BRIDGEND COUNTY BOROUGH COUNCIL

REPORT TO DEVELOPMENT CONTROL COMMITTEE

22 NOVEMBER 2018

INFORMATION REPORT OF THE CORPORATE DIRECTOR COMMUNITIES

2018 ANNUAL MONITORING REPORT (AMR) FOR THE BRIDGEND LOCAL DEVELOPMENT PLAN (LDP) 2006 - 2021

1. Purpose of Report

1.1 To report to Development Control Committee the findings of the Bridgend County Borough Local Development Plan 2018 Annual Monitoring Report (AMR) (attached as **Appendix 1**).

2. Connection to Corporate Improvement Objectives/Other Corporate Priorities

2.1 The Bridgend Local Plan (LDP) is one of the high level strategies which must be prepared by the Council. The LDP sets out in land use terms those priorities in the Corporate Plan that relate to the development and use of land provided they are in conformity with national and international policy. The AMR monitors whether the LDP and therefore the Council's land use and regeneration objectives are being successfully implemented.

3. Background

- 3.1 Following the adoption of the Bridgend Local Development Plan in September 2013, the Council has a statutory obligation under section 76 of the Planning and Compulsory Purchase Act 2004 to produce an AMR.
- 3.2 The 2018 AMR is required to be submitted to the Welsh Government prior to the 31 October 2018 and this target was met with it being submitted on 30 October 2018.
- 3.3 The main aim of the AMR is to assess the extent to which the LDP Strategy and Policies are being achieved. Therefore, the AMR has two primary roles; firstly to consider whether the policies identified in the monitoring process are being implemented successfully; and secondly to consider the Plan as a whole against all of the information gathered to determine whether a complete or partial review of the Plan is necessary.

The Requirement for Monitoring

- 3.4 In order to monitor the LDP's performance, it needs to be considered against a set of monitoring aims and indicators. Chapter 7 of the LDP sets out the Monitoring Framework that forms the basis of the AMR and provides information that is required to be included by LDP Regulation 37.
- 3.5 In this context the AMR is required to identify policies that are not being implemented and for each such policy:
 - Outline the reasons why the policy is not being implemented;
 - Indicate steps that can be taken to enable the policy to be implemented;
 - Identify whether a revision to the plan is required;

- Specify the housing land supply from the Housing Land Availability Report for that year and for the full period since the adoption of the plan; and
- Specify the number of net additional affordable and general market dwellings built in the LPA area for that year and for the full period since the adoption of the plan.
- 3.6 The LDP Manual supplements this requirement by setting out additional factors that should be assessed in the AMR:
 - Whether the basic strategy remains sound (if not, a full plan review may be needed);
 - What impact the policies are having globally, nationally, regionally and locally;
 - Whether the policies need changing to reflect changes in national policy;
 - Whether policies and related targets in the LDP have been met or progress is being made towards meeting them, including publication of relevant supplementary planning guidance (SPG);
 - Where progress has not been made, the reasons for this and what knock on effects it may have:
 - What aspects, if any, of the LDP need adjusting or replacing because they are not working as intended or are not achieving the objectives of the strategy and/or sustainable development objectives; and
 - If policies or proposals need changing, the suggested actions that is required to achieve them.
- 3.7 Monitoring the Plan also accords with the requirements for monitoring the sustainability performance of the plan through the Strategic Environmental Assessment / Sustainability Appraisal (SEA/SA).

4. Current Situation

- 4.1 The Council has a statutory obligation under section 61 of the Planning and Compulsory Purchase Act 2004 to keep all matters under review that are expected to affect the development of its area. In addition, section 76 of the Act requires the Local Planning Authority to produce information on these matters in the form of an 'Annual Monitoring Report' for submission to the Welsh Government. This is the fourth AMR to be prepared since the adoption of the Bridgend LDP and is based on the period from 01 April 2017 to 31 March 2018. It is required to be submitted to Welsh Government by the end of October 2018 (the AMR was submitted to Welsh Government on 30 October 2018).
- 4.2 There have been many changes since 2013 that will impact on the successful implementation of the LDP; the most notable are the changes in the Welsh Economy and the changes in the regional context. The AMR therefore considers whether the development strategy that underpins the LDP remains valid and assesses whether or not the Strategy Policies contained in the LDP are being effective in delivering the Development Strategy and meeting the objectives of the plan.
- 4.3 The LDP Regulations and the LDP Manual specify what the AMR is required to include:

- An Executive Summary;
- A review of changes to national and regional policy and guidance and their implications for the LDP;
- SEA/SA Monitoring based on the SEA/SA Monitoring Framework;
- LDP Monitoring based on the LDP Monitoring Framework;
- Statutory Indicators; and
- Recommendations on the course of action in respect of policies and the LDP as a whole.

Key findings of the Annual Monitoring Process

- 4.4 An overview of the LDP Monitoring Data for the fourth AMR period provides an interesting insight into the implementation of the LDP over the past 12 months. The key findings are set out below:
 - The 2018 JHLAS indicates that 390 new homes were completed during the monitoring period 01 April 2017 to 31 March 2018;
 - The 2018 JHLAS indicates that the Council has a housing land supply, assessed against the housing requirement of the Bridgend LDP, of 3.4 years;
 - To date 1213 affordable dwellings have been delivered;
 - During the monitoring period 01 April 2017 to 31 March 2018 2.58 hectares of vacant employment land was developed;
 - Within Bridgend Town Centre of the 377 commercial properties surveyed 66 were vacant representing a vacancy rate of 17.51 %;
 - Within Porthcawl Town Centre of the 204 commercial properties surveyed 10 were vacant representing a vacancy rate of 4.90%;
 - Within Maesteg Town Centre of the 167 commercial properties surveyed 10 were vacant representing a vacancy rate of 5.39%;
 - The requirement as to whether the Council will need to identify a Gypsy and Traveller Site is now however determined by the new requirements of the Housing (Wales) Act 2014. The Housing (Wales) Act 2014 requires each local authority in Wales to undertake a Gypsy and Traveller Accommodation Assessment to ensure that needs are properly assessed and planned for. In summary, the GTAA covers the period 2016-2031 and estimates the additional pitch provision needed for Gypsies and Travellers in Bridgend. For the first 5 years of the GTAA plan period, there is no requirement for additional pitches and for the remainder of the GTAA plan period, a further 1 additional pitch is required. This gives a total need for the whole GTAA plan period of 1 additional pitch.
 - The County Borough is making a significant contribution to national renewable energy targets and the Renewable Energy technology continues to be actively promoted in Bridgend with the selection of two demonstrator schemes:- the Bridgend Town Heat Network and the Upper Llynfi Valley Heat Network (Caerau Minewater) Projects. The

Caerau Minewater Heat Project was announced in August 2017 as the third prize winner in the NEA and British Gas Energy Impact Awards 2017-18. During the Monitoring Period 01 April 2017 to 31 March 2018 1.0 mw of renewable additional electricity capacity was permitted. The generating capacity from large-scale wind turbines (within and immediately adjacent to the refined SSA) is 59mw. As such the County Borough is making a significant contribution to national renewable energy targets.

4.5 Chapter 5 of the AMR provides a detailed analysis of the success of the plan to date against the monitoring indicators and factors in terms of delivering sustainable development.

Conclusions

- 4.6 This is the fourth AMR to be prepared since the adoption of the Bridgend LDP and is based on the period from 01 April 2017 to 31 March 2018 and is required to be submitted to Welsh Government by 31 October 2018. The findings of the AMR provide an important opportunity for the Council to assess the effectiveness of the Plan and to determine whether or not it needs to be reviewed.
- 4.7 In the Local Planning Authority's opinion the overall the strategy remains sound, however, a number of key housing provision policy targets are not being met which indicates that these policies are not functioning as intended. The Local Planning Authority are progressing with the statutory review of the LDP which will address the shortfall in the housing land supply and facilitate the identification/allocation of additional housing land. It is important to acknowledge that whilst the level of growth in some areas is slower than anticipated, evidence collected through the monitoring process clearly suggests that good progress is being made in the delivery of the majority of LDP targets, which must be seen as a positive. However, further investment into the local economy is required and specific consideration will be given to the opportunities to stimulate the delivery of new employment land and mixed-use regeneration sites by taking a pro-active approach with landowners and developers especially where development sites are in the Council's ownership and bring forward new schemes, masterplans and development briefs to facilitate development. The Council believes that the development which has taken place in the County Borough of Bridgend since the adoption of the LDP, together with the projected future investment from the public and private sector will ensure that the LDP continues to be a success for our communities.

5. Effect upon Policy Framework & Procedure Rules

5.1 Following the adoption of the Bridgend LDP, the Council has a statutory obligation under section 76 of the Planning and Compulsory Purchase Act 2004 to produce an Annual Monitoring Report (AMR) to identify whether the policies identified in the monitoring process are being implemented successfully and to consider the plan as a whole against all of the information gathered to determine whether a complete or partial review of the plan is necessary.

6. Equality Impact Assessment

6.1 There are no direct implications associated with this report, however, any future review of the policies and proposals contained with the Bridgend County Borough Local Development Plan will require an Equalities Impact Assessment to be carried out.

7. Financial Implications

7.1 Officer time and cost associated with the data collection and analysis of the monitoring indicators and preparation of the AMR will be met from the Development Planning budget and carried out by existing staff.

7.2 The cost of the LDP Review will be met from the Development Planning budget and carried out by existing staff with expertise advice procured from consultants as required. An overview of the financial implications will be set out in the 'LDP Review Report' covering report and a future Delivery Agreement associated with any Replacement Plan will be presented to the Development Control Committee/LDP Steering Group and Full Council.

8. Recommendations

8.1 That Development Control Committee notes the content of the AMR Report.

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Background documents

None.



Appendix 1

Annual Monitoring Report 2017-2018

Local Development Plan (2006 – 2021)





Local Planning Authority

Bridgend County Borough Council

1. INTRODUCTION

- 1.1 The Bridgend County Borough Local Development Plan (2006 2021) was formally adopted by the Council on the 18th September 2013. Following the adoption of the Bridgend LDP, the Council has a statutory obligation under section 76 of the Planning and Compulsory Purchase Act 2004 to produce an Annual Monitoring Report (AMR). This is the fourth AMR to be prepared since the adoption of the Bridgend LDP and is based on the period from 1st April 2017 to 31st March 2018 and is required to be submitted to Welsh Government by the 31st October 2018.
- 1.2 The main aim of the AMR is to assess the extent to which the LDP Strategy and Policies are being achieved. Therefore, the AMR has two primary roles; firstly to consider whether the policies identified in the monitoring process are being implemented successfully; and secondly to consider the plan as a whole against all of the information gathered to determine whether a complete or partial review of the plan is necessary.
- 1.3 Notwithstanding the outcome of this fourth monitoring report and whether a partial or full review of the plan is needed based on its findings, given that it has been 4 years since the LDP was adopted, the Council has formally commended a full review of the Plan.
- 1.4 In this respect, this report will form part of the ongoing evidence base that will underpin the new Replacement Plan and will supplement the information contained in the LDP Review Report, submitted to Welsh Government in June 2018.
- 1.5 It will also assess whether the existing LDP remains fit for purpose up until its end date of 2021.

The Requirement for Monitoring

- 1.6 In order to monitor the Local Development Plans performance, it needs to be considered against a set of monitoring aims and indicators. Chapter 7 of the LDP sets out the Monitoring Framework that forms the basis of the AMR and provides information that is required to be included by LDP Regulation 37.
- 1.7 In this context the AMR is required to identify policies that are not being implemented and for each such policy:
 - Outline the reasons why the policy is not being implemented;
 - Indicate steps that can be taken to enable the policy to be implemented;
 - Identify whether a revision to the plan is required;
 - Specify the housing land supply from the Housing Land Availability Report for that year, and for the full period since the adoption of the plan; and

- Specify the number of net additional affordable and general market dwellings built in the LPA area for that year, and for the full period since the adoption of the plan.
- 1.8 The LDP Manual (Edition 2, 2015) supplements this requirement by setting out additional factors that should be assessed in the AMR:
 - Whether the basic strategy remains sound (if not, a full plan review may be needed);
 - What impact the policies are having globally, nationally, regionally and locally;
 - Whether the policies need changing to reflect changes in national policy;
 - Whether policies and related targets in the LDP have been met or progress is being made towards meeting them, including publication of relevant supplementary planning guidance (SPG);
 - Where progress has not been made, the reasons for this and what knock on effects it may have;
 - What aspects, if any, of the LDP need adjusting or replacing because they
 are not working as intended or are not achieving the objectives of the strategy
 and/or sustainable development objectives; and
 - If policies or proposals need changing, the suggested actions that is required to achieve them.
- 1.9 Monitoring the Plan also accords with the requirements for monitoring the sustainability performance of the plan through the Strategic Environmental Assessment / Sustainability Appraisal (SEA/ SA) (Strategic Environmental Assessment Regulations (2004) and The Conservation of Habitats and Species Regulations 2010 (as amended 2011).

Format and Content

- 1.10 The structure of the AMR is as follows:
 - **Chapter 2: Executive Summary (page 8)** provides a succinct written summary of the key monitoring findings;
 - Chapter 3: Monitoring Framework (page 8) explains the process of monitoring the LDP, how to quantify the resulting data and if necessary, determine whether a review of the LDP and Sustainability Appraisal (SA) is required;
 - Chapter 4: Contextual Change (page 10) analyses the potential impact of factors such as changes to national planning policy, the economic climate and local issues on the implementation of the LDP;
 - Chapter 5: Local Development Plan Monitoring (page 20) provides an analysis of the effectiveness of the LDP policy framework in delivering the plans targets;
 - Chapter 6: Sustainability Appraisal Monitoring (page 66) analyses the impact the LDP is having on the social, economic and environmental well-being of Bridgend and;
 - Chapter 7: Conclusions and Recommendations (page 72) provide an overview of the findings of the AMR and makes recommendations about issues that require further consideration.

2. EXECUTIVE SUMMARY

2.1 Section 76 of the Planning and Compulsory Purchase Act 2004 requires local planning authorities to monitor the implementation of their adopted LDPs by preparing an Annual Monitoring Report (AMR). This is the fourth AMR to be prepared since the adoption of the Bridgend LDP and is based on the period from 1st April 2017 to 31st March 2018 and is required to be submitted to Welsh Government by 31st October 2018.

Background

- 2.2 The Council formally adopted the Bridgend County Borough Local Development Plan (LDP) on the 18th September 2013. Following the adoption of its LDP, the Council has a statutory obligation under section 61 of the Planning and Compulsory Purchase Act 2004 to keep all matters under review that are expected to affect the development of its area. In addition as stated above, section 76 of the Act requires the Council to produce information on these matters in the form of an Annual Monitoring Report for submission to the Welsh Government.
- 2.3 There have been many changes since 2013 that will impact on the successful implementation of the LDP; the most notable are the changes in the Welsh Economy and changes in the regional context. The AMR will consider whether the development strategy that underpins the LDP remains valid. It will also assess whether or not the policies contained in the LDP are being effective in delivering the Development Strategy and meeting the objectives of the plan.
- 2.4 The LDP Regulations and the LDP Manual specify what the AMR is required to include:
 - An Executive Summary;
 - A review of changes to national and regional policy and guidance and their implications for the LDP;
 - SEA/SA Monitoring based on the SEA/SA Monitoring Framework;
 - LDP Monitoring based on the LDP Monitoring Framework;
 - Statutory Indicators; and
 - Recommendations on the course of action in respect of policies and the LDP as a whole.

Key findings of the Annual Monitoring Process

External Influences

- 2.5 The AMR considers the external factors that have had, or could have, an influence on the implementation of the plan and thus on development in the County Borough. These include changes in:
 - Policy and legislation;
 - National statistics;
 - · External conditions; and
 - Local development context.

Policy and Legislation

- 2.6 The AMR is required to identify documents, at national and regional level, that may have implications for the policies in the LDP and to assess them to identify their implications. The Welsh Government did not introduce any national legislative changes during the current monitoring period but has commenced work on the production of a National Development Framework (NDF) with the publication and consultation on a preferred option. The NDF will replace the Wales Spatial Plan, and will set out the 20 year spatial framework for land use in Wales, providing a context for the provision of new infrastructure/growth and the national and regional level.
- 2.7 National planning policy is contained in Planning Policy Wales (PPW) (Edition 9) published in 2016.
- 2.8 During this monitoring period Welsh Government have published a further draft PPW (Edition 10) for consultation purposes. The consultation ended on 18th May 2018.

External Conditions

National Context

2.9 The UK economy has been recovering at a relatively strong rate since early 2013, although there was a slight slowdown in growth in late 2014 before the EU referendum due to slower global growth. PWC project UK growth to remain modest at around 1.3% in 2018 and 1.6% in 2019. This is due to continued subdued real consumer spending growth and the drag on business investment from ongoing economic and political uncertainty relating to the outcome of the Brexit negotiations.

The stronger global economy, and the competitive value of the pound, have boosted UK exports and inbound tourism, offering some support for overall UK GDP growth that should continue through 2018. However, the Eurozone economy has slowed recently and any further escalation of international trade tensions could dampen global growth in 2019 and beyond.

The Local Development Context & Economic Conditions

- 2.10 Land Registry Statistics in relation to house building and prices in Bridgend during 2017-2018 shows that the average house sale prices for 2018 in Bridgend is £149,212 compared to £144,412 for the previous year, an increase of 3.3%. The 2018 Land Registry data indicates house sale prices in Bridgend are below the national Wales sales price of £156,886.
- 2.11 In the County Borough of Bridgend between April 2017 & March 2018 there were 64,800 'economically active people' representing 75.3% of the population in Bridgend that is either employment or actively seeking work. This is less than the proportion for Wales and Great Britain, and represents a reduction from the 2016-2017 position of 64,900.
- 2.12 Following a difficult period for the local economy analysis of the monitoring data in chapter 5 indicates a low take up of employment land. However, there are also positive signs with planning permission granted for a development of up 71,441sq.m of B1, B2 and B8 employment floorspace at land in Brocastle, Waterton. Other proposals relate to planning permissions granted for:-
 - Expansion of Pin-It Pasty, Abergarw Trading Estate
 - Expansion of Brickability, Bridgend Industrial Estate
 - New B1 Offices at Waterton Park
 - New manufacturing unit at Crendon Timber, Abergarw Trading Estate.

Strategic Environmental Assessment/Sustainability Appraisal Monitoring

- 2.13 The Strategic Environmental Assessment Directive requires local authorities to undertake Strategic Environmental Assessment (SEA) as part of the preparation of the LDP. In addition to this the LDP Regulations requires a Sustainability Appraisal (SA) to be undertaken. In preparing the LDP the council undertook joint SEA and SA and produced and published its SEA/SA Report in conjunction with the LDP.
- 2.14 The SEA Directive also requires that the council monitor the state of the environment through monitoring the sustainability objectives set out in the SEA/SA Report. This forms an integral part of the AMR and is contained in Section 6. The SEA/SA monitoring indicates a positive change to the environment thus far in the plan period.

LDP Policy Monitoring

- 2.15 An overview of the LDP Monitoring Data for the ^{4th} AMR period provides an interesting insight into the implementation of the LDP over the past 12 months. The key findings are set out below:
 - The 2018 JHLAS indicates that 390 new homes were completed during the monitoring period 1st April 2017 to 31st March 2018;

- The 2018 JHLAS indicates that the Council has a housing land supply, assessed against the housing requirement of the Bridgend LDP of 3.4 years;
- To date 1213 affordable dwellings have been delivered;
- During the monitoring period 01 April 2017 to 31 March 2018 2.58 hectares of vacant employment land was developed;
- Within Bridgend Town Centre of the 377 commercial properties surveyed 66 were vacant – representing a vacancy rate of 17.51 %;
- Within Porthcawl Town Centre of the 204 commercial properties surveyed 10 were vacant – representing a vacancy rate of 4.90%;
- Within Maesteg Town Centre of the 167 commercial properties surveyed 10 were vacant – representing a vacancy rate of 5.39%;
- The requirement as to whether the Council will need to identify a Gypsy and Traveller Site is now however determined by the new requirements of the Housing (Wales) Act 2014. The Housing (Wales) Act 2014 requires each local authority in Wales to undertake a Gypsy and Traveller Accommodation Assessment to ensure that needs are properly assessed and planned for. In summary, the GTAA covers the period 2016-2031and estimates the additional pitch provision needed for Gypsies and Travellers in Bridgend. For the first 5 years of the GTAA plan period, there is no requirement for additional pitches, and for the remainder of the GTAA plan period, a further 1 additional pitch is required. This gives a total need for the whole GTAA plan period of 1 additional pitch.
- The County Borough is making a significant contribution to national renewable energy targets and the Renewable Energy technology continues to be actively promoted in Bridgend with the selection of two demonstrator schemes:- the Bridgend Town Heat Network and the Upper Llynfi Valley Heat Network (Caerau Minewater) Projects. The Caerau Minewater Heat Project was announced in August 2017 as the third prize winner in the NEA and British Gas Energy Impact Awards 2017-18. During the Monitoring Period 1st April 2017 to 31st March 2018 1.0 mw of renewable additional electricity capacity was permitted. The generating capacity from large-scale wind turbines (within and immediately adjacent to the refined SSA) is 59 MW. As such the County Borough is making a significant contribution to national renewable energy targets.
- 2.16 Chapter 5 of the AMR provides a detailed analysis of the success of the plan to date against the monitoring indicators and factors in terms of delivering sustainable development.

3. MONITORING FRAMEWORK

- 3.1 The Monitoring Framework comprises 2 key elements. These are the monitoring of:
 - The LDP strategy, policies and proposals; and
 - The Sustainability Appraisal (SA) which includes the Strategic Environmental Assessment (SEA).
- 3.2 The on-going success of these documents and the policies within them are to be measured against a set of targets identified as part of the LDP process. Indicators have been formulated to determine whether these targets have been met. Where the results conclude that the targets are not being met, and that the effectiveness of the LDP documents (or parts or policies of it), are falling significantly below the level required, then consideration will be given to the need for a review of the LDP.

LDP Monitoring Aims, Indicators, Targets, Triggers and Outcomes

- 3.3 The LDP monitoring framework identifies 13 monitoring aims based on the Policies which deliver the strategy of the Plan; these monitoring aims are assessed against 31 indicators. It should be noted that whilst the targets and indicators relate to each Strategic Policy, the framework has been designed to ensure that linkages are made between the Strategic Policies, relevant objectives and Development Management and Allocation policies. Monitoring the delivery of the Strategic Policies therefore provides a mechanism for monitoring the LDP as a whole.
- 3.4 Trigger levels have been set which identify where a policy has diverged from the monitoring target to such an extent that the policy is failing to be implemented or needs to be amended. Where this happens the analysis in the monitoring table identifies the issue and, where necessary, the actions required to address it.

The Sustainability Appraisal Objectives and Indicators

3.5 The Sustainability Appraisal (SA) of the LDP identifies a set of objectives and significant effect indicators which are intended to measure the social, economic and environmental impact of the LDP. The SA identifies 4 objectives and 15 indicators specifically designed to monitor the environmental credentials of the LDP.

Monitoring Progress

- 3.6 The analysis of the monitoring process will be in the form of detailed written assessment of the indicator results and a subsequent view on the success of the targets and effectiveness of the policies. This will be provided in the respective monitoring sections of this report for the LDP and SA.
- 3.7 As a visual aid in showing the monitoring outcomes, a simple colour coded system has been formulated and will be included in the individual tables of Strategic Policies and SA results, as shown below:

Continue Monitoring

Where indicators are suggesting that LDP policies are being implemented effectively and there is no cause for a review.

Officer / Member Training Required

Where indicators associated with planning applications suggest that policies are not being implemented as they were intended and further officer or Member training is required.

Supplementary Planning Guidance (SPG) / Development Briefs Required

Whilst the Council will be preparing SPG and Development Briefs throughout the Plan period, indicators may suggest that further guidance should be provided to developers on how a policy should be properly interpreted. Additionally, should sites not be coming forward as envisaged; the Council will actively engage with developers / landowners to bring forward Development Briefs on key sites to help commence the development process.

Policy Research

Where the indicators suggest that the LDP policies are not being effective as they should; further research and investigation, including the use of contextual indicators and comparisons with other local authorities and national statistics where appropriate may be required.

Policy Review

Where indicators suggest that a LDP policy is failing to implement the strategy of the Plan and a formal review of the policy is required. Further research and investigation, including comparisons with other local authorities and national statistics where appropriate will be required before a decision to formally review the policy is made.

Plan / Strategy Review

Where indicators suggest that the LDP strategy is failing and a formal review of the Plan is required. The decision to review the Plan will not be taken lightly, and this trigger will not apply to the majority of policy areas.

Review of the Plan

- 3.8 Notwithstanding the outcome and findings of this fourth AMR for the monitoring period 2017 to 2018, the Council has formally commenced a statutory review of its LDP.
- 3.9 The LDP Delivery Agreement and Review Report was submitted to Welsh Government on 21st June 2018 and a letter from Welsh Government dated 25th June 2018 confirmed that the Council could proceed with the preparation of a Replacement LDP in accordance with the timetable set out in its Delivery Agreement.
- 3.10 In accordance with the requirements of Welsh Government the overall timetable for the preparation of the replacement plan is set within a time-frame of 3½ years from

its formal commencement, with adoption of the Replacement LDP programmed in 2021.

Local Development Plan Wales (2005)

- 3.11 Government sets out in LDP Wales paragraph 4.43 the following requirements:
 - Whether the basic strategy remains sound (if not, a full plan review may be needed);
 - What impact the policies are having globally, nationally, regionally and locally;
 - Whether the policies need changing to reflect changes in national policy;
 - Whether policies and related targets in LDPs have been met or progress is being made towards meeting them, including publication of relevant Supplementary Planning Guidance (SPG);
 - Where progress has not been made, the reasons for this and what knock on effects it may have;
 - What aspects, if any, of the LDP need adjusting or replacing because they
 are not working as intended or are not achieving the objectives of the strategy
 and/or sustainable development objectives; and
 - If policies or proposals need changing, what suggested actions are required to achieve this.
- 3.12 The AMR must also specify the housing land supply (from the current Housing Land Availability Study) and the number of net additional affordable and general market dwellings built in the authority's area, and report on other LDP indicators.

4. CONTEXTUAL CHANGE

- 4.1 The findings of the AMR Monitoring Framework are fundamental in determining how the implementation and delivery of the LDP is progressing. However, it is equally important to understand how the implementation of the LDP has been influenced by local, regional, national and international social and economic factors. By seeking to understand how different factors have affected the delivery of the LDP, the Council will gain a better understanding of what it can do to support the Plan's implementation. In focussing on those factors it can influence and better support delivery of its objectives and shape any future strategy within the Replacement LDP.
- 4.2 The following section looks specifically at the external factors that have had, or could have, an influence on the implementation of the plan and thus on development in Bridgend County Borough. These include changes in:

- Policy and legislation;
- National statistics;
- External conditions; and
- Local development context.

Policy and legislation

4.3 The Council needs to consider through its AMR whether changes to national planning policy have any implications for the LDP. If the implications are significant, the Council will need to determine how it addresses the issues.

Legislative Changes

- 4.4 The Welsh Government did not introduce any national legislative changes during the current monitoring period.
- 4.5 It is acknowledged that there are a significant number of statutes utilised to determine planning applications in Wales. The legislative framework for development is very complex. In response to this the Law Commission began a consultation in November 2017 on the Planning Law in Wales, with the intention to consolidate various Acts into one consistent piece of legislation. The result of this exercise will contribute to a Planning Bill that will replace all or part of more than 25 Acts. The consultation expired in March 2018 and the intention is to create a new legal framework for Planning in Wales by 2020.

National Planning Policy National Development Framework (NDF)

4.6 The Welsh Government has commenced work on the production of a National Development Framework (NDF) which will replace the Wales Spatial Plan. The NDF will set out the 20 year spatial framework for land use in Wales, providing a context for the provision of new infrastructure/growth at the national and regional level. It will concentrate on development and land use issues of national significance which the planning system is able to influence and deliver. During this monitoring period the Welsh Government have published and consulted on issues, options and a preferred option associated with the Plan. Future progress on the NDF and any subsequent implications for the LDP will be reported in future AMRs. The Council will also need to take account of any emerging NDF proposals in the preparation of the Replacement LDP.

National Planning Policy Amendments

Draft Planning Policy Wales (Edition 10)

4.7 Planning Policy Wales (PPW) (Edition 9) was published in November 2016, and was reported in last year's AMR. During this year's monitoring period a draft PPW (Edition 10) was published for consultation. The draft document has been entirely restructured to conform to the requirements of the Well Being and Future Generations Act 2015. The consultation closed on 18th May 2018, and any final changes will be reported in next year's AMR.

Regional Context

Strategic Development Plans (SDP)

The Planning (Wales) Act provides a legal framework for the preparation of Strategic Development Plan. This will allow larger than local issues such as housing demand, search areas for strategic employment sites and supporting transport infrastructure, which cut across a number of local planning authorities, to be considered and planned for in an integrated way. SDPs will address cross-boundary issues at a regional level and must be in general conformity with the NDF. The Regulations make reference to three potential strategic planning areas including South East Wales. It is anticipated that Bridgend will be part of this strategic planning area, in alignment with the Cardiff Capital Region City Deal proposals. Regional discussions on progressing a SDP are ongoing. Future progress on the SDP and any subsequent implications for the LDP and the Replacement LDP will be reported in future AMRs.

Cardiff Capital Region and City Deal

- 4.9 The Cardiff Capital Region (CCR) is made up of an area of South East Wales, consisting of the ten local authorities, (including Bridgend) who are working collaboratively in order to tackle issues that affect the whole of the region, such as poor transportation links and unemployment, with the aim of working together and collaborating on projects and plans for the area. The Authorities forming the Capital Region are progressing the City Deal to fund projects aimed at boosting the competitiveness of the region over the next 20 years. The CCR City Deal will help boost economic growth by improving transport links, increasing skills, helping people into work and giving businesses the support they need to grow.
- 4.10 It represents a £1.28 billion programme which aims to achieve a 5% uplift in the regions GVA by delivering a range of programmes which will increase connectivity, improve physical and digital infrastructure as well as regional business governance. A governance structure is in place in the form of a Regional Cabinet made up of the Leaders and Chief Executives of the 10 local authorities. A Programme Director has recently been appointed and the Delivery Team is based at Nantgarw. Considerable progress has been made with the agreement of a 5 year Strategic Plan and a number of projects have been assigned. This includes £734 million to the South Wales Metro, with electrification of the core valley lines and 37.9 million to establish a

semi-conductor cluster, to create 2,000 jobs. In addition, a Housing Investment Fund is to be established, together with Digital and Skills and Employment Strategies. The progress of the City Deal will be reported in future AMRs.

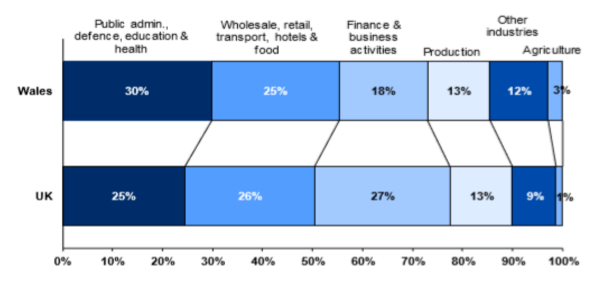
External Conditions (National Context)

Economy

- 4.11 In terms of the UK Economy, the latest OECD (May 2018) Economic Report notes that following years of strong growth the projected economic growth for 2018 is likely to be modest, at 1.4%, declining further to 1.3% in 2019, owing to high uncertainties about the outcome of Brexit negotiations. This represents a 0.4% decline on the 2017 growth figure of 1.8%.
- 4.12 The report notes that although inflation has fallen in recent months, it has remained persistently above the 2% target since February 2017. Wages have grown, but at a slower pace than productivity. Business investment growth has been held back by Brexit induced economic and political uncertainty and housing transactions, mortgage approvals and house prices have slowed slightly.
- 4.13 Despite weaken growth, the UK unemployment rate (at 4.2%) is at its lowest level since 1975 and labour force participation has increased.
- 4.14 During this monitoring period the Monetary Policy Committee increased interest rates for the first time in a decade in late 2017 as inflation was running well above target. It is anticipated that with inflation still above target and wage pressures emerging, the Bank of England will continue to raise interest rates, but only very gradually, as significant uncertainties remain.
- 4.15 The unemployment rate is also anticipated to edge up gradually, in the context of projected slow economic growth. The major risk for the economy is uncertainty surrounding Brexit. If high uncertainty persists, the drag on capital expenditure could intensify as businesses delay investment decisions. By contrast, deferred plans maybe brought forward if businesses gain clarity about future trading arrangements.
- 4.16 In terms of the likely impact of Brexit on the Welsh economy, the demos 'think-tank' has said that Wales out of all the UK regions will be hit hardest by a UK hard Brexit of leaving the EU free trade area.
- 4.17 60% of exports from Wales currently go to the EU as its biggest and most valuable trading partner.
- 4.18 Notwithstanding this, businesses that trade outside the EU have done well as a result of the weak pound making exports cheaper.
- 4.19 As Wales only has 4% of its workforce from the EU the government does not expect there to be any shortages of workers.

- 4.20 In overall terms 2017 was a strong year for capital investment in Wales, significantly higher than the 2016 position. This was however driven by strong investment in Cardiff. Commercial development remains marginal elsewhere in Wales with key limited speculative commercial building.
- 4.21 In 2017, despite uncertainties industrial take-up in Wales increased by 4% from 2016. Occupier demand is healthy although there is a limited no of 'ready sites' across Wales within modern floorspace. As such there is a risk occupiers will look elsewhere.
- 4.22 In terms of the office market Cardiff experienced a record high, driven by the provision of high quality Grade A office accommodation. It is recognised however that across Wales there is a dwindling supply of available Grade A floorspace to maintain this momentum.
- 4.23 In general terms 2017 has seen an increase from both occupiers and investors for prime property. Secondary stock has proved less attractive.
- 4.24 In terms of outlook, given that Cardiff has become the driver for economic activity for the Welsh economy there is a need to harness this growth to the Cardiff Capital Region and beyond.
- 4.25 This will need to be supported with infrastructure investment, including resolving the proposed M4 relief road, completion of the electrification of the main line to Cardiff in late 2018 and delivery of the South Wales Metro.
- 4.26 Abolition of the Severn Bridge tolls will also provide a boost to the distribution and logistics sector.
- 4.27 In comparison, employment in Wales was proportionately higher in the public administration, defence, education and health sector (which is not the same as the public sector); the production sector; and the agriculture, forestry and fishing sector.
- 4.28 The proportion of employment was equal in the other industries sector.
- 4.29 Employment in Wales was proportionately lower in the wholesale, retail, transport, hotels and food sector and the finance and business activities sector.

Share of workplace employment by industry, Wales and the UK, 2016



Source Statistical Bulletin November 2017

Housing Market

4.30 Welsh Government statistics indicate that since 2012 there has been a gradual increase in the number of new dwellings started in Wales. However, for the period 2017-2018 a total of only 6,037 new dwellings were started; representing a decrease nationally of 12% compared to the previous year. The number of new dwellings completed has decreased over the last year. During 2017-2018 there were 6,663 new dwellings completed in Wales, which represents a decrease of 2% compared to 2016/2017 and continues to remain below the annual levels seen prior to the recession where in 2006 / 2007 completions totalled 9,334.

The Local Development Context & Economic Conditions

- 4.31 In order to properly understand the local context for the LDP, it is necessary to consider a range of factors which affect implementation. These factors include changes to the local policy framework, local economic conditions (in particular the operations of the housing and commercial markets) and the investment strategies of major public and private sector organisations.
- 4.32 The following information relates specifically to the local context in terms of housing delivery and local housing market economic conditions.

Bridgend Joint Housing Land Availability Study 2017

4.33 The recently published 2018 JHLAS shows that the County Borough has housing land supply, assessed against the housing requirement of the Bridgend LDP of 3.4 years that is below the minimum requirement of 5 years. For the monitoring period

2017-2018, 390 dwellings were completed, which represents the lowest completion rate since 2011.

Bridgend Housing Market

4.34 Land Registry Statistics in relation to house building and prices in Bridgend during 2017-2018 shows that the average house sale prices for 2018 in Bridgend is £149,212 compared to £144,412 for the previous year, an increase of 3.3%. The 2018 Land Registry data indicates house sale prices in Bridgend are below the national Wales sales price of £156,886.

Bridgend Economy

- 4.35 Bridgend County Borough falls within the West Wales and Valleys area for European regional aid purposes. This comprises 15 of Wales' 22 local authorities. Over the period 2014 to 2020 approximately £1.4billion of European Union support will be invested in the area to stimulate economic development and growth. Alongside this, the whole area is designated an assisted area which allows the highest levels of state aid to be awarded to businesses seeking to invest.
- 4.36 Although the county borough has strong links both east and west, it falls into the remit of the Cardiff City Region. This is likely to have a significant influence on economic development and infrastructure investment across the region over the forthcoming years. It takes in 10 local authority areas covering the whole of south east Wales.
- 4.37 In the County Borough of Bridgend between April 2017 & March 2018 there were 64,800 'economically active people' representing 75.3% of the population in Bridgend that is either employment or actively seeking work. This is less than the proportion for Wales and Great Britain, and represents a reduction from the 2016-2017 position of 64.900.

	Bridgend (Numbers)	Bridgend (%)	Wales (%)	Great Britain (%)
All People				
Economically Active†	66,800	75.3	76.5	78.4
In Employment†	63,400	71.3	72.7	75.0
Employees†	56,100	63.7	62.5	64.0
Self Employed†	6,800	7.4	9.7	10.6
Unemployed (Model-Based)§	3,300	5.0	4.9	4.3
Males				
Economically Active†	35,600	80.7	80.3	83.3
In Employment†	33,700	76.4	76.4	79.6
Employees†	29,000	66.5	62.6	65.2
Self Employed†	4,500	9.7	13.3	14.1
Unemployed§	1,800	5.1	4.8	4.4
Females				
Economically Active†	31,300	70.2	72.7	73.6
In Employment†	29,600	66.4	69.0	70.4
Employees†	27,100	60.9	62.4	62.9
Self Employed†	2,300	5.1	6.1	7.2
Unemployed§	1,600	5.3	4.9	4.2

The table below shows the proportion of jobs in each sector in the County Borough. 4.38

	Bridgend (Employee Jobs)	Bridgend (%)	Wales (%)	Great Britain (%)
otal Employee Jobs	58,000	-	-	-
Full-Time	40,000	69.0	65.2	67.8
Part-Time	18,000	31.0	34.8	32.2
mployee Jobs By Industry				
B : Mining And Quarrying	50	0.1	0.2	0.2
C : Manufacturing	8,000	13.8	11.4	8.1
D : Electricity, Gas, Steam And Air Conditioning Supply	75	0.1	0.6	0.4
E : Water Supply; Sewerage, Waste Management And Remediation Activities	500	0.9	0.9	0.7
F : Construction	3,500	6.0	5.5	4.6
G : Wholesale And Retail Trade; Repair Of Motor Vehicles And Motorcycles	9,000	15.5	15.1	15.3
H : Transportation And Storage	1,750	3.0	2.9	4.9
I : Accommodation And Food Service Activities	4,000	6.9	8.9	7.5
J : Information And Communication	2,250	3.9	2.3	4.2
K : Financial And Insurance Activities	450	0.8	2.3	3.6
L : Real Estate Activities	600	1.0	1.6	1.6
M : Professional, Scientific And Technical Activities	2,250	3.9	4.2	8.6
N : Administrative And Support Service Activities	3,500	6.0	6.6	9.0
O : Public Administration And Defence; Compulsory Social Security	5,000	8.6	6.8	4.3
P : Education	5,000	8.6	10.1	8.9
Q : Human Health And Social Work Activities	9,000	15.5	16.1	13.3
R : Arts, Entertainment And Recreation	1,000	1.7	2.5	2.5
S : Other Service Activities	700	1.2	1.5	2.1

Source: ONS Business Register and Employment Survey: open access
- Data unavailable
Notes: % is a proportion of total employee jobs excluding farm-based agriculture
Employee jobs excludes self-employed, government-supported trainees and HM Forces
Data excludes farm-based agriculture

- Manufacturing remains strong in the area, in comparison with Wales and Great Britain, despite sustained job losses in the sector. Whilst data indicates that manufacturing has generally shown considerable falls in employment over the past 15 years, last year the sector maintained its previous level.
- Wholesale and retail trade have seen a decrease in full time employment since last year from 10,000 to 9,000.
- Full-time employment in the construction sector has risen from 3,000 in 2015 to 3,500 in 2016.
- Finance and Professional Scientific and Technical Activities sectors are particularly under-represented in the county borough when compared to Wales and the UK.
- The percentage of jobs in public administration, education and health in the county borough is higher than both the Welsh and British averages.
- 4.39 At 2017 (latest statistics) there were 4,600 businesses registered in the County Borough compared to 4,540 the previous year, which is the highest level since 2010 and is continuing to steadily increase. An examination of the size of businesses in the county borough shows that the majority of enterprises are micro (defined as up to nine employees).

	Bridgend (Numbers)	Bridgend (%)	Wales (Numbers)	Wales (%)
Enterprises				
Micro (0 To 9)	3,180	87.0	91,470	89.2
Small (10 To 49)	400	10.9	9,430	9.2
Medium (50 To 249)	70	1.9	1,375	1.3
Large (250+)	10	0.3	305	0.3
Total	3,655	-	102,585	-
Local Units				
Micro (0 To 9)	3,690	80.2	104,535	83.2
Small (10 To 49)	740	16.1	17,385	13.8
Medium (50 To 249)	145	3.2	3,270	2.6
Large (250+)	25	0.5	490	0.4
Total	4,600	-	125,675	-

4.40 The majority of jobs are focused within Bridgend (62%), reflecting that the town is the County Borough's largest settlement and its historical role as a service, employment hub and regional service centre. This is likely to continue into the future as the town is seen as an attractive place for business to locate, given the existing employment base and the availability of skilled labour. Key employment locations are the town centre, Bridgend Industrial Estate, Waterton Industrial Estate, Bridgend Science Park and Brackla and Litchard Industrial Estate.

- 4.41 The LDP provides for a wide and balanced portfolio of employment land that will allow the local economy to attract higher value-added knowledge intensive employment uses. The data shows that Bridgend is maintaining a significant manufacturing base that is seen as an important driver of growth for the local economy.
- 4.42 Following a difficult period for the local economy analysis of the monitoring data in chapter 5 indicates a low take up of employment land. However, there are also positive signs with planning permission granted for a development of up 71,441sq.m of B1, B2 and B8 employment floorspace at land in Brocastle, Waterton.

Other proposals relate to planning permissions granted for:-

- Expansion of Pin-It Pasty, Abergarw Trading Estate
- Expansion of Brickability, Bridgend Industrial Estate
- New B1 Offices at Waterton Park
- New manufacturing unit at Crendon Timber, Abergarw Trading Estate.

A Planning application is also pending for a major expansion at the Rockwool plant in Heol y Cyw.

- 4.43 In addition, other sectors of the economy including tourism and services, not dependent on being located on traditional employment sites are also continuing to grow. Within Porthcawl, developments continue to come forward associated with the regeneration of the resort, including replacement and refurbishment of buildings within the Harbourside area, flood defence works at the Town Beach, a new watersports facility at Rest Bay, and planning consents for additional tourist accommodation at Moor Lane and additional touring caravan and campervan pitches off Zig-Zag Lane.
- 4.44 In terms of the service sector, a mixed-use scheme at the former OCLP Club in Bryntirion is currently under construction, delivering 2 new retail units and 18 affordable apartments, conversion of redundant warehouse space to a gym at Brackla Shopping Centre.
- 4.45 In terms of health and wellbeing, a new Health Centre is under construction in Porthcawl, the Princess of Wales Hospital is developing a new ward at its site in Coity Road, Bridgend, and at Sunnyside, Bridgend there are proposals for a wellness village, incorporating a new doctor's practice, dental and other community health services, together with supported affordable housing.
- 4.46 The above chapter has identified a number of key contextual changes and developments occurring at the national and local level together with the broader economic climate. These issues will be considered further in the context of preparing the Replacement Plan.

5. LOCAL DEVELOPMENT PLAN MONITORING

Strategic Development Distribution		Primary Policy: Strategic Policy SP1	LDP Objectives: 1a, 1b, 1c, 1d	
Monitoring Aim: Development Development Spatial Strategy	to be distributed according to the	he Regeneration-Led Sustainable	Other Policies:	
Policy Target	Indicators	Annual/Interim Monitoring Target	Assessment Trigger	
1. 85% or more of housing development on allocated sites takes place within the SRGAs by 2021.		By 2016 38% or more of the total proposed housing development on allocated sites takes place within the SRGAs.	By 2016 less than 38% of the total proposed housing development on allocated sites takes place within the SRGAs.	
2. 80% or more of employment development on Policy REG1 and SP9 sites takes place within the SRGAs by 2021.	Percentage of the total annual employment development on Policy REG1 and SP9 sites located within the SRGAs.	80% of the annual employment development takes place within the SRGAs and Strategic Employment Sites.	Less than 80% of the annual employment development takes place within the SRGAs and Strategic Employment Sites.	
3. To ready the Strategic Employment Sites for delivery.	Strategic Employment Sites status in the annual Employment Land Review study.	By 2016 all the Strategic Employment Sites are classified by the Annual Employment Land Review as immediately or short term available. By 2016 all Strategic Employment	By 2016 all the Strategic Employment Sites are not classified by the Annual Employment Land Review as immediately or short term available. By 2016 all Strategic Employment Sites do not have a planning consent or an approved development brief.	
		sites will have a planning consent or approved development brief.		

Analysis of Results

In order to Produce High Quality Sustainable Places, Strategic Policy SP1 aims to ensure that development is distributed according to the LDP's Regeneration-Led Sustainable Development Strategy. To assess how effective the LDP is in implementing its overall Strategy a number of indicators and targets have been devised by the Council that measure the 'spatial distribution' of housing and employment development. Policy Target 1 measures the spatial distribution of housing growth and requires that 85% or more of housing development, on allocated sites takes place within the Strategic Regeneration Growth Areas (SRGAs) by 2021.

At a base date of 2009, Housing Policies COM1 and COM2 of the LDP allocated 7,894 housing units across the County Borough. 6,358 of these allocated housing units are located within the 4 SRGAs of Bridgend, Maesteg and the Llynfi Valley, Porthcawl and the Valleys Gateway.

At 2018, since the base date of 2009, a total of 3029 housing units have been completed on all allocated sites, 2061 of these units have been completed within the 4 SRGAs – which represents 68% of overall completions on allocated sites within the 4 SRGAs. This is below the 85% 2021 target but considerably greater than the 2016 Interim Target of 38%.

In distribution terms 'between' the 4 SRGAs, Bridgend and the Valleys Gateway have over performed in terms of delivery, with 66% of completions taking place in Bridgend (compared with a distribution of allocations of 42%) and 26% of completions, within the Valleys Gateway (compared with a distribution of 16% of allocations), Porthcawl (7%) and Maesteg and the Llynfi Valley (0.2%) have underperformed in terms of relative delivery, which is largely attributed to the delay in bringing forward the Porthcawl Waterfront Regeneration Area and within the Llynfi Valley, where there has been issues of housing market viability and the need to overcome various site constraints by land reclamation and land assembly. (A review of these sites is provided in the analysis for Monitoring Target 25).

Policy Targets 2 and 3 measure the 'distribution' of employment development on allocated employment sites, and the readying of the 4 Strategic Employment Sites respectively. Policy Targets 2 and 3 requires that 80% or more of employment land is developed within employment allocations located within the 4 Strategic Regeneration Growth Areas (SRGAs) and that by 2016 all the Strategic Employment Sites are classified in the Annual Employment Land Review as immediately or short term available.

For the monitoring period 1st April 2017 – 31 March 2018, 2.58 hectares of vacant employment land was taken up for development on allocated sites within the SRGAs comprising of 2.14 hectares within the Bridgend SRGA, 0.19 hectares within the Valleys Gateway SRGA and 0.25 hectares in Porthcawl SRGA. 100% of take-up of employment land therefore took place within SRGAs, exceeding the monitoring target of 80%, indicating that spatial distribution is on

track. It should be noted that the 0.25 hectares take-up in Porthcawl related to the building of a doctors surgery and not a B class employment use, albeit it is accepted that the take of vacant employment land is low.

Progress is also being made with 'readying' the 4 Strategic Employment Sites for development.

Strategic Employment Sites

SP9(4) Ty Draw Farm – The site benefits from a planning consent, P/12/796/FUL – granted 22/01/14, for 94 dwellings associated access, open space, with B1 employment use for the remainder of the site. On the basis that the residential part of the site is now complete, the B1 part of the site is considered to be available for development in the short term. The applicant is seeking to vary the S106 to extend the time limit for delivering the employment element of the scheme. However, as a result of the LPA not maintaining its 5 year housing land supply it is expected that the LPA will come under pressure to release this site for new residential development. The site will be reviewed as part of the Replacement Plan preparation process, including new updated evidence in the form of an Employment Site Review and Employment Sectoral analysis.

SP9(2) Land at Island Farm, Bridgend – The site benefits from an outline planning application, P/08/1114/OUT, granted for mixed-use sport, leisure, commercial and offices on 14/03/12. P/14/824/RES – Highway infrastructure, green bridge and drainage infrastructure, was also granted on 12/06/15 at Island Farm. The infrastructure will enable the B1 part of this approved mixed-use, leisure led development to come forward. A further planning application, P/15/318/NMA has been approved for amendments to conditions relating to P/08/1114/OUT, to enable ecological mitigation to take place. HD limited has started work on site and are in the process of delivering the key infrastructure for the site including roads and drainage. The developer has provided a timescale of two years for the delivery of the Tennis Academy followed by the commercial part of the scheme.

SP9(1) Brocastle, Waterton – The site is owned by Welsh Government. Planning permission has been granted for a development of up to 71,441sq.m of B1, B2 and B8 employment floorspace, including access, car parking, diversion of public rights of way, site remediation, drainage, landscaping and associated engineering operations. The approved development complies with the Council's planning policies and will deliver national and local policy objectives of achieving a sustainable development by minimising impact on ecology and habitats, supporting existing green infrastructure and using the site's natural features to provide a layout that responds to its semi-rural location thus creating a high quality development. The development will also support inclusive access and active travel and provide connectivity to Bridgend Town Centre and links to the Vale of Glamorgan. Furthermore, the development can be designed to minimise its potential visual impact and any impacts on the amenity of those residents that adjoin the site (Planning application reference P/16/549/OUT refers). It is hugely positive that planning permission is in place and it is considered that this site is available for employment development in the short to medium term.

SP9(3) – Pencoed Technology Park is also owned by Welsh Government. The site straddles the eastern administrative boundary of Bridgend and RCT. The site is identified and the focus of High Quality Life Sciences and manufacturing and is already the home of a number of high profile investments. Welsh Government have extended their ownership at the site by acquiring the brownfield former Sony land holding. Substantial infrastructure is in place, including 'road stubs' to undeveloped parcels, including the land within Bridgend's administrative area, and the site is considered to be immediately available for development. In January 2017 planning permission was granted to NHS Wales for a change of use of the former Sanken Power Systems building to create a National Imaging Academy offering a state of the art facility to train Consultant Radiologists and ancillary office work space (planning application P/17/39/FUL refers). This site was chosen by the NHS for its strategic location in the heart of 'South Wales' and proximity to the strategic road network. The creation of National Academy is extremely positive as it demonstrates that the Technology Park is in the right location to attract new business but also has the potential to become a hub for office headquarters for both the public and private sectors. Also, in the context of 'City Deal' and a future Strategic Development Plan for SE Wales; Bridgend, RCT and the Vale of Glamorgan local planning authorities are progressing a masterplanning exercise by the means of bi-monthly board meetings regarding the potential of a wider Pencoed / Llanilid growth area potentially accessed by a new M4, Junction (34A) that could deliver significant levels of high quality residential and employment land for the Cardiff Capital Region. This site could make a significant contribution to the employment element of such a growth area.

Performance

Action

Policy Targets 1, 2 and 3 are broadly on track, however the indicators suggest that LDP Policy SP1 is not being effective as it should. In terms of Policy Target 1 the underperformance of Porthcawl, Maesteg and the Llynfi Valley SGRAs in terms of housing delivery are largely attributed to the delay in bringing forward the Porthcawl Waterfront Regeneration Area and within the Llynfi Valley, where there has been issues of housing market viability and the need to overcome various site constraints by land reclamation and land assembly rather than the spatial distribution of new residential development in the LDP being fundamentally flawed.

Issues relating to the deliverability of some of these problematic sites will be the subject of rigorous testing during the statutory LDP review process.

To Produce High Quality Sustainable Places				
Design and Sustainable Place Making		Primary Policy: Strategic Policy SP2	LDP Objectives: 1f, 1g, 2a, 2b, 2c	
Monitoring Aim: All development t	o meet Sustainable Place Making Cr	iteria	Other Policies: PLA4	
Policy Target	Indicators	Annual/Interim Monitoring Target	Assessment Trigger	
4. No highly vulnerable development will take place within the C1 and C2 floodplain area.	Amount of development (by TAN15 paragraph 5.1 development category) permitted in C1 and C2 floodplain areas not meeting all TAN15 tests (paragraph 6.2 i-v).	No applications permitted for highly vulnerable development permitted within the C1 and C2 floodplain area.	1 or more planning applications for highly vulnerable development permitted in C1 and C2 floodplain areas not meeting all TAN 15 tests (paragraph 6.2 i-v).	
5. No development will adversely impact on water quality or quantity.	Number of planning applications approved in any given year, contrary to the advice of Natural Resources Wales/Dwr Cymru Welsh Water on water quality or quantity grounds.	No planning applications approved in any given year, contrary to the advice of Natural Resources Wales/Dwr Cymru Welsh Water on water quality or quantity grounds.	1 or more planning applications approved in any given year, contrary to the advice of Natural Resources Wales/Dwr Cymru Welsh Water on water quality or quantity grounds.	
6. All development proposals will give consideration to Climate Change adaptation techniques within a Design and Access Statement.	Number of planning applications which consider Climate Change adaptation techniques with a Design and Access Statement.	All planning applications give consideration to Climate Change adaptation techniques within a Design and Access Statement: 2015 Revision of Climate Neutral	1 or more major planning application fails to give consideration to Climate Change adaptation techniques within a Design and Access Statement in any given year. Revision of Climate Neutral Development SPG	
7. By 2021 60% of the permitted residential development is on previously developed land.	Amount of new residential, development (ha) permitted on previously developed land	Development SPG. By 2016 21% or more of new residential development is permitted on previously	is not complete by 2015. By 2016 less than 21% of new residential development is permitted on previously developed land.	

expressed as a percentage of all	developed land.	
residential development		
permitted.		

Analysis of Results

The aim of Strategic Policy SP2 is to ensure that all development contributes to Sustainable Place Making.

In order to monitor whether development is meeting Sustainable Place Making criteria set out in Policy PLA4, the Council considers 4 Policy Targets (4, 5, 6 and 7) to ensure that no vulnerable development takes place within the C1 and C2 floodplain (Policy Target 4); no development will adversely impact on water quality and quantity (Policy Target 5); all development proposals give consideration to climate change (Policy Target 6) and that by 2021 60% of permitted residential development is on brownfield land (Policy Target 7).

In terms of Policy Target 4, between 1st April 2017 and 31st March 2018, 9 developments for highly vulnerable (residential) development were permitted within a C1 & C2 flood zone:

However, 5 out of the 9 planning applications were for a change of use, where residential / sleeping elements were on the 1st and 2nd floors and were the subject of no objections from NRW and all proposals satisfied the TAN15 justification test. Only a very small part of Planning application P/15/368/OUT is located within the floodzone and a FCA was submitted and accepted by NRW as being of no risk. As such the assessment 'trigger' has not been breached, and the Plan is therefore on target in 2017-2018.

With respect to Policy Target 5, during the monitoring period 1st April 2017 – 31 March 2018 no development was permitted contrary to NRW and/or Dwr Cymru/Welsh Water's advice that would adversely impact on water quality or quantity.

Policy Target 6 requires that all development proposals will give consideration to climate change adaptation techniques within a Design and Access Statement. Part of the interim target for this indicator is that by 2015 there should be a revision of SPG12 – Climate Neutral Development which was originally adopted in 2007. This SPG was updated and replaced by SPG 12 – Sustainable Energy on the 30th April 2014.

Furthermore, of the 20 qualifying developments approved during the monitoring period 1st April 2017 to 31st March 2018, 4 planning applications failed to give consideration to environmental sustainability matters, sustainable building techniques and/or energy usage within a Design and Access Statement.

These applications are set out below:

- P/17/389/FUL Land between 170 & 183 Oakwood Maesteg CF34 9UD. Construct a precast concrete wheel park for children. Wheel park is 3.2m wide and 15m total length (38sq.m in area).
- P/17/423/FUL Land south/west of Longacre, Court Colman, CF32 0HD. Solar farm to generate 1MW of electricity, inc. transformer/switch room, perimeter fence and security cameras. The failure of this application to give consideration to environmental sustainability matters is negated by the fact that the development will make a significant contribution towards delivering renewable energy.
- P/17/755/FUL TDW Distribution, Moor Road, Waterton Industrial Estate, CF31 3EZ. .Proposed canopy structure. Consideration of climate change adaption techniques within a Design and Access Statement is not considered necessary for this development proposal.
- P/18/102/FUL Aviation House, Brocastle Avenue, Waterton Industrial Estate, CF31 3XR. Change of use from B1 (industrial) to B1/B8 (industrial / storage or distribution).

The LPA is not unduly concerned as these applications relate to proposals which would not be expected to incorporate climate change adaption techniques.

In terms of Policy Target 7, of the 736 new residential units that were permitted between 1st April 2017 and 31st March 2018, 106 or 53% were on previously developed land. This is below the target of achieving 60% of permitted residential units on previously developed land by 2021 but has substantially exceeded the Interim Target of 21% by 2016.

A substantial proportion of the permitted new residential units for this monitoring period relate to a reserved matters application at Parc Derwen (124 units) which is a greenfield site, committed to development before the LDP was adopted and is expected to be fully developed by 2020. If this element was excluded the proportion of permitted residential units on previously developed land rises to 64%. The plan is therefore on track to achieve 60% by 2021.

Performance			
<u>Action</u>			
Continue monitoring.			

To Produce High Quality Sustainab	le Places			
Strategic Transport Planning		Primary Policy: Strategic Policy SP3	LDP Objectives: 1f, 1g, 2a, 2b, 2c	
Monitoring Aim: All development r	equired to meet Strategic Transport	Planning Principles	Other Policies: PLA4	
Policy Target Indicators		Annual/Interim Monitoring	Assessment Trigger	
		Target		
8. To increase sustainable forms	Progression of Regional	PLA7 proposals being	Regional Transport Plan developments	
of transport and reduce overall	Transport Plan developments	implemented in accordance with	detailed in Policy PLA7, are not being	
levels of traffic congestion, the	detailed in Policy PLA7, in	the Regional Transport Plan	implemented in accordance with the Regional	
Council will aim to implement the	accordance with the Regional	delivery timetable.	Transport Plan delivery timetable.	
strategic transport improvement	Transport Plan delivery timetable.			
schemes detailed in Policy PLA7.				

Analysis of Results

Delivering development that meets the requirements of the 'Strategic Transport Planning Principles' set out in Strategic Policy SP3 of the LDP is central to the aim of Producing High Quality Sustainable Places.

The transportation and improvement schemes set out by Policy PLA7 will increase sustainable forms of transport and reduce overall levels of traffic congestion, as well as contributing to the requirements of the new Active Travel (Wales) Act 2013.

Policy Target 8 monitors the schemes set out by Policy PLA7 against the delivery timetable of the Regional Transport Plan (RTP). However, since the LDP was adopted in September 2013, the Regional Transport Plan (RTP) has been replaced by Bridgend's Local Transport Plan (LTP) 2015-2030, and the various schemes included within Policy PLA7 have been 're-set' accordingly. It is therefore against this new delivery timetable set out in the LTP that Policy Target 8 should be considered with respect to this and future AMRs, in particular those schemes programmed in the first phase of the LTP 2015-2020/21, which coincides with the LDP Plan period.

It should be noted that the LTP includes many additional schemes to those originally proposed in the RTP and set out in PLA7, many of which (up to 13 separate schemes) relate to 'bridge' replacements associated with the electrification of the railway line between Cardiff and Swansea. However, since the

recent Government announcement that this phase of electrification will not be funded in the foreseeable future, such schemes will need to be reviewed in the context of the next Local Transport Plan.

In terms of delivery, the following scheme included in Policy PLA7 was substantially completed during the monitoring period:

• PLA7(13) – National Cycle Network 885 to Bridgend. The majority of this scheme was substantially completed through funding obtained via the Welsh Governments Local Transport Fund in March 2018. It is anticipated that sufficient funding from the same source will be available to complete the remaining section of the proposal in 2018/19.

A number of 'rail' proposals included within Policy PLA7, relating to improvements to the capacity of the Maesteg – Bridgend Railway line and a new railway station at Brackla, are now investment proposals reserved for the Welsh Government, and not the LTP. Welsh Government are now the coordinating body for investment in all railway related matters, including all new rail services, rail infrastructure and railway stations. Walking and Cycling Schemes included within the new Phase 1 LTP programme, up to 2021 are:-

PLA7(2) – Improved links to the National Cycle Network in the Vale of Glamorgan;

PLA7(7) - Bridgend and Designer Outlet at Junction 36 of the M4 (the middle section of which could be secured by S106 funding); and

In terms of highway schemes:-

PLA7(25) – Improvements to A4063 between Sarn and Maesteg is programmed for delivery up to 2021 in the LTP.

All remaining proposals included within Policy PLA7 have been re-scheduled within the LTP, and fall for delivery beyond the LDP Plan period. Notwithstanding this, all of the proposals remain valid and could be implemented earlier should there be further changes to investment decisions or assisted by Section 106 infrastructure funding.

Performance

Action

Continue monitoring within the context of schemes set out within the Local Transport Plan.

To Protect and Enhance the Environment				
Natural Environment		Primary Policy: Strategic Policy SP4	LDP Objectives: 2a, 2b, 2c	
Monitoring Aim: To protect sites a	nd buildings of acknowledged natura	ll, built and historic interest	Other Policies: ENV1, ENV2, ENV4, ENV5, ENV6, ENV7, ENV8	
Policy Target	Indicators	Annual/Interim Monitoring Target	Assessment Trigger	
9. No inappropriate development takes place in the countryside of the County Borough.	Amount of land in the countryside (ha) lost to development which is permitted by way of a departure application to Policy ENV1.	No land in the countryside lost to development which is permitted by way of departure applications to Policy ENV1.	> 0 ha of land in the countryside lost to development which is permitted as a departure application to Policy ENV1.	
10. No inappropriate development in Green Wedges which would contribute to the coalescence of settlements.	Planning permissions given for inappropriate development within Green Wedge designations (Policy ENV2) which contributes towards the coalescence of settlements.	No planning permissions given for inappropriate development within Green Wedge designations (Policy ENV2) which contributes towards the coalescence of settlements.	1 or more planning permissions granted for inappropriate development within Green Wedge designations (Policy ENV2) which contributes towards the coalescence of settlements.	
11a. No development will take place which adversely affects a Special Landscape Area.	Number of developments permitted with the potential to adversely affect a Special Landscape Area.	No planning permissions	1 or more planning permissions granted	
11b. No development will take place which affects the integrity of a designated site for nature conservation.	Number of developments permitted which adversely affect the features of a protected site for nature conservation.	approved contrary to the advice of NRW or the Council's Countryside section / Landscape Officer.	contrary to the advice of NRW or the Council's Countryside section / Landscape Officer. Green Infrastructure SPG is not in place by	
11c. No development will take place which results in detriment to the favourable conservation status of European protected	Number of developments permitted with the potential to result in detriment to the favourable conservation status of	2014: Production of a Green Infrastructure SPG.	2014.	

species,	or s	significan	t ha	arm to	European	protected	ds b	ecies, or
species	prot	tected	by	other	significant	harm	to	species
statute.					protected b	y other s	tatut	e.

Strategic Policy SP4 of the LDP aims to conserve and enhance the natural environment of the County Borough. The Monitoring Framework sets out 5 Policy Targets (9, 10, 11a, 11b and 11c) to measure how effective the Plan has been in terms of achieving this outcome. These targets relate to monitoring whether inappropriate or detrimental development has taken place within the countryside (Policy Target 9), in Green Wedges (Policy Target 10) within Special Landscape Areas (Policy Target 11a), designated sites of nature conservation (Policy Target 11a) and whether development is detrimental to protected species (Policy Target 11c).

In terms of Policy Target 9, 'inappropriate' development in the countryside, between 1st April 2017 and 31st March 2018 there were 3 planning applications classified as potential departures' from Policy ENV1 of the LDP.

However, these proposals were not deemed to be 'inappropriate' development in the countryside after a full assessment. The proposals are:-

- P/17/316/FUL Retrospective approval of an existing garden extension (change of use) and erection of a proposed extension to the existing dwelling at 1 Seaview, Heol y Felin, Heol y Cyw.
- P/17/649/FUL Creation of off-road parking adjacent to dwelling at 26 Bedford Road, Cefn Cribbwr.
- P/18/93/FUL Change of use of countryside to garden at The Hollies, Heol y Ysgol, Coity.

All of these applications were deemed to be acceptable 'limited' extensions to existing buildings in the countryside within the context of Policy ENV1 and not to be detrimental to the surrounding countryside.

In terms of Policy Target 10 'inappropriate' development within a 'Green Wedge' (defined by Policy ENV2 of the LDP) which would contribute to the coalescence of settlements, there were 2 planning applications permitted within the Green Wedges between 1st April 2017 to 31st March 2018 that had the potential to be contrary to Policy ENV2. However, when assessed none of these proposals were classified as inappropriate or contributed to the coalescence of settlements. The proposals are:-

• P/17/243/FUL Single Storey side extension & balcony, Belle Vue Cottage, Penycae.

• P/17/813/FUL Stable block & store room, Brodawel Farm, Coychurch.

It should be noted that a planning application for a 'kennels' at Penycae, within a green wedge was refused within this monitoring period and which subsequently went to appeal. One of the reasons for refusal related to the fact that the proposal would have a detrimental effect upon the openness of the land, contrary to Policy ENV2. The Inspector appointed dismissed the appeal, upholding the Council's position that the proposal would be contrary to Policy ENV2. This decision is further evidence that Policy ENV2 is working successfully.

In terms of Policy Target 11a, development adversely affecting Special Landscape Areas (defined by Policy ENV3), 6 planning proposals were approved within Special Landscape Areas during the period 1st April 2017 and 31st March 2018. None of these proposals however were the subject of 'objection' from the Council's Countryside and/or Landscape Officer or were approved contrary to the advice of NRW and related to either agricultural buildings or replacement buildings with the defined Special Landscape Areas and were considered appropriate.

Similarly with respect to Policy Targets 11b and 11c, no proposals have been granted within the County Borough, contrary to the advice of NRW or the Council's Countryside Section that would be detrimental to the conservation of designated sites of nature conservation or would adversely affect the protection and conservation of European protected species (or species protected by other statutes). Those applications which may have the potential to detrimentally effect protected species or designated sites of nature conservation were required to adhere to specific conditions and submit method statements of work to the Council before any work commences.

The Council is therefore on target to achieve its aim of protecting and enhancing the natural environment.

Performance

Action

Continue monitoring.

To Protect and Enhance the Environment							
Built and Historic Environment		Primary Policy: Strategic Policy SP5	LDP Objectives: 2a				
Monitoring Aim: To protect sites a	nd buildings of acknowledged natura	al, built and historic interest	Other Policies: ENV8				
Policy Target	Indicators	Annual/Interim Monitoring	Assessment Trigger				
		Target					
12. Development proposals do	Occasions when development	No Planning consents are issued	1 or more planning consents are issued where				
not adversely impact upon	permitted would have an adverse	where there is an outstanding	there is an outstanding objection from the				
buildings and areas of built or	impact on a Listed Building;	objection from the Council's	Council's Conservation and Design team,				
historical interest and their	Conservation Area; Site/Area of	Conservation and Design team,	CADW or Glamorgan Gwent Archaeological				
setting.	Archaeological Significance; or	CADW or Glamorgan Gwent	Trust (GGAT).				
	Historic Landscape, Park and	Archaeological Trust (GGAT).					
	Garden or their setting.		Built Heritage Strategy is not in place by 2015.				
		2015: Production of Built Heritage					
		Strategy.					

Strategic Policy SP5 of the LDP aims to conserve, preserve or enhance the built and historic environment of the County Borough and its setting. Policy Target 12 measures how effective Policy SP5 has been in achieving this outcome, by monitoring whether developments have been permitted which would have an adverse impact on a Listed Building, Conservation Area, Site/Area of Archaeological Significance or Historic Landscape, Park and Garden or their setting.

The assessment is undertaken by analysing whether planning consents have been issued where there are outstanding objections from the Council's Conservation and Design Team, CADW or Glamorgan Gwent Archaeological Trust (GGAT). Analysis for the monitoring period 1st April 2017 to 31st March 2018 of those planning applications where these bodies have been specifically consulted, indicate that no proposals were permitted that had any 'outstanding' objections.

In this respect the Council is therefore on target to achieving its aim of protecting sites and buildings of acknowledged built and historic interest.

Interim Monitoring Target 12 is to produce a Built Heritage Strategy by 2015 and to adopt the Strategy as Supplementary Planning Guidance (SPG). This target has not been achieved to date. The Strategy's production was delayed to coincide with the outcome of the Historic Environment Bill, which received Royal Assent on the 21st March 2016. In addition, TAN24 was issued on the 1st May 2016 for public consultation. Therefore, it was considered prudent to delay the document until the final outcome of TAN 24 was known. TAN 24 was published on 31 May 2017. However, subsequent to this, Planning Policy Wales has also been the subject of consultation and edition 10 is not yet published, as such it has not been possible to finalise the Built Heritage Strategy in this monitoring period. The strategy's future production is anticipated in early 2019 when Planning Policy Wales is finalised and published.

Performance

Action

Progress Built Heritage Strategy and adopt as SPG.

To Protect and Enhance the Enviro	nment		
Minerals		Primary Policy: Strategic Policy SP6	LDP Objectives: 2d
Monitoring Aim: Safeguard areas	of aggregates and coal resources		Other Policies: ENV10, ENV11, ENV12
Policy Target	Indicators	Annual/Interim Monitoring	Assessment Trigger
		Target	
13. Maintain a minimum 10 year	Aggregates landbank for	Maintain a minimum 10 year	Less than a 10 year supply of aggregates
aggregate landbank throughout	Bridgend County Borough in	supply of aggregates resource.	resource.
the plan period.	years.		
14. No permanent, sterilising	Number of planning permissions	No permanent, sterilising	1 permanent, sterilising development permitted
development will be permitted	for permanent, sterilising	development will be permitted	within a mineral buffer zone or a minerals
within a mineral buffer zone or a	development permitted within a	within a mineral buffer zone or a	safeguarding area.
minerals safeguarding area.	mineral buffer zone or a minerals	minerals safeguarding area.	
	safeguarding area.		

Strategic Policy SP6 aims to provide a contribution to national, regional and local demand for a continuous supply of minerals. LDP Policy Targets 13 and 14 have a particular focus on monitoring whether the LDP maintains a minimum landbank for aggregates (Policy Target 13) and also safeguarding against permanent sterilising development within mineral buffer zones and mineral safeguarding areas (Policy Target 14).

Policy Target 13 specifically requires the maintenance of a minimum 10 year aggregate landbank throughout the plan period within the County Borough. The latest 2015 SWRAWP Annual Report (finalised in December 2017) calculates the 10 year aggregate landbank as 49 years. As such the LDP is meeting its target of providing a minimum 10 year supply.

With respect to Policy Target 14, analysis of planning applications show that no permanent sterilising developments have been approved in the monitoring period 1st April 2017 to 31st March 2018, within mineral safeguarding areas or mineral buffer zones, that did not comply with the criteria of LDP Policies ENV9 or ENV10. The LDP is therefore meeting its monitoring target with respect to Policy Target 14.

Performance	
<u>Action</u>	
Continue monitoring.	

To Protect and Enhance the Environment							
TO Protect and Emilance the Environment							
Waste		Primary Policy: Strategic Policy	LDP Objectives: 2d				
		SP7					
Monitoring Aim: Seeks to meet the	e County Borough's contribution to re	egional and local waste facilities	Other Policies: ENV14, ENV15, ENV16				
Policy Target	Indicators	Annual/Interim Monitoring	Assessment Trigger				
		Target					
15. Provide 7.7 to 11.9 hectares	The availability of 7.7 to 11.9	7.7 to 11.9 hectares of land is	The availability of land on the sites identified				
of available land (or consented for	hectares of land (or consented for	provided (or consented for that	under Policy SP7 falls below 7.7 hectares (or				
that purpose) on sites identified	that purpose) on sites identified	purpose) on sites identified under	has not been developed for that purpose).				
under Policy SP7 for the provision	under Policy SP7 to meet the	Policy SP7 for the provision of					
of new waste treatment facilities	identified need to treat up to	new waste treatment facilities.					
to meet the regionally identified	228,000 tonnes of waste per						
need to treat up to 228,000	annum.						
tonnes of waste per annum.							

Strategic Policy SP7 aims to make provision for new waste treatment facilities to meet regional (and local) waste treatment needs.

Strategic Policy SP7 identifies 5 sites where waste facilities will be favoured at Heol y Splott, South Cornelly, Brynmenyn Industrial Estate, Village Farm Industrial Estate, Brackla/Litchard Industrial Estate and Waterton Industrial Estate. Waste proposals on other appropriate sites or land allocated for industrial purposes may also be permitted, provided the proposal meets the criteria set out in Policy ENV16 of the LDP.

In order to satisfy regional (and local) waste treatment needs Policy Target 15 requires the availability of 7.7 to 11.9 hectares of land (or land consented for that purpose), on the 'favoured' sites set out in SP7.

At the monitoring date of 31st March 2018, the table below illustrates that 31.22 hectares of land remained available on SP7 sites.

SP7(1)	Land at Heol-y-Splott, South Cornelly	3.68 ha
SP7(2)	Brynmenyn Industrial Estate, Brynmenyn	6.97 ha
SP7(3)	Village Farm Industrial Estate, Pyle (cumulative total)	2.89 ha
SP7(4)	Brackla/Litchard Industrial Estate, Bridgend	7.70 ha
SP7(5)	Waterton Industrial Estate, Bridgend	9.98 ha
Total		31.22 ha

The analysis indicates that the Council is therefore achieving its requirement to contribute to identified regional (and local) waste treatment needs and facilities.

Performance

Action

Continue monitoring.

To Protect and Enhance the Environment						
Energy Generation, Efficiency and	Conservation	Primary Policy: Strategic Policy SP8	LDP Objectives: 2d			
Monitoring Aim: That the Courequirements	nty Borough contributes towards	the country's renewable energy	Other Policies: ENV17, ENV18			
Policy Target	Indicators	Annual/Interim Monitoring Target	Assessment Trigger			
16. All major planning applications assess the potential for onsite Renewable / Low Carbon Energy technologies.	Major planning applications which are accompanied by a Renewable / Low Carbon Energy Assessment in accordance with Policy ENV17.	100% of all major planning applications are accompanied by a Renewable / Low Carbon Energy Assessment in accordance with Policy ENV17. 2014: Production of Energy Opportunities Plan SPG.	<100% of all major planning applications are accompanied by a Renewable / Low Carbon Energy Assessment in accordance with Policy ENV17 in any year. Energy Opportunities Plan SPG is not in place by 2014.			
17. To increase the amount (in MW) of energy produced in the County Borough from renewable sources.	Permitted and installed capacity (MW) of renewable electricity and heat projects within the County Borough.	Annual increase in the permitted or installed capacity of renewable electricity and heat projects within the County Borough through the Plan period. 2014: Production of Energy Opportunities Plan SPG.	No annual increase in the permitted or installed capacity of renewable electricity and heat projects within the County Borough. Energy Opportunities Plan SPG is not in place by 2014.			
18. 35MW of renewable energy generated in the refined Strategic Search Areas (Policy ENV18) by the end of the Plan period.	The capacity of renewable energy developments (MW) installed inside the refined Strategic Search Areas (Policy ENV18).	If planning applications which would cumulatively meet the 35MW target are not submitted by 2018.	If planning applications which would cumulatively meet the 35MW target are not submitted by 2018.			

The monitoring aim of Strategic Policy SP8 is to ensure that development proposals within the County Borough contribute to meeting national renewable energy efficiency targets. The Monitoring Framework sets out 3 targets (16, 17 and 18) to measure how effective the Plan has been in achieving this aim.

Policy Target 16 requires that all major planning applications assess the potential for on-site renewable/low carbon energy technologies and this is measured by analysing whether each major application is accompanied by a renewable/low carbon energy assessment – this is a requirement of Policy ENV17. Of the 'qualifying' developments no major planning applications submitted (and granted) for the monitoring period 1st April 2017 to 31st March 2018 were accompanied by a 'specific' energy assessment, although many were accompanied by Energy Statements and/or addressed renewable energy and low carbon issues in their accompanying Planning Statements or Design and Access Statements.

This is the fourth consecutive year that the Council has failed to meet the requirements of monitoring target 16 however it must be recognised that energy efficiency in new development is achieved by strict adherence to Building Regulations. This issue will be scrutinised in detail during the statutory LDP review and consideration given as to whether the policy approach needs to be amended and whether it is appropriate going forward, given the regulatory changes that have occurred since the adoption of the LDP.

Notwithstanding the fact that not all major planning applications have been accompanied by an Energy Assessment the Council has achieved its 'interim target' of producing an Energy Opportunities Plan SPG by 2014. The Council originally produced its Energy Opportunities Plan in November 2011 and this has been updated and subsequently been incorporated into the Sustainable Energy SPG adopted by Council on 2nd May 2014.

Notwithstanding that Policy Target 16 has not been met, the LPA is committed to ensuring that the County Borough contributes towards the country's renewable energy requirements. The Renewable Energy technology continues to be actively promoted in Bridgend with the selection of two demonstrator schemes:- the Bridgend Town Heat Network and the Upper Llynfi Valley Heat Network (Caerau Minewater) Projects. The Caerau Minewater Heat Project was announced in August 2017 as the third prize winner in the NEA and British Gas Energy Impact Awards 2017-18. Bridgend CBC is working with the Energy Technology Institute (ETI) who is developing an Energy Path Networks tool which will identify the most cost-effective local energy systems (heat and power) for Bridgend to a lower carbon energy system as part of a Low Carbon Transition Plan. Acting as a catalyst for energy project investment in the Bridgend borough, the heat network projects SSH Programme has attracted additional studies to be carried out such as an analysis of the Bridgend Gas Network by Wales and West Utilities to inform the future of the gas debate, identifying opportunities for Community Renewable Energy Schemes in Rural Bridgend.

The aim of Policy Target 17 is to increase the amount of energy produced in the County Borough from Renewable Sources in the County Borough. Success is judged by monitoring whether there has been an annual increase in the permitted or installed capacity of renewable electricity and heat projects.

During the Monitoring Period 1st April 2017 to 31st March 2018 1.0 mw of renewable additional electricity capacity was permitted. The scheme approved relates to a solarfarm on land south west of Long Acre, Court Colman (application P/17/423/FUL) refers.

The LDP is therefore annually increasing the amount of energy produced from renewable source and is meeting Policy Target 17.

Policy Target 18 aims to generate 35MW of renewable energy within the refined Strategic Search Areas (SSAs) by 2021.

Parts of Bridgend County Borough lie within the Strategic Search Area (SSA) for large scale wind energy projects outlined in TAN8. As part of a consortium, Bridgend County Borough carried out a refinement exercise in these areas in 2006. The refinement carried out by Ove Arup and partners, calculated the generation capacity of parcels of land, included in the SSA. For those 'refined' areas of the SSA in Bridgend County Borough the capacity was calculated as:-

- Zone 20 North East of Maesteg 19MW
- Zones 31-34 North of Evanstown 31MW

During the Monitoring Period 1st April 2017 to 31st March 2018 no applications have been approved within the refined Strategic Search Areas (SSAs). However, it is important to note that within zones 31-34 the Council has already consented planning applications at Pant Y Wal and Fforch Nest wind farms totalling 35MW – thereby exceeding this capacity. All of this capacity is already installed and operational. It should be noted that Zone 20 was excluded from the capacity assessment on the basis of the operational Ffynon Oer wind farm in Neath Port Talbot. The Plan has therefore met its target with respect of the generation of 35MW of renewable energy by the end of the Plan period.

In addition the Pant Y Wal extension, comprising of an additional 10 wind turbines with a generating capacity of 3MW each was consented on 28/02/15. Although not located within the refined SSA boundary, the turbines are located immediately adjacent to it and within the wider SSA. 8 of these consented wind turbines have been built and became operational, exporting electricity to the grid in December 2017. As such an additional 24 MW of capacity has been added this year.

As such the generating capacity from large-scale wind turbines (within and immediately adjacent to the refined SSA) is 59 MW. As such the County Borough is making a significant contribution to national renewable energy targets.

Performance – Policy Target 16

<u>Action</u>

Policy Research

This is the fourth year that the Council has failed to meet the requirements of monitoring target 16. This issue and Policy ENV17 will be the subject of rigorous testing during the statutory LDP review to determine whether the policy remains appropriate.

Performance – Policy Targets 17 & 18

<u>Action</u>

Continue monitoring.

To Spread Prosperity and Opportur	nity through Regeneration		
Employment Land Development		Primary Policy: Strategic Policy SP9	LDP Objectives: 1a, 1b, 1d, 3a, 3b, 3c
Monitoring Aim: Protect 164 hecta	res of vacant employment land	,	Other Policies: REG1
Policy Target	Indicators	Annual/Interim Monitoring Target	Assessment Trigger
19. 72.5 ha of employment land allocated by Policies SP9 and REG1 are developed over the Plan period.			<6.3 ha of employment land allocated by Policies SP9 and REG1 are developed per year for employment uses.
20. A readily available supply of land for development for employment purposes.	Proportion (%) of remaining allocated vacant employment land (SP9 and REG1 sites) which is classed as immediately available or available in the short term in the annual employment land survey.	30% or more of remaining vacant land allocated by Policy SP9 and REG1 is classed as immediately available or available in the short term in the annual employment	Policy SP9 and REG1 is classed as immediately available or available in the short

The Local Development Plan's employment land is safeguarded for employment purposes, by Policies SP9 and REG 1. The future prosperity of the local economy is facilitated by ensuring that the County Borough can offer a range and choice of employment sites and premises for employment uses. To achieve the objective of a prosperous local economy Policy Target 19 aims to develop 72.5 ha of employment land during the Plan period up to 2021 and Policy Target 20 aims to ensure that the identified employment allocated by Policy SP9 and REG 1 is readily available.

Policy Targets 19 and 20 are monitored by an annual employment land survey which monitors the take-up of vacant land on all of the County Borough's allocated employment sites together with the land's status in terms of availability.

The monitoring target associated with Policy Target 19 is that 6.3 hectares of employment land is developed annually on allocated sites.

During the monitoring period 01 April 2017 to 31 March 2018 a total of 2.33 hectares of vacant employment land was developed. During the preceding year 1.62 hectares of employment land was developed. It should be noted that 0.7 hectares of allocated employment land at Pwll y Waun, Porthcawl (Policy REG1(15) refers) is also being developed for a Health Centre.

The LDP's strategic aim of delivering 6.3 ha of employment land per annum allocated by Policies SP9 and REG1 per annum has not been fully met for the fourth consecutive year with respect to Policy Target 21 although take-up is increasing year on year. Further analysis is required to determine why the LDP has not delivered 6.3ha of employment land.

In this context it is important to note that the amount of land allocated for employment purposes in the LDP exceeded the need identified in the Employment Land Review (2010). This approach was adopted to reflect the national planning policy advocated at the time, adopting a positive, flexible approach to employment land provision which would provide a pro-active policy framework for private sector enterprise to operate within, giving a range and choice of sites across the County Borough. This approach also supported the Local Planning Authority in implementing the regeneration-led spatial strategy of the LDP.

The amount of employment land allocated was aligned, to the strategic spatial distribution of this growth. In the context of a regeneration-led strategy, it was considered important that employment land provision should not be tied to, and limited by, housing and population growth, but should reflect the wider economic regeneration objectives of the plan.

In recognition of the need for the borough to have a range and choice of employment sites which are attractive and flexible enough to potential investors, LDP Policy SP9 allocated 38 hectares of strategic employment land at the following locations:

SP9(1) Brocastle, Waterton, Bridgend
 SP9(2) Island Farm, Bridgend
 SP9(3) Pencoed Technology Park
 SP9(4) Ty Draw Farm, North Cornelly
 20 Hectares
 5 Hectares
 2 Hectares

The strategic sites are distinguished from other employment sites on the basis of their physical and locational characteristics, particularly their prominent locations adjacent to areas of countryside, and their proximity to the strategic road network. They represent the greatest assets to Bridgend and the region in terms of their potential to generate high levels of jobs but it must be acknowledged that the allocation of these sites skew the figures in terms of the amount

of land allocated for employment purposes exceeding the need identified in the Employment Land Review (2010).

Section 5 (Target 3) of this report outlines that considerable progress is also being made with 'readying' the 4 Strategic Employment Sites for development. It is predicted that these strategic sites can be delivered by the end of the plan period / post 2021.

The LDP recognises that if Bridgend is to retain its competitive industrial base it is imperative that the area is able to offer a broad portfolio of sites. In addition to those Strategic sites identified and safeguarded under Policy SP9, Policy REG1 also identifies a variety of employment sites suitable for all types of employment uses of varying size and type.

Policy REG1 also identifies established industrial sites which have vacant land for development. They make an important contribution to fulfilling the LDP Strategy. Areas of vacant land on existing industrial estates collectively make a significant contribution to the County Borough's industrial land portfolio.

Many of the sites also form parts of much larger regeneration or mixed-use sites. (allocated by Policy PLA3). The development of these sites for employment purposes as part of wider schemes containing other uses will help to create sustainable mixed use areas within existing communities, helping to facilitate the physical regeneration of the site and acting as enabling development to the delivery of the employment element, thereby improving the socio-economic regeneration of the wider area.

The current low take-up of employment land on REG1 and PLA3 sites is attributed to the fact that because of the considerable loss of industrial and business capacity that took place during the recession, most new employment activity is actively being taken up within existing vacant buildings and/or extensions on allocated employment sites rather than on new sites. Effectively the lost capacity as a result of recession is being regained before new take-up accelerates as the economy improves.

The failure of the LDP to meet Policy Target 19 for a fourth consecutive year is of concern to the LPA but is not a true reflection of what is happening in the real economy, where between 2017 to 2018 the number of people in employment increased. Data indicates that the number of small to medium sized enterprises in Bridgend is increasing at a quicker rate than for Wales as a whole. Collectively, this demonstrates that the expansion in business stock in Bridgend is continuing to improve albeit at a slower pace than previously predicted. It is interesting to note that the Council's Economic Development Officer has revealed that vacancy levels on the borough's employment sites are very low that indicates that the lost capacity is being regained. In addition the EDO has highlighted that many of the larger units are being sub-divided to cater for the demand being created by the increasing number of new small to medium enterprises being established.

Whilst the LDP monitoring target has not been met, the effects of the recession on South-east Wales and Bridgend must be given due consideration when determining the reasons as to why the development of vacant, allocated employment land has not occurred at the long-term average rate of 6.33 hectares per annum. It is considered that the employment allocations and strategy in the LDP remain broadly sound but will be the subject of rigorous testing as part of the LDP Replacement Plan process in terms of undertaking an Employment Land Review and the role of Bridgend in the Regional context, given the economic aspirations of the Cardiff Capital Region.

In terms of providing a readily available supply of land for development for employment purposes the monitoring target associated with Policy Target 20 is that 30% or more of vacant land allocated by Policies SP9 and REG 1 is classed as immediately available or available in the short term. The 2017 Employment Survey demonstrates that 39.63 ha of land is immediately available and a further 14.96 ha is available in the short term. This represents 54.59 ha in total or 51% of all vacant land on allocated sites.

The Plan is therefore on target with respect to Policy Target 20 by providing a readily available supply of employment land.

Performance – Policy Target 19

<u>Action</u>

Contextual indicators and comparisons with other local authorities show that notwithstanding the low take up of employment land the 'real' economy is relatively buoyant and that the failure to meet this target is the result of the recent very deep recession and the regaining of previous lost capacity. The Council's Economic Development Section has highlighted that few empty units remain on the boroughs industrial estates and there is pent up demand for small to medium sized units. Bridgend retains its locational advantages for business and can expect higher levels of employment land take-up in the latter part of the Plan period. A formal review of employment land will be undertaken during the LDP Replacement Plan preparation process.

Performance – Policy Target 20

Action

Continue monitoring and undertake an Employment Land Review as part of the LDP Replacement Plan Process.

To Spread Prosperity and Opportunity through Regeneration							
To opious i tooponty and opportunity unough regionation							
Retailing and Commercial Centres		Primary Policy: Strategic Policy SP10	LDP Objectives: 1a, 1b, 1d, 3e, 3f, 3g				
Monitoring Aim : Directs new retail Borough	I and leisure development to the tow	n and district centres of the County	Other Policies: REG6, REG7, REG8, REG9, REG11				
Policy Target	Indicators	Annual/Interim Monitoring Target	Assessment Trigger				
21. To ensure that vacancy rates within the town centres of the County Borough do not increase to a level that would adversely impact on the vitality of those centres.	Annual vacancy rates of commercial properties within the town centres of the County Borough.	Vacancy rates of commercial properties in the town centres of Bridgend, Maesteg or Porthcawl remain below 15% throughout the plan period.	Vacancy rates of commercial properties in the town centres of Bridgend, Maesteg or Porthcawl increase to more than 15%.				
22. The integrity of the Primary Shopping Frontages are maintained.	Proportion of A1 retail uses in the Primary Shopping Frontages designated by REG6.	60% of more of units within the Primary Shopping Frontages are in an A1 use. 2014: Preparation of a Primary Shopping Frontages SPG.	<60% or more of units within the Primary Shopping Frontages are in an A1 use. Primary Shopping Frontages SPG is not in place by 2014.				
23. The town centres of the County Borough are regenerated by the development of key sites.	Amount (sqm) of major retail, office and leisure development permitted in town centres.	 2014: Planning consents in place for Porthcawl retail development. 2014: Completion of Maesteg Outdoor Market, Bus Station and Riverside Scheme. 2016: Development Briefs prepared for sites highlighted in 	Planning consents for Porthcawl Regeneration Area retail development not in place by 2014. Maesteg Outdoor Market, Bus Station and Riverside Scheme is not completed by 2014. Development Briefs for the sites highlighted in the Bridgend Town Centre Masterplan have not been prepared by 2016.				

	Bridgend	Town	Centre	
	Masterplan.			

The overall aim of Strategic Policy SP10 is to focus and direct new retail, commercial and leisure developments within the County Borough Retail and Commercial Centres in order to maintain and protect their vitality and viability. A key strand of the LDP's Sustainable Regeneration-Led Spatial Strategy is to promote the County Borough's 3 main town centres as part of the LDP Vision, which seeks to create a successful regional employment, commercial and service centre in Bridgend, a vibrant waterfront and tourism destination in Porthcawl and a revitalised Maesteg.

In order to measure how successful Policy SP10 is in directing appropriate new retail and leisure development to the County Borough's town and district centres to maintain their vitality and viability the monitoring framework looks at 3 Policy Targets relating to vacancy rates of commercial properties within town centres (Policy Target 21), the integrity of the Primary Shopping Streets within the town centres (Policy Target 22) and progress on the regeneration of key sites within the town centres (Policy Target 23).

The annual monitoring target for Policy Target 21 is to ensure that the vacancy rates of commercial properties within the 3 town centres of Bridgend, Porthcawl and Maesteg remain below 15% throughout the plan period.

The latest 2017 annual retailing and commercial centre survey indicates that:-

- Within Bridgend Town Centre of the 377 commercial properties surveyed 66 were vacant representing a vacancy rate of 17.51%.
- Within Porthcawl Town Centre of the 204 commercial properties surveyed 10 were vacant representing a vacancy rate of 4.90%.
- Within Maesteg Town Centre of the 167 commercial properties surveyed 9 were vacant representing a vacancy rate of 5.39%.

The LDP's strategic aim of maintaining and protecting the vitality and viability of town centres has not been fully met for the monitoring period 1st April 2017 to 31st March 2018 with respect to Policy Target 21. The monitoring target has been missed for Bridgend as such further analysis is required. This issue will be scrutinised in detail as part of the LDP Replacement Plan process, where a comprehensive assessment of town centre policies combined with an updated 'Retail Needs Assessment' will provide clarity on the appropriate policy direction.

In terms of seeking to improve the viability and vitality of the town centre, as reported in last year's AMR, Bridgend businesses have established a Business Improvement District in the town. Bridgend is now the eleventh BID in Wales, joining Swansea, Merthyr Tydfil, Newport and most recently Caernarfon, Bangor, Colwyn Bay, Neath, Llanelli, Pontypridd and Aberystwyth.

Under the BID banner of CF31 Creating a Brighter Bridgend,

The aim of the BID is to:

- Increase visitor numbers year on year by making the town centre a more attractive and accessible place to visit;
- Improve access, parking and gateways, including working towards making the proposed relaxation of pedestrianisation a reality and more affordable parking;
- Improve perceptions of the town centre by delivering marketing campaigns that enhance Bridgend's image as a place to visit and invest in;
- Reduce the number of vacant properties in the town through by attracting new business and pop-up schemes; and
- Enhance the town centre experience through small-scale environmental improvements and tackling anti-social behaviour.

In addition, a consultation took place last year regarding whether traffic should be re-introduced to Queen Street, Dunraven Place and Market Street. Results of the consultation showed that there is general support for this proposal, however issues have emerged with respect to the consultation with targeted specific groups. Work is currently ongoing to consider the proposal in terms of review and early design options, with a view to resolving conflicts and attracting funding.

The annual monitoring target relating to Policy Target 22, to maintain the integrity of the Primary Shopping Frontages of Bridgend, Porthcawl and Maesteg is to ensure that 60% or more units are in A1 (Retail) use.

The latest annual retailing and commercial centre survey indicates that:-

- Within Bridgend Town Centre of the 110 units within the Primary Shopping Frontages 66 were in A1 use representing 60%.
- Within Porthcawl Town Centre of the 96 units within the Primary Shopping Frontages 63 were in A1 use representing 65.63%.
- Within Maesteg Town Centre of the 85 units within the Primary Shopping Frontages 51 were in A1 use representing 60%.

The current data highlights only a marginal decrease in the proportion of units in A1 use within the Primary Shopping Frontages of Bridgend and Maesteg Town Centres compared to last year. At 60% the annual target has been met. Given the significant structural change that is taking place within the retail sector this data is encouraging.

The proportion of units occupied by A1 uses in Porthcawl's primary shopping frontages has increased from 65.26% to 65.63% which reflects the resilience of the town centre linked to its status as a tourist resort.

To mitigate against the ongoing adverse economic conditions and structural change that is taking place across the country, to ensure the vitality of the borough's town centres, the Council has also chosen to exercise sufficient flexibility when applying LDP Policy REG6, to allow changes of uses to non-A1 uses in Primary Shopping Frontages where an applicant can provide robust evidence to demonstrate that there is insufficient demand for A1 units and its loss would not materially dilute the continuity of the Primary Shopping Frontage. It is the view of this authority that permitting a small number of changes of uses is more conducive to sustaining the viability of the town centre rather than allowing empty units to stand idle.

The interim target for Policy Target 22 is that a Primary Shopping Frontage SPG should have been prepared and in place in 2014, as such the Council has not met its target with respect to this interim indicator for the fourth consecutive year although a draft officer document exists. Updated retail evidence, as part of the ongoing preparation of the Replacement LDP will inform this SPG and future retail policy to ensure that the vitality and vibrancy of town centres is maintained in the future.

Policy Target 23 aims to regenerate 'Key Sites' identified in the LDP within our town centres and is monitored by whether these sites have had development briefs or masterplans prepared. Limited progress has been in this monitoring period in preparing these proposals within Bridgend town centre. However, the Council is in the process of developing a Town Centre Regeneration Development Framework, the purpose of which is to set out priorities for future regeneration investment (TRIP) funding and how this will work with other strategic opportunities at a regional level. This work includes developing opportunities for key town centre sites identified by Policy REG9.

Performance - Policy Target 21 &	
23	
Action Policy Research	The LDP's strategic aim of maintaining and protecting the vitality and viability of town centres has not been partially met for the monitoring period 1 st April 2017 to 31 st March 2018 with respect to Policy Target 21.
	The issue will be scrutinised in detail as part of the LDP Replacement Plan process, with an updated evidence (Retail Needs Assessment) to provide clarity on the appropriate policy direction. The Council will develop the Town Centre Regeneration Development Framework as a means of updating Policy REG9 of the LDP and attracting future investment.
Performance – Policy Targets 22	

<u>Action</u>

Prepare Supplementary Planning Guidance and consider LDP Replacement Plan retail policy relating to Primary Shopping Frontages based on updated evidence in the form of a Retail Needs Assessment.

To Protect and Enhance the Environment								
Tourism	LDP Objectives: 1c, 3c, 3d							
Monitoring Aim: Encourage high of	uality Sustainable Tourism		Other Policies: REG2, REG13					
Policy Target	Indicators	Annual/Interim Monitoring	Assessment Trigger					
		Target						
24. To increase year on year the	Annual number of visitors to the	Year on year increase of visitors	Decrease in visitors to the County Borough					
number of visitors to the County	County Borough.	to the County Borough.	compared to previous year.					
Borough.								

Strategic Policy SP11 aims to promote and encourage high quality sustainable tourism, through the implementation of various appropriate projects relating to activity based tourism, business, events and cultural tourism.

Policy Target 24 measures how effective the Plan is in promoting and encouraging tourism and the indicator is to increase the annual number of visitors to the County Borough.

The latest STEAM figures for Bridgend indicates that the total visitor numbers in 2017 for the County Borough rose from 3.83 million to 3.92 million representing a 2.5% increase. The increase in visitor numbers is encouraging; the STEAM data highlights that the number of staying visitors within the Borough totalled 0.62 million which is a 1.4% increase on 2016's figures which is consistent with the aims and objectives of the Borough's tourism strategy and LDP policies.

This has resulted in an increase in tourism related fte jobs to 4,266 to 4,228 which represents an increase of 0.9% compared to the 2016 data, which is considered positive for the County Borough's economy. The County Borough's tourism offer is continually being enhanced and schemes that have progressed during this year's monitoring period include a scheme at Rest Bay Porthcawl, relating to a replacement visitor destination in the form of a café and watersports facility at the former Malc's Café and implementation of the new flood defence works at Porthcawl's town beach, which will build on the recent successes in regenerating the Harbour Area. Consent has also been given for the demolition of the Sea Cadets building at the East Pier, Porthcawl.

The Plan is therefore on target with respect to Policy Target 24.			
Performance			
Action			
Continue monitoring.			

To Create Safe, Healthy and Inclus	ive Communities		
Housing and Affordable Housing		Primary Policy: Strategic Policy SP12	LDP Objectives: 1c, 3c, 3d
Monitoring Aim: Requires 9,690 r	Other Policies: COM1, COM2, COM3, COM5,		
in the County Borough during the P	lan period		COM6
Policy Target	Indicators	Annual/Interim Monitoring Target	Assessment Trigger
 25. Maintain a 5 year supply of housing land for development throughout the plan period. 26. Provide 9,690 new dwellings by 2021 based on the three 5 year tranches set out in Policy SP12. 	Forecast supply of housing land. Annual dwelling completions.	Maintain a 5 year supply of housing land for development throughout the plan period. By 2011 provide 2,085 dwellings. By 2016 provide 4,973 dwellings. By 2021 provide 9,690 dwellings.	
27. Develop COM1 and COM2 Residential Allocations at or above the estimated number of units specified.	Number of units permitted on COM1 and COM2 Residential Allocations.	Residential Allocations developed at or above the estimated number of units specified in Polices COM1 and COM2.	Residential Allocations developed below the estimated number of units specified in Policies COM1 and COM2.

28. Develop Small and Windfall	,	Small and Windfall sites over 0.15	
sites, over 0.15 hectares, at a	Windfall sites over 0.15 hectares.	hectares developed at a density	developed at a density of less than 35
density of 35 dwellings per		of 35 dwellings per hectare or	dwellings per hectare.
hectare or more.		more.	
29. Provide 1,370 affordable	Annual affordable housing	By 2011 provide 295 dwellings.	Dwelling completions fall below specified
dwellings by 2021 through the	completions.	By 2016 provide 703 dwellings.	requirement.
planning system as secured by		By 2021 provide 1,370 dwellings.	
condition or S106.			
30. Monitor the need for a	The annual number of authorised	Approve the Bridgend County	The Bridgend County Borough protocol for the
permanent or transit Gypsy &	and unauthorised Gypsy &	Borough protocol for the	management of unauthorised Gypsy and
Traveller site.	Traveller encampments in the	management of unauthorised	Traveller encampments is not approved by
	County Borough.	gypsy and traveller encampments	2014.
		by April 2014.	
			An increase above 3 unauthorised Gypsy and
		No increase in the average of 3	Traveller Sites recorded in 1 year by the
		unauthorised Gypsy and Traveller	biannual Gypsy and Traveller Caravan Count
		Sites recorded in 1 year by the	and / or the Gypsy and Traveller Protocol for 2
		biannual Gypsy and Traveller	
		Caravan Count and / or the	of a site.
		Gypsy and Traveller Protocol.	

In order to create safe, healthy and inclusive communities Policy SP12 of the LDP aims to provide 9,690 dwellings up to 2021, including 1,370 units of affordable housing, to provide for all the accommodation needs of the County Borough.

Five Policy Targets monitor the performance of whether the LDP is meeting its housing needs by measuring the supply of housing land (Policy Target 25), housing completions, for both market and affordable dwellings (Policy Targets 26 and 29), housing numbers permitted on allocated sites (Policy Target 27),

housing density (Policy Target 28) and whether there is a need for a permanent or transit Gypsy and Traveller site (Policy Target 30).

Policy Target 25 aims to provide a 5 year supply of housing land for development throughout the plan period. The supply of land for housing is assessed as part of the annual Joint Housing Land Availability Study (JHLAS) which is a statutory document which local planning authorities are required to produce by Welsh Government in accordance with guidance set out in Planning Policy Wales (PPW) and Technical Advice Note (TAN) 1. Supply is assessed against the housing requirements of an adopted development plan.

The recently published 2018 JHLAS shows that the County Borough has housing land supply, assessed against the housing requirement of the Bridgend LDP of **3.4 years**.

Study Date	Number of Years Supply
2007	8.1
2008	6.6
2009	6.2
2010	5.2
2011	5.5
2012	5.1
2013	5.7
2014	6.0
2015	5.4
2016	5.1
2017	4.0
2018	3.4

The table above demonstrates that this is the second year since the LDP adoption in 2013 that the land supply has fallen below the 5 year target. Where the land supply is less than 5 years, TAN1 states that local planning authorities should consider the reasons for the shortfall and whether the LDP should be reviewed either in whole or in part.

It is considered that the most effective way of rectifying this issue is through progression of a Replacement LDP given the importance attached to the land supply issue. The Replacement Plan will necessitate the LPA to update its evidence base, review the existing LDP strategy, and rectify the land supply issues by identifying and allocating additional housing land. This will assist in seeking to avoid 'planning by appeal' and ad hoc development coming forward outside the development plan system and not in accordance with the LDP's strategy.

The Local Planning Authority will however continue to actively work with landowners and developers to bring forward existing LDP residential allocations and other sites which already have the benefit of planning permission.

This and previous AMR's has shown that the Local Development Plan has performed well delivering many significant benefits for our communities. Most of the housing sites and associated infrastructure allocated in the LDP have been delivered. As expected Bridgend SRGA has delivered the highest proportion of residential units (reflecting the growth strategy of the LDP), in particular Parc Derwen which has delivered 1185 residential units. However, it is acknowledged that in the Strategic Regeneration Growth Areas of Maesteg and the Llynfi Valley and in Porthcawl a number of challenging brownfield sites have stalled due to a combination of viability issues and in some cases land ownership issues albeit that progress is being made in bringing these sites forward. Whilst the LDP's key housing provision policies have largely been successful, it must be acknowledged that as the plan enters the final stages of its 'life-cycle' it is inevitable there would be land supply issues.

It is also important to note that despite the slower than predicted rates of delivery (mainly attributed to market conditions and viability issues) there is no overriding evidence to suggest that for the most part the allocations are not deliverable (as detailed in the section below) or that the LDP strategy is fundamentally 'unsound'. Nevertheless, the slower than anticipated delivery rate does suggest that there is a need for additional site allocations and a review of particularly problematic sites to address the shortfall in the housing land supply and facilitate the identification and allocation of additional viable and deliverable housing land.

The following section provides an overview on the progress of LDPs sites:

North East Bridgend (Parc Derwen) COM1(1)

Development is ongoing, only 2 developers are currently active on site including Persimmon Homes / Charles Church and Llanmoor.

Detailed planning application for parcel R16 expected imminently and commercial area. Development parcels currently consented under original outline / built out are programmed to take the capacity up to the original capacity of 1515 units with a number of parcels remaining. A full application for a further 140

units from Persimmon is also expected shortly.

It should be noted that Persimmon Homes have been solely responsible for the completion of 168 new dwellings in 2017/2018.

North East Brackla Regeneration Area COM 1(2)

The Site forms part of the North East Brackla Regeneration Area which is allocated as a mixed-use regeneration scheme accommodating an estimated 550 new dwellings together with commercial and recreation facilities to serve the new community, the industrial estate, the village of Coity and the wider residential community of Brackla to the south. A Development Brief has been approved to provide a planning policy document to guide a phased development of the land.

Lovell Partnership have already completed 99 affordable housing units on the eastern part of the site.

The western portion of the site benefits from a recent consent for 220 units, (12 of which will be affordable) being developed by Persimmon and is currently under construction.

The eastern part of the site also benefits from consent for 239 dwellings being developed by Taylor Wimpey and is also under construction.

Parc Afon Ewenni COM 1(3)

A multi directional traffic light controlled junction has been approved as part of planning application P/15/368/OUT to serve the site.

The Section 106 Agreement relating to Planning application P./15/368/OUT was signed 2nd March 2018 for up to 240 dwellings.

Given the recent sign-off of the Section 106 Agreement, relating to the central part of the site, a Development Brief for the Council owned land in the eastern most part of the site is being finalised (being undertaken by GVA). Marketing of the Council owned part of the site will follow later this year by E.J. Hales (likely to be in September). Additional SI work & CCTV drainage survey have been undertaken to support the sale.

The central part of the site is currently out to tender, with closing bids at the end of April 2018. There remains 7 interested parties in the bidding process. A start on site is anticipated early 2019 by agents.

The development of the western portion of the site, in SW Police ownership is proposed to follow from 2020 onwards in order to fund their ongoing rationalisation programme at their HQ Site.

There is considerable developer interest in the site and it is expected that the 3 portions of the site will be developed out concurrently, with 3 developers active on the site by 2021.

Coity Road Sidings COM 1(4)

A small part of this mixed-use site has planning consent for a self-storage facility. The residential element and implementation of the proposed park & ride facility is likely to come forward during the latter part of the five year period. Uncertainty regarding the site in terms of whether the part landowner Dainton may expand their commercial operations on the site has been clarified by an appeal decision which upheld the Council's decision to refuse an incompatible energy use and underlined the site's suitability for housing purposes.

However, there has been no positive dialogue with the landowners to bring the site forward for residential development and it is agreed that the site should not form part of the 5 year land supply, with a view to reconsidering the landowner's intentions as part of the replacement LDP review of existing sites.

Land at Waterton Lane COM 1(7)

Pre-application meetings and design parameter advice have taken place with Development Control Officers and agents representing the land-owner, on the basis of developer interest in the site from a volume house builder. The land has changed hands since the adoption of the LDP and is now in the ownership of Phillip Jenkins (Wick Van Hire).

Adjacent site for 8 dwellings under construction. Further discussions with the land-owner show that he is still open to negotiation and discussions on future disposal and is looking to the development of the adjacent Parc Afon Ewenni as a guide to potential timing of release.

Jubilee Crescent COM 1(8)

Planning permission for 48 dwellings to Hafod Housing Association was approved by Development Control Committee on the 7th January 2016. Development is currently ongoing.

Brocastle Estate COM 1(10)

The site is being developed by Hafod Care Association for assisted living units for the elderly in conjunction with the 78 bed nursing home. The remaining 30 units represent the second phase of the development project and involves the construction of an articulated row of units located to the east of the existing new buildings. No issues have been raised in respect of the proposed architecture, ecological matters or other technical matters.

Development Manager of Hafod Care Association continues to advise that they are going to bring forward the remaining 30 units within the five year period. Hafod have confirmed that they will be seeking to renew their existing consent this year.

South Wales Police COM 1(5)

Recent discussions with the Police has revealed that the site now forms a critical part of their rationalisation programme and will be retained for Police operations and as such will not be released for residential purposes.

Land at Waterton Manor And Waterton Lane COM 1(11) & COM 1(14)

The most recent planning application for 39 dwellings was approved at development control committee of 3rd September 2015. The permission combines housing allocations. The Section 106 agreement was signed on the 9 November 2016. Part of the site has been acquired by V2C and they are in the process of resolving a number of technical issues with their partner before proceeding with development.

Parc Farm COM 1(13)

Ongoing development. Development likely to be ahead of programme with expected completion of the site in July 2018.

Land at Llangewydd Road COM 2(6)

The site was promoted by Redrow Homes at the LDP Examination which included the submission of a conceptual masterplan for the site.

The landowner's agent has submitted a request for a screening opinion (reference No. P/13/779/SOR refers), the results of which are that an EIA is not required.

Outline planning application has been granted and a reserved matters application has been submitted by Barratt Homes for 194 units.

Barratt's estimate a maximum completion rate of 40 units pa. from 2019 onwards, which will be the subject of review should delivery rates exceed this level.

Ysgol Bryn Castell COM 2(7)

Planning application from Barratt Homes for Phase 1 of the site for 67 dwellings, accessed off Cefn Glas Road was approved in September 2015 and development is complete.

GVA Grimley have produced a Development and Planning Brief for Phase 2 of the site which identifies capacity for 130 dwellings supported by an access appraisal undertaken by Vectos. The Council is in the final stages of exchanging contracts with a volume builder.

The site is scheduled for disposal in the summer of 2018.

Former Washery Site, Maesteg COM 1(16)

The site is located immediately north-east of the town centre and comprises of mixed-use development including educational, residential and recreational uses. Part remediation of the wider Washery site has resulted in the construction of the new Maesteg Comprehensive School and three development plateaux are earmarked for residential development. Two of these areas (as well as land at Llwynderw off Bridgend Road) already benefit from access arrangements but require an element of additional remediation to make them suitable for development. Welsh Government Land Reclamation monies of £2.5m have been approved and drawn down to enable the required remediation and development, (as well as land at Llwynderw off Bridgend Road) and implementation of the land envisaged within 3 years.

ARUP have been engaged to design a detailed scheme for remediation and will oversee the SI works. The remediation scheme will provide an 'oven-ready' development site.

A revised business case to convert the 'loan' to a grant, with BCBC working in partnership with a RSL is currently with Welsh Government for approval.

Ewenny Road COM 1(17)

Outline planning application P/13/808/OUT for a mixed use development, including 115 dwellings and a 50 unit residential extra-care facility (165 units total) was presented to Development Control Committee in June 2014. This has been amended to 138 dwellings.

This revision of the Masterplan and the Heads of Terms of the Section 106 Agreement was presented to Committee in May 2016 and the S106 is nearing completion with final signing to coincide with disposal of the Council owned part of the site to Clowes.

Clowes intend to dispose of the housing element immediately but retain the commercial element and build this out themselves. Volume builders are showing active interest in acquiring the site. Due to lead-in time, completions are not expected until 2019 – 2020.

Coegnant Reclamation Scheme COM 1(18)

Site is seen as having scope for development in the latter part of the five year period as market sentiment and land values improve in the upper valley areas, it does not contribute to the 5 year land supply. The site's inclusion for residential purposes in the Replacement LDP will be subject to review, pending updated evidence.

Crown Road, Maesteg COM 1(19)

Meeting and subsequent discussions have taken place with landowners where they indicated that they intend to either develop the site themselves on a plot by plot basis but may release to local developer. 10 units are anticipated to be delivered in 2019 and 2020 with the remaining units post 2020. No significant known site constraints. The adjacent Bryneithin Home site has been sold to a developer and the Prior Notification of the demolition of the former care home was approved in July 2015 and demolition has been carried out, which provides an additional incentive for development. The site does not contribute to the 5 year land supply and the site's inclusion for residential purposes in the Replacement LDP will be subject to review, pending updated evidence.

Y Parc COM 1(21)

Sustainably located and relatively flat development site within walking distance of Maesteg Town Centre.

The site was sold by Cooke & Arkwright in an auction (21st April 2016) to a Mr Patel. Discussion with Mr Patel has shown that he intends to develop the site

within the next 5 years and is in the process of engaging consultants to progress the site and undertake pre-application discussions with the Council.

However, given that this positive dialogue has not yet taken place and there is as yet no developer on board, it is agreed that the site should not contribute to the 5 year land supply and the site's inclusion in the Replacement LDP will be subject to review, pending updated evidence.

Porthcawl Regeneration Area COM 1(25)

The approach to the development of Phase 1 of the scheme has changed in response to difficulties securing a major convenience food store on the site to act as an anchor for a retail-led redevelopment.

In light of this the Council are actively pursuing delivery of Phase 1 by means of a 'residential-led' approach.

This approach is being developed as a way forward by the Council by a Masterplan and delivery plan for Phase 1 of the site, with advice from E.J. Hales on commercial viability and marketing strategy matters. Jubb Engineering Consultants have also been engaged to provide further technical input.

The Council have recently come to a settlement with the Evan's Family, and are now the sole landowners, with no remaining 3rd party interest in Phase 1 of the site. On this basis the Council are finalising the masterplan, which intends to separate the commercial and residential elements for disposal with the commercial parcel being presented to the market by the end of this year followed by the residential elements in 2019. As part of this process it is anticipated that the Portway will remain as per its existing alignment, therefore considerably reducing the need for up-front major infrastructural highway works, thereby facilitating early development

The regeneration of the site and Phase 2 is also likely to benefit from a Welsh Government Coastal Risk Management Programme funding for major flood defence works. The scheme is currently at Detailed Design stage with implementation programmed in 2020 for 2021 completion.

The approach and timing of Phase 1 will complement the recent successful implementation of the Harbour refurbishment and of the listed Jennings Building which incorporates 3 commercial leisure operators together with 13 live-work units on the upper floor. The Jennings development will also complement a proposal for a flagship harbourside leisure building at 'Cosy Corner'. The proposed £7m 'maritime' centre, which has been awarded EU development funding, will incorporate, an educational and visitor centre and a national centre for surfing and water sport excellence. The development is being proposed by Porthcawl Harbourside Community Interest Company (CIC) and will be guided by the Cosy Corner Development Brief, which was considered and endorsed by Committee on 7th January 2016. Proposals for the building were approved in 2016.

The residential elements of Phase 1 (and Phase 2) can only commence upon the completion of the flood defence works in 2021, although it is expected that the marketing of the residential parcels and consideration of detailed schemes will run concurrently with these works. On this basis it is agreed that completions can be expected from 2021 onwards on a number of parcels.

Albert Edwards Prince of Wales Court COM 1(28)

RMBI have invested in the existing care home and have brought back a rear wing into use, part of which, serves an increasing need to provide for people with Dementia. Therefore they are no longer looking to re-develop the existing care home. The most recent communication with the RMBI'S Development Team Manager is that there are no programmed plans to release part of the site for alternative residential development.

Land off Maesteg Road COM 1(31)

Llanmoor have developed the southern part of the site. Merthyr Mawr Estates proposes to market the remainder of the site with the benefit of an outline consent, and introduce other developers and there is positive interest from other volume builders. Planning application P/16/366/OUT was approved by Development Control Committee in March 2018. There are currently 4 volume builders competing for the site in a bidding process. It is yet to be clarified if the site will be disposed of to more than 1 housebuilder. A maximum annual delivery rate of 100 pa is agreed, which will be subject to review when the developer(s) are known.

Planning permission has also been granted for additional retail / commercial development within the designated commercial hub in the southern part of the site (planning application P/15/322/FUL refers) and this has been implemented.

Parc Tyn Y Coed COM 1(32)

Barratt's western part of the site is complete. Eastern part of the site is in separate ownerships including adjacent Council owned land. There is developer interest in bringing forward an alternative scheme for a wider area.

Section 106 relating to P/16/251/OUT is ready to be signed – awaiting sign-off from owners.

Gateway to the Valleys COM 1 (34)

A pre-requisite of the 'school' and the Linc Cymru development is an access road built to adoptable standards up to the boundary of the private land to the east (which is currently land locked). As such this part of the site will be enabled. The Private landowners are in contact with Property Department and are keen to progress when infrastructure is in place. Housing delivery anticipated from 2019 onwards on this part of the site.

The build programme for the 25 extra-care apartments by Linc Cymru is scheduled for completion by September/October 2018 and Linc Cymru's additional housing element of 20 units is also progressing.

David Williams the landowner and his agent is actively engaging with developers including RSLs, who have produced draft layouts for early pre-application discussion.

For ease of reference as part of the JHLAS process it is agreed to re-classify this site as 2 separate sites with individual proformas and entries in the site schedule; one relating to the 'Linc Cymru' development and the other relating to the privately owned land to the east.

Conclusion

It is recognised that there are a few challenging allocations that have progressed slower than anticipated but significant progress has been made in bringing some sites forward with Masterplans and Development Briefs in place. In addition, planning applications relating to many of these sites are substantially advanced demonstrating private sector interest and that the LDP strategy is broadly on track. It must be recognised that many of these sites have not come forward due to viability and market conditions, especially in the valleys, and these will be reviewed as part of the Replacement Plan and preparation process and updated evidence. Given the importance of delivering COM1 and COM2 sites, particularly in terms of their contribution to the 5 year land supply, the Local Planning Authority recognises the need to address deliverability issues immediately through the statutory LDP Review process and will continue to monitor their progress closely.

Policy Target 26 aims to provide 9,690 new dwellings by 2021, based on the three, 5 year tranches of delivery set out in Policy SP12 of the LDP. This equates to an average annual completion rate of 646 dwellings per annum.

The table below highlights the annual completions set out in the JHLAS studies from 2013-2018 are consistently below the LDP average completion rate (646 dwellings per annum). The cumulative impact of not achieving the LDP average completion rate has resulted in failure to meet the interim monitoring target to deliver 4,973 residential units by 2016 (by 401 units). (4572 units by 2016 completed).

Year	LDP Average Completion Rate	JHLAS Total Completions		Annual Need Identified In JHLAS	No. Years Land Supply
2013	646	332	-48%	561	5.7
2014	646	517	-20%	894	6.0
2015	646	621	-4%	940	5.4
2016	646	520	-19%	1020	5.1
2017	646	406	-37%	1011	4.0
2018	646	390	-39%	1123	3.4

Whilst it is disappointing that target 26 has not been met, the deficit is a reflection of the overall trend in the UK and Wales for housing completions. The 2016 interim target was met however in 2017 with total completions for the 11 year period 2006-2017 of 4978 units. A further 390 units were built out between 2017-2018; as such, the total completions to date from 2006-2018 is 5368 units, leaving a residual requirement of 4322 units by 2021.

Policy Target 27 requires that the development of housing allocations in the LDP is at or above the estimated numbers set out under Policies COM1 and COM2 of the LDP. This is monitored against the number of units permitted on allocated sites.

Analysis of planning applications indicates that housing allocations are coming forward at or above estimated capacity. Those allocations that have significantly exceeded estimated capacity include:

Site	Number of units indicated in LDP	Total Unit Capacity
COM1(2) North East Brackla Regeneration Area	550	558
COM1(8) Jubilee Crescent	40	48
COM1(17) Ewenny Road	125	165
COM1(31) Land off Maesteg Road	538	692
COM2(7) Ysgol Bryn Castell	150	197
COM2(22) Ty Draw Farm	94	105

The LDP is therefore on target with respect to the delivery of residential allocations at or above estimated capacity, as required by Policy Target 27.

Policy Target 28 aims to develop small and windfall sites, over 0.15 hectares at density of 35 dwellings per hectare or more. The Policy Target is a monitoring mechanism for the implementation of COM4 of the LDP.

An analysis of permissions granted from 1st April 2017 to the end of the monitoring period 31st March 2018 has been undertaken and 9 planning consents are relevant to this monitoring target, ranging from small-scale proposals for only 1 dwelling up to larger unit size windfall developments of 38 dwellings.

The development of 38 residential units at Bridgend Road, Maesteg is the only qualifying development that has achieved a residential density greater than 35 dwellings per hectare. The remaining 8 sites are smaller-scale developments of 1-14 units at lower densities than 35 dwellings per hectare. However these proposals are justified exceptions permitted by Policy COM4 because of limitations imposed by the size of the site, highway and access issues, topography and site configuration issues.

SITE NO.	ADDRESS	NO. OF UNITS	SIZE	DENSITY	Comments
ID 1036 P/15/862/FUL	Former garage site Maes Glas, Tondu	4	0.20	20	The site is an awkward narrow rectangular piece of land that can only accommodate 2 x semi-detached dwellings. In addition, a higher density scheme incorporating apartments would be out of character with the surrounding area that is characterised by semi-detached dwellings, contrary to the provisions of LDP Policy SP2.
ID 1038 P/15/624/FUL	Plot 5, stable lane off New Street, Pantygog	1	0.17	5.88	The site is located on a plateau and as such due to topography of the site it is only possible to achieve 1 dwelling on the site.
ID 1040 P/16/301/FUL	Hermon Road, Filco Supermarket, Caerau	2	0.19	10.53	The site can only physically accommodate 2 – semi- detached dwellings as proposed by the application.
ID 1042 P/16/491/FUL	The Cottage, Merthyr Mawr	1	0.50	2	The site can only physically accommodate 2 – semi- detached dwellings as proposed by the application.

ID 1046 P/16/270/FUL	Heol Faen (land off) Maesteg	2	0.19	10.53	The site can only physically accommodate 2 – semi- detached dwellings as proposed by the application.
ID 1047 P/15/840/FUL	Pant y Gwbwn Farm,	1	0.18	5.56	The site is an awkward triangular piece of land that can only accommodate 2 x semi-detached dwellings.
ID 1059 P/16/88/OUT	Former Blaenllynfi Infants School	14	0.45	31.11	Having regard to the indicative plan, including the size of the site and the scale parameters of the dwellings, it is considered that the site, in principle, is only capable of accommodating 14 units which would provide a reasonable degree of amenity space and incorporate the necessary highways requirements.
ID 1063 P/16/489/FUL	Tyn y Bettws Farm, Llangeinor (Land at)	3	0.21	14.29	The character of the area is low density and as such the proposal for 3 units would sit comfortably with the surrounding pattern of development. A higher density scheme in this rural location would not be acceptable and contrary to the provisions of LDP Policy SP2.
ID 1065 P/16/607/FUL	Bridgend Road, former school playing field, Maesteg	38	0.90	42.22	Density level achieved.

Taking account of the total area of 2.99 hectares 3 for these proposals, and the total number, 66 units to be delivered, the 'average' density of eligible small and windfall sites is 22.07 dwellings per hectare. The LPA is not unduly concerned that Policy Target 28 has not been met as it is considered that design quality, place making and respecting site context are more important that strict adherence to this density figure. The Council will therefore continue to monitor this issue closely in future AMRs. In terms of the delivery of affordable housing, Policy Target 29 requires the delivery of 1,370 units by 2021. Within this monitoring period 63 affordable housing units were delivered, providing a 2018 total of 1213 units. The affordable housing planned to be delivered in 2018-2019 is 263 units, which would be in excess of the 2021 requirement of 1370. Policy Target 29 is therefore on track.

Policy Target 30 requires that the Local Planning Authority monitors the need for a Gypsy and Traveller Site by recording the annual number of authorised and unauthorised encampments in the County Borough. The interim target is that there is no increase in the average of 3 unauthorised Gypsy and Traveller Sites within 1 year, as recorded in the Gypsy and Traveller Caravan Count and/or the Council's Gypsy and Traveller Protocol. An increase above 3 unauthorised encampments for 2 consecutive years would trigger the requirement to identify a site.

Another part of the Council's interim target was to ensure that the Protocol for the Management of Unauthorised Gypsy and Traveller Encampments should be approved by April 2014. Notwithstanding this achievement, the protocol needs to be refreshed given that there has been substantive organisational and personnel changes with respect to how the Council now fulfils its statutory housing and public protection functions. This has been achieved with the protocol being approved by Management Team, and a Lead Officer responsible for the protocol's implementation identified. For the monitoring period 1st April 2017 to 31st March 2018, 3 unauthorised incidences occurred within the County Borough which does not exceed the 1 year average of 3. As such the LDP is on target with respect to this indicator and will not 'breach' the assessment trigger which would

- April 2017 Layby, Nottage Road, Porthcawl.
- April/May 2017 Land between Heol West Plas and Heol Simonstone, Coity.
- June 2017 Waterton Industrial Estate, Bridgend require the identification of a site.

Notwithstanding whether or not the assessment trigger of Policy Target 30 is breached within this or subsequent years, the requirement as to whether the Council will need to identify a Gypsy and Traveller Site is now however determined by the requirements of the Housing (Wales) Act 2014.

The Housing (Wales) Act 2014 requires each local authority in Wales to undertake a Gypsy and Traveller Accommodation Assessment to ensure that needs are properly assessed and planned for. An assessment was submitted to Welsh Government in February 2016 and was formally approved by Bridgend County Borough Council Cabinet and Welsh Government. The GTAA covers the period 2016-2031 and estimates the additional pitch provision needed for Gypsies and Travellers in Bridgend. For the first 5 years of the GTAA plan period up to 2021 there is no requirement for **additional pitches**. For the remainder of the GTAA plan period, **a further 1 additional pitch is required**. This gives a total need for the whole GTAA plan period of 1 additional pitch.

Performance		
Action		
Continue monitoring.		

To Create Safe, Healthy and Inclusive Communities				
Community Uses		Primary Policy: Strategic Policy SP13		LDP Objectives: 1c, 3c, 3d
Monitoring Aim : The retention of existing community uses and facilities and seek to develop new ones, where needed.			ew ones,	Other Policies: COM7, COM8, COM9, COM10, COM11, COM12, COM13, COM14, COM15
Policy Target	Indicators	Annual/Interim Mo Target	nitoring	Assessment Trigger
31. The retention or enhancement of Community Facilities.	Number of applications approved contrary to Strategic Policy SP13 and the protective aim of Policy COM7.		•	1 application approved contrary to Strategic Policy SP13 and the protective aim of Policy COM7.

Analysis of Results

Strategic Policy SP13 aims to maintain and improve the quality of life of residents of the County Borough by retaining or enhancing a range of social and community facilities. In the interest of service efficiency the Policy also requires that where new or replacement facilities are proposed, co-location of facilities is considered before stand-alone facilities.

Policy COM7 of the LDP specifically protects against facility loss, unless justified by provision of suitable alternative provision, if it is demonstrated that there is an excess of provision or the facility is no longer required.

For the monitoring period 1st April 2017 to 31st March 2018 no planning applications were approved contrary to the protective aim of Policies SP13 or COM7.

Action

Performance

Continue monitoring.

6. SUSTAINABILTY APPRAISAL MONITORING

- 6.1 The Sustainability Appraisal of the LDP identifies 15 objectives under the 4 wider sustainability objectives of:-
 - Social progress which recognises the needs of everyone;
 - Effective protection of the environment;
 - Prudent use of natural resources; and
 - Maintenance of high and stable levels of economic growth and employment.
- 6.2 LDP monitoring is concerned with assessing performance of Policies in delivering the Plan's strategy and achieving its objectives and many relate directly to sustainable development. As such there is considerable overlap between the monitoring framework of the LDP and the SA which uses a subset of the LDP's monitoring objectives.
- 6.3 Each of the 15 Sustainability Appraisal objectives are therefore assessed against those LDPs monitoring indicators that have been identified as relevant to the 15 sustainability objectives.
- 6.4 Against each SA objective the monitoring result is cross-referenced to the action column in the previous monitoring chapter (with the exception of the SA objective relating to Built Environment, where performance is not dependant on whether the Built Heritage Strategy is in place). The symbol delineates the specific performance against the SA objective where:-
 - represents 'Likely to contribute to the achievement of greater sustainability'; and
 - **x** represents 'Likely to detract from the achievement of greater sustainability'.
- 6.5 The 2016/2017 Sustainability Appraisal (SA) monitoring results show that out of the 15 objectives and their related targets, 11 have been achieved. In overall terms the LDP is therefore contributing positively to the achievement of greater sustainability.
- The SA objectives relating to 'maintaining high and stable levels of economic growth and employment' has not been fully achieved with respect to 'Employment'.
- 6.7 The analysis shows that the LDP did not deliver the annual take-up of employment land of 6.3 hectares. However, as noted in the previous section this is considered not to be a true reflection of what is happening in the real economy, and the current low take up is expected to increase in the coming years in line with expected improvements to the general economy.
- 6.8 With respect to the SA objective of 'social progress which recognises the needs of everyone' the LDP has performed very well. Analysis shows that Bridgend, Porthcawl

- and Maesteg Town Centres have achieved the target (60%) relating to the proportion of A1 retail uses in Primary Shopping areas.
- 6.9 Under the Sustainability Objectives of a 'prudent use of natural resources' the LDP has delivered on all of its targets relating to air, climate change, water land/soil, minerals and waste and renewable energy. Although not specifically measured under 'renewable energy' as part of the SA monitoring process there is also scope for further improvement, with the proper implementation of Policy ENV17 of the LDP and the requirement for major planning application to be accompanied by renewable/low carbon energy assessments which is commented on in the previous section.
- 6.10 SA Monitoring also shows that, the LDP is meeting its objective of 'the effective protection of the environment'. However, the 'Built Heritage Strategy' has not been prepared but is anticipated in 2018.

Soci	Social progress which recognises the needs of everyone					
				Monitoring Result		
1	Accessibility	To ensure an increase in accessibility to opportunities, transport and to all services and information in the County Borough.	IND1: % of total County Borough housing developed in the SRGA	•		
		, c	IND2: % of total County Borough employment land developed in the SRGA	•		
			IND8: Progress on RTP schemes	•		
			IND22: Proportion of A1 retail uses in the Primary Shopping Areas	•		
2	Housing	To provide the opportunity for people to meet their housing needs	IND25: Forecast supply of housing completions	Х		
			IND26: Annual housing completion figures	X		
			IND29: Annual affordable housing completion figures	•		
3	Health, safety and security	To improve overall levels of health and safety, including the sense of security, for all in the County Borough	IND31: Improvements to community facilities provision secured through planning consents, conditions and/or Section 106 agreements.	•		
4	Community	To maintain, promote and where suitable enhance, the distinctive character of the communities of Bridgend	IND31: Improvements to community facilities provision secured through planning consents, conditions and/or Section 106 agreements.	•		

Effe	Effective protection of the environment						
5	Biodiversity	To maintain and enhance the diversity and abundance of species, and safeguard areas of significant nature conservation value	IND11a/b/c: Loss of natural habitats without mitigation or translocation of species associated with CCW/Countryside section observations on development control applications	•			
6	Landscape	To maintain and enhance the quality and character of the landscape, including its contribution to the setting and character of settlements	IND10: Green Wedge designated land lost to inappropriate development which contributes to coalescence of settlements. IND11a/b/c: CCW/Countryside section observations on development control	•			
7	Built Environment	To maintain and enhance the quality of the built environment, including the cultural/historic heritage	applications IND12: Amount of development permitted which could potentially impinge upon one of those areas/buildings listed as advised by Cadw, the Glamorgan Gwent Archaeological Trust (GGAT) and the Conservation and Design section of the Council.	•			
Prud	Prudent use of natural resources						
8	Air	To reduce all forms of air pollution in the interests of local air quality and the integrity of the atmosphere	IND8: Progression on Regional Transport Plan developments	•			
9	Climate change	To ensure that new development takes into account the effects of climate change	IND6: Developments which incorporate Climate Change adaptation techniques	X			
10	Water	To maintain and improve the quality and quantity of ground waters, river waters and	IND5: NRW / DCWW observations on	•			

		coastal and bathing waters	development control applications			
11	Land / Soil	To use land efficiently, retaining undeveloped land and bringing damaged land back into use	IND9: The amount of departure planning application permitted outside of the designated settlement boundaries of the County Borough	•		
			IND10: Green Wedge designated land lost to inappropriate development which contributes to coalescence of settlements.	•		
12	Minerals and waste	To maintain the stock of minerals and non-renewable primary resources	IND13: Amount of aggregates landbank permitted as a percentage of total landbank identified in the Regional Technical Statement	•		
			IND14: Number of planning permissions for permanent, sterilising development permitted within a buffer zone or a minerals safeguarding area.	•		
13	Renewable energy	To increase the opportunities for energy generation from renewable energy sources	IND17: Progress on adoption of an Energy Opportunities Plan	•		
			IND17/18: Permitted and / or installed capacity of renewable electricity and heat projects within the County Borough.	•		
Mair	Maintenance of high and stable levels of economic growth and employment					
14	Employment	To ensure that there is a vibrant local economy which is at the forefront of a wider regional economy and provide diversity of employment within the County Borough and support a	IND2: % of total County Borough employment land developed in the SRGA	•		
			IND3: Implementation of strategic employment sites.	•		

		culture of entrepreneurship	IND19: Annual take-up rate of employment land allocations developed / redeveloped for employment purposes.	X
15	and benefit, by making the most of local strengths, seeking community regeneration, and fostering economic activity II	,	•	
			IND19: Annual take-up rate of employment land allocations developed / redeveloped for employment purposes.	X
		IND20: Proportion of the allocated employment land immediately available or available in the short term.	•	
			IND24: Annual number of overnight visitors to the County Borough.	•

7. CONCLUSIONS AND RECOMMENDATIONS

- 7.1 This is the fourth AMR to be prepared since the adoption of the Bridgend LDP and is based on the period from 1st April 2017 to 31st March 2018 and is required to be submitted to Welsh Government by the 31st October 2018. The findings of the AMR provide an important opportunity for the Council to assess the effectiveness of the Plan and to determine whether or not it needs to be reviewed.
- 7.2 Local Development Plan Wales (Amendment Regulation 2015) sets out seven questions that the AMR must seek to address. Whilst all of the issues are considered and addressed throughout the report as part of the analysis of the monitoring data, they are not set out specifically to directly address the particular questions. In order to ensure that the AMR complies with its statutory requirements, responses to each of the assessment factors identified in LDP Wales are outlined below:

1. Does the basic strategy remain sound (if not, a full plan review may be needed)?

7.3 The evidence collected as part of the annual monitoring process for 2017-18 indicates that the LDP Strategy remains sound, effective and is for the most part being delivered, however the Local Planning Authority acknowledges that it must progress with the statutory review of the LDP which will address the shortfall in the housing land supply and facilitate the identification/allocation of additional housing land. Whilst the impact of the global economic recession has meant that development in some areas is slower than predicted, it remains the Councils view that the LDP will continue to provide a robust foundation to deliver sustainable economic growth and regeneration.

2. What impact are the policies having globally, nationally, regionally and locally?

- 7.4 Globally, the SEA Monitoring framework identifies that there is a positive impact on economic, social and environmental aspects of sustainability.
- 7.5 Nationally, the LDP policy framework is providing opportunities for development to meet national need for housing and employment land. The County Borough is making a significant contribution to national renewable energy targets. The generating capacity within and immediately adjacent the refined SSA (north of Evanstown) is 65 MW which is considerably higher than the estimated capacity within the SSA of 31 MW.
- 7.6 From a regional perspective the LDP is assisting in meeting transport, waste and mineral requirements.
- 7.7 At a local level, the LDP policy framework and allocations are assisting with regeneration objectives and meeting the needs of the local community.

3. Do the policies need changing to reflect changes in national policy?

- 7.8 Chapter 4 highlights significant changes in national planning policy guidance as well as proposed changes to the structure of the planning system in Wales during between 2013 and 2017. These national policy changes will be considered further at the statutory LDP Review stage from 2018 with any amendments made to the LDP as necessary.
 - 4. Are policies and related targets in the LDP being met or progress being made towards meeting them, including publication of relevant supplementary Planning guidance (SPG)?
- 7.9 The findings of the LDP and SA monitoring exercise are outlined in chapters 5 & 6 of the AMR.
- 7.10 The following paragraphs provide a brief commentary on the LDP monitoring targets that have not been fully met.
- 7.11 The monitoring objectives relating to 'maintaining high and stable levels of economic growth and employment' has not been fully achieved with respect to 'Employment'. The analysis shows that the LDP did not deliver the annual take-up of employment land of 6.3 hectares. However, as noted in the main body of the AMR report this is considered not to be a true reflection of what is happening in the real economy. The current low take up is expected to increase in the coming years in line with expected improvements to the general economy.
- 7.12 In terms of achieving the required proportion of A1 retail uses in Primary Shopping Areas, the County Borough performed adequately, with Bridgend, Porthcawl and Maesteg Town Centres achieving the required proportion (60%) of A1 uses in Primary Shopping Areas.
- 7.13 Under the Sustainability Objectives of a 'prudent use of natural resources' the LDP has delivered on all of its targets relating to air, climate change, water land/soil, minerals and waste and renewable energy. Although not specifically measured under 'renewable energy' as part of the SA monitoring process there is also scope for significant improvement, with the proper implementation of Policy ENV17 of the LDP and the requirement for major planning application to be accompanied by renewable/low carbon energy assessments which is commented on in the previous section. This issue will be considered further at the statutory LDP Review stage with any amendments made to the LDP as necessary.
- 7.14 Interim Monitoring Target 12 set out a requirement to produce a Built Heritage Strategy by 2015 and to adopt the Strategy as Supplementary Planning Guidance (SPG). This target has not been achieved to date. The Strategy's production was delayed to coincide with the outcome of the Historic Environment Bill, which received Royal Assent on the 21st March 2016. In addition, it was considered prudent to delay the document until TAN24 was published on the 31 May 2017. Therefore it has not

been possible to finalise the document prior to the 31st October 2017. The Strategy's future production is anticipated in 2018 / 2019.

5. Where progress has not been made, what are the reasons for this and what knock on effects it may have?

- 7.15 The main reason for the slow delivery of some parts of the LDP is linked to the impact of the global economic recession on the operations of the housing and commercial markets. A continued reduction in investment in housing and commercial development will inevitably have an adverse impact on the delivery of some elements of the LDP.
- 7.16 Section 5 provides a detailed analysis of the success of the plan to date against the monitoring indicators and factors in terms of delivering sustainable development. It also provides a summary of how the plan has performed specifically in 2017/18.
- 7.17 The findings of the SA monitoring exercise are outlined in Section 6 of the AMR. The results indicate that overall, the plan is contributing towards sustainable development in the County Borough of Bridgend.
 - 6. Do any aspects of the LDP need adjusting or replacing because they are not working as intended or are not achieving the objectives of the Strategy and/or Sustainable Development Objectives?
- 7.18 Whilst the LDP Development Strategy remains fundamentally sound the Local Planning Authority is progressing with the statutory review of the LDP which will address the shortfall in the housing land supply and facilitate the identification/allocation of additional housing land.

7. If policies or proposals need changing, what suggested actions are required to achieve this?

- 7.19 Information collected through the AMR process indicates that the plan policies are generally being met and that the plan is moving towards its targets, however the Local Planning Authority acknowledges that it must progress with the statutory review of the LDP which will address the shortfall in the housing land supply and facilitate the identification/allocation of additional housing land.
- 7.20 In September 2015 the Welsh Government published a revised LDP Manual. Paragraph 9.4.8 identified additional issues that maybe relevant for the AMR to consider.
 - 8. What new issues have occurred in the area or in local/national policy (key recent contextual and national policy changes, future prospects)?
- 7.21 This is covered in detail in the main body of the AMR report. The Local Planning Authority started a statutory review of the LDP in 2018.

- 9. How relevant, appropriate and up to date is the LDP Strategy and its key policies and targets?
- 7.22 As outlined in the previous chapters of the AMR report, the LDP Strategy remains broadly sound however, a number of key housing provision policy targets are not being met which indicates that these policies are not functioning as intended. The statutory review of the LDP will address the shortfall in the housing land supply.
 - 10. What sites have been developed or delayed in relation to the plan's expectations on location and timing?
- 7.23 In terms of providing a progress report on LDP sites, the main regeneration and mixed-use sites (Policy PLA3), residential (Policy COM1& COM2), employment (Policy SP9) and those retail and commercial centre sites with a residential element. Progress on Bridgend Town Centre (REG9) sites is also set out in Chapter 5 under policy target 23.
 - 11. What has been the effectiveness of delivering policies and in discouraging inappropriate development?
- 7.24 A review of the data monitoring indicates that the majority of the LDP policies are being delivered assisting to guide growth and change in a sustainable manner reflecting national policy and guidance. Chapters 5 & 6 of the AMR highlight the policies and monitoring indicators that are not delivering or being met and the actions recommended to improve delivery or effectiveness.

8. **RECOMMENDATIONS**

8.1 In the Local Planning Authority's opinion the overall the strategy remains sound, however, a number of key housing provision policy targets are not being met which indicates that these policies are not functioning as intended. The Local Planning Authority are progressing with the statutory review of the LDP which will address the shortfall in the housing land supply and facilitate the identification/allocation of additional housing land. It is important to acknowledge that whilst the level of growth in some areas is slower than anticipated, evidence collected through the monitoring process clearly suggests that good progress is being made in the delivery of the majority of LDP targets, which must be seen as a positive. However, further investment into the local economy is required and specific consideration will be given to the opportunities to stimulate the delivery of new employment land and mixed-use regeneration sites by taking a pro-active approach with landowners and developers especially where development sites are in the Councils ownership and bring forward new schemes, masterplans and development briefs to facilitate development. The Council believes that the development which has taken place in the County Borough of Bridgend since the adoption of the LDP, together with the projected future investment from the public and private sector will ensure that the LDP continues to be a success for our communities.

Recommendations

- 8.2 As a result of the findings of the Annual Monitoring Report for 2018 it is recommended:
 - 1. Bridgend Local Planning Authority continues with the statutory review of its LDP which will address the shortfall in the housing land supply and facilitate the identification/allocation of additional housing land;
 - 2. The actions set out in the AMR to address underperformance are implemented; and
 - 3. Continue to monitor the Plan through the preparation of successive AMRs



Bridgend Local Development Plan

Annual Monitoring Report 2017 - 2018













October 2018