

## RECORD OF DELEGATED DECISION (OFFICER)

1. Decision Reference No.	CEX125
2. Name/Title of Officer (who is taking the Decision)	Chief Executive in consultation with the relevant Portfolio Holder
3. Email address of Officer	edecoverly@melton.gov.uk
4. Title / Subject Matter:	Scalford Neighbourhood Development Plan – Regulation 19 decision statement
5. Type of Decision: (The decision will be published in its entirety unless it contains exempt information as described in Section 1.4 of the <u>Council's Access to Information</u> <u>Rules</u> )	Public
6. Key Decision?	Νο

#### 7. Decision Taken:

Authority to 'make' the Scalford Neighbourhood Development Plan part of Melton Borough Council's Development Plan.

### 8. Reasons for Decision:

Scalford Parish was designated as a neighbourhood area in November 2017. The Melton Borough Council Local Plan was adopted on 10 October 2018. Following the submission of the draft plan to Melton Borough Council which was in accordance with both the National Planning Policy Framework and the adopted Local Plan and the independent examination in March-May 2020, the examiner concluded that, subject to the modifications in his report, the plan should proceed to a referendum.

With the publication of a Decision Statement in December 2020, Melton Borough Council agreed that all the examiner's recommended modifications should be accepted and that the amended Neighbourhood Plan should proceed to a referendum. With the examiner's recommended modifications, the Scalford Neighbourhood Development Plan meets the basic conditions set out in paragraph 8(2) of Schedule 4B of the Town and Country Planning Act 1990, is compatible with EU obligations and the Convention rights and complies with the relevant provision made by or under Section 38A and B of the Planning and Compulsory Purchase Act 2004 (as amended).

A referendum was held on 6<sup>th</sup> May 2021 and a 'yes' vote was returned with 182 out of 228 persons that voted. Paragraph 38A (4)(a) of the Planning and Compulsory Purchase Act 2004 as amended, the Neighbourhood Planning (General) (Amendment) Regulations 2015 and the Neighbourhood Planning (General) and Development Management Procedure (Amendment) Regulations 2016 requires that the Council must 'make' the Neighbourhood Plan within 8 weeks (2<sup>nd</sup> July 2021) if more than half of those voting have voted in favour of the plan.

It was declared by the Counting Officer that more than half of those voting had voted in favour of the Scalford Neighbourhood Plan being used to help decide planning applications in the plan area.

Consequently, the Scalford Neighbourhood Development Plan needs to be 'made' (publication of 'Regulation 19 decision statement') before the 2<sup>nd</sup> of July and planning applications in the Parish of Scalford must be considered against the neighbourhood plan, as well as existing planning policy, such as the Melton Local Plan and the National Planning Policy and associated Guidance.

#### 9. Authority / Legal Power:

The Chief Executive Officer in consultation with relevant Portfolio Holder has delegated powers. Chapter 2 – 1 of the constitution, paragraph 2.47 delegates 'Local Planning and Neighbourhood Planning Functions' to the Chief Executive Officer in consultation with the relevant Portfolio Holder.

# 10. Background Papers attached?

(Background papers are to be attached (unless exempt)

Yes, Scalford Regulation 19 Decision Statement (draft)

## 11. Alternative options available / rejected:

1. None. Following a successful referendum, the local authority must 'make' the neighbourhood plan and it will become part of the statutory development plan, unless it is considered that the making of the plan would breach, or would otherwise be incompatible with, any EU obligation or any of the Convention rights (within the meaning of the Human Rights Act 1998) (Section 38(A), paragraph 6 of the Planning and Compulsory Purchase Act 2004). The Council do not consider this to be the case and consequently, making the Neighbourhood Plan is the only reasonable alternative.

# 12. Implications:

	Legal	2012 state neighbour or refusing planning a manner as people wh (i) a stater decision s decision s decision s asked to b Regulation 2012 and Authority r practicable day of the following t formally 'n July 2021.	<ul> <li>19 of The Neighbourhood Planning (General) Regulations es that 'as soon as possible after deciding to make a hood development plan under section 38A(4) of the 2004 Act of to make a plan under section 38A(6) of the 2004 Act, a local puthority must – (a) publish on their website and in such other is they consider is likely to bring the decision to the attention of to live, work or carry on business in the neighbourhood area – ment setting out the decision and their reasons for making that 'the decision statement"); (ii) details of where and when the tatement may be inspected; and (b) send a copy of the tatement to – (i) the qualifying body; and (ii) any person who he notified of the decision.</li> <li>18A of The Neighbourhood Planning (General) Regulations section 38A(4)(b) of the 2004 Act establish that the Local must 'make' the Neighbourhood Plan as soon as reasonably a after the referendum is held and, in any event before the last period of 8 weeks beginning with the day immediately he referendum day. As a result, the Decision Statement which hake' the neighbourhood plan needs to be published by the 2<sup>nd</sup> roval 23 June 2021]</li> </ul>	
	Finance	As stated in 2020/2 £20,000 f intention to of the Neig when a read This was to 2021/22	one. The associated claim has been already submitted. stated in the 'Update on financial support for neighbourhood planning 2020/21' (June 2020) 'Local Planning Authorities can now claim 0,000 from when they issue a decision statement detailing their ention to send the plan to referendum (as set out under Regulation 18 the Neighbourhood Planning (General) Regulations 2012) rather than been a referendum date has been set'. is was budgeted to be received in 2020/21 but will now be received in 21/22	
	HR	None HR Appro		
<ul> <li>13. Signature of Decision Maker with authority to sign (See Section 9):</li> <li>Please do no 'pp' for a Senior Officer</li> </ul>		' with n (See	Email approval received Edd de Coverly Chief Executive	
<b>14.</b> Consultation with: (Where applicable - attach email as			Email approval received Councillor Leigh Higgins	

confirmation)	Portfolio Holder for Growth and Prosperity (and Deputy Leader)
15. Date:	23 June 2021