) were discussed. Although some of these were provided in draft before the commencement of the hearing sessions, there were many potential MMs and AMs that arose during the course of discussions. This note relates to administrative arrangements necessary to enable public consultation on the MMs.
- 2. The Councils maintained a running list of all of potential MMs, AMs and post hearing actions. This list should be provided to the Inspector by **25 October 2024**. Following confirmation by the Inspector that the list captures the nature of the potential MMs and AMs considered during the hearing sessions, the list should be published on the examination website.
- 3. At this stage, the list should not provide the detailed wording for all of the potential MMs and AMs. However, it should be sufficiently detailed to provide an appropriate basis for the Councils to consider the detailed wording and content of a consultation draft of the potential MMs and to consider any consequential changes.

#### **Process**

- 4. Following the Inspector's confirmation that the list of potential MMs captures the nature of those discussed during the examination hearing, the Councils should prepare an updated draft schedule of all the potential MMs. In doing so, the Councils should also consider the need for any other consequential changes that might be required in connection with any potential main modifications.
- 5. Although I will make no comment on matters of soundness, I will need to agree the updated draft schedule of MMs before it is made available for public consultation. In this regard, the updated draft MM schedule should be provided to the Inspector by **6 December 2024**.
- 6. The schedule should take the form of a numbered list of main modifications with changes shown by means of strikethrough to show deleted text and new text shown in bold or underlined (or both). It should also include a column that briefly explains the reasons for the main modifications to assist consultees. For clarity, it is best to group all the changes to a single policy together as one main modification.
- 7. The Council will also need to update the list of proposed AMs. These are a matter solely for the Council. These should continue to be set out in a separate document from the MMs. However, it will be necessary for the list

- of AMs to be made available on the examination website by the date the formal consultation exercise on the MMs commences.
- 8. In order to ensure that the potential MMs and AMs can easily be understood and the effect on the content of the Plan demonstrated, it would be helpful for the Councils to prepare an amended 'tracked changes' version of the Submission Plan that contains all of the proposed main modifications. This 'tracked changes' version of the Plan should be made available on the examination website no later than the commencement date of the public consultation exercise.

#### **Public Consultation**

- 9. Advice on the required consultation on the proposed MMs is provided in Examining Local Plans Procedural Practice (in particular, see paragraphs 5.24 to 5.28). Amongst other things this states that the scope and length of the consultation should reflect the consultation at the Regulation 19 stage (usually at least 6 weeks but commonly 8 weeks).
- 10. In undertaking public consultation on the potential MMs, it should be made clear that the consultation is only about the proposed main modifications and not about other aspects of the Plan. In addition, it should also be made clear that the MMs are put forward without prejudice to the Inspector's final conclusions.
- 11. The Procedural Practice also states that the general expectation is that issues raised on the consultation of the draft MMs will be considered through the written representations process and further hearing sessions will only be scheduled exceptionally.
- 12. The Councils should also ensure that they have met the requirements for sustainability appraisal and Habitats Regulation Assessment (HRA) by producing addenda to the Sustainability Appraisal (SA) and HRA of the Submitted Plan in relation to the potential main modifications, where necessary and as appropriate. I will need to see a draft of any addenda, or confirmation that the proposed main modifications have been assessed and do not necessitate any addition or modification to the existing SA or HRA. The addenda should be published as part of the public consultation.
- 13. The AMs are a matter solely for the Councils and should continue to be set out in a separate document from the MMs. If the Councils intend to publicise or consult on any additional minor modifications it should be made clear that such changes are not a matter for the Inspector.

## **Timetable**

Running list of all of potential MMs, AMs to be provided to Inspector	25 October 2024
Updated draft MM and AM schedule to be provided to the Inspector	6 December 2024

Commencement of Public Consultation	
on MMs together with any addenda to	
HRA and SA	

January/February 2025

- 14. The Councils should advise the Inspector in due course of the commencement date of the public consultation on the MMs.
- 15. Following the receipt of responses to the public consultation exercise, the Inspector will need to see copies of all the representations received. In addition, the Councils should prepare a comments table containing a summary of each representation made, the Councils' views on these and whether any further changes to the Plan (MMs) are considered necessary. A final schedule of proposed MMs should be provided which will form an appendix to Inspectors Report.
- 16. The Councils should provide an indicative date when the final schedule is likely to be provided to the Inspector.

### Consideration of potential main modifications

- 17. In accordance with the provisions of section 20(7C) of the Planning and Compulsory Purchase Act 2004 (as amended), the Council has formally confirmed that it wishes the Inspector to recommend any such main modifications that are necessary to make the Plan sound and legally compliant.
- 18. The views I have expressed in the hearing sessions and in this note are based on the evidence before me, including the discussion that took place at the hearing sessions. However, my final conclusions on soundness and legal compliance will be provided in the report which I will produce after the consultation on the potential main modifications has been completed.
- 19. In reaching my conclusions, I will take into account any representations made in response to the consultation. Consequently, any views I expressed during the hearing sessions and in this note about soundness and the potential main modifications which may be necessary to achieve a sound plan could alter following the consultation process.
- 20. Should any interested parties require any clarification on the content of this note then this should be made via the Programme Officer.

Stephen Normington

**INSPECTOR** 

17 October 2024