Monmouthshire County Council
Adopted Local Development Plan 2011 - 2021
Annual Monitoring Report

Monitoring Period 1st April 2017 – 31st March 2018
Monmouthshire County Council
Adopted Local Development Plan
2011 - 2021

Annual Monitoring Report

Monitoring Period 1st April 2017 – 31st March 2018

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Executive Summary

1.1 The Monmouthshire Local Development Plan (LDP) was adopted on 27 February 2014. As part of the statutory development plan process the Council is required to prepare an Annual Monitoring Report (AMR).

1.2 The AMR provides the basis for monitoring the effectiveness of the LDP and ultimately determines whether any revisions to the Plan are necessary. It aims to demonstrate the extent to which the LDP strategy and objectives are being achieved and whether the Plan’s policies are functioning effectively. It also allows the Council to assess the impact the LDP is having on the social, economic, cultural and environmental well-being of the County and identifies any significant contextual changes that may influence Plan implementation or review.

1.3 This is the fourth AMR to be prepared since the adoption of the Monmouthshire LDP and is based on the period 1 April 2017 – 31 March 2018.

Key Findings of the Fourth Annual Monitoring Process 2017-2018

Contextual Information

1.4 Section 3 provides a summary of the relevant contextual material that has been published during the current monitoring period. This includes national legislation and relevant plans, policies and strategies at the national, regional and local level, along with general economic trends which have occurred since the LDP’s adoption. While some of these identified changes may have implications for the future implementation of the LDP/revised LDP, none are considered to be significant during this monitoring period. The implications of some of the contextual changes will take place over the longer term will be considered in subsequent AMRs and as part of the LDP revision process.

Local Development Plan Monitoring – Policy Analysis

1.5 Section 5 of the AMR provides a detailed assessment of how the Plan’s strategic policies and associated supporting policies are performing against the identified key monitoring targets and outcomes and whether the LDP strategy and objectives are being delivered. This has enabled the Council to make an informed judgement of the Plan’s progress in delivering the targets/monitoring outcomes and policies during this monitoring period. The table below provides a visual overview of the effectiveness of policies during the current monitoring period based on the traffic light rating used in the assessment.
Targets / monitoring outcomes are being achieved

Targets / monitoring outcomes are not currently being achieved but there are no concerns over the implementation of the policy

Targets / monitoring outcomes are not being achieved with subsequent concerns over the implementation of policy

No conclusion can be drawn due to limited data availability

*For those indicators with no target/trigger the monitoring outcomes are assessed and rated accordingly

**Key AMR Findings**

1.6 The results of the monitoring process demonstrate that many of the indicator targets and monitoring outcomes are being achieved (green traffic light rating), indicating that the relevant Plan policies are performing as intended. Of particular note over this monitoring period:

- Progress continues to be made towards the implementation of the spatial strategy.

- The Council approved proposals for a total of 1,238 dwelling units of which 246 (19.9%) are for affordable homes.

- Four LDP allocated housing sites gained planning permission:
  - Land at Deri Farm, Abergavenny (SAH1) 250 dwellings including 49 affordable units;
  - Former Fairfield Mabey site (SAH3) 450 dwellings including approximately 18 affordable units;
  - Rockfield Farm, Undy (SAH5) 265 dwellings including 67 affordable units;
  - Main Village site at Llanishen (SAH11(ix)(b)) 8 dwellings comprising 5 affordable and 3 general market dwellings.

Progress has also been made in relation to the remaining two strategic housing sites that have not yet gained planning permission during this reporting period.

- The target densities of housing permitted on the Strategic Housing Sites was met for all three allocated sites.

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1 Planning application DC/2016/00883 approved for 266 units, for the purposes of the AMR 265 units are recorded as a net gain (existing farmhouse has a residential use and is being demolished).
Affordable housing policy targets set out in Policy S4 are generally being met in relation to planning permissions granted in the Severnside settlements and main villages.

The County has a total of 40.16 hectares of employment land available, indicating that sufficient employment land is maintained to meet the identified take up rate. The take-up of employment land stood at 5.002 hectares which is attributable to development on the Strategic Mixed Use allocation at Wonastow Road, Monmouth, identified business and employment (SAE1) sites (Westgate Business Park, Llanfoist & Beaufort Park, Chepstow) and protected employment (SAE2) sites (Severn Bridge Industrial Estate, Caldicot, Newhouse Farm, Chepstow and Tri-Wall, Monmouth).

There has been significant progress in terms of employment permissions within the County, with permissions granted for a range of B use class employment uses on identified business and industrial sites (SAE1), protected employment sites (SAE2) and non-allocated sites (totalling 3.48 hectares). Eight rural diversification and rural enterprise schemes have been approved.

The Council approved proposals for a total of 16 tourism facilities, all of which related to tourist accommodation ranging from holiday lets to glamping accommodation. The Sustainable Tourism Accommodation Supplementary Planning Guidance [SPG] (November 2017) has helped clarify our general support for this important sector of our economy.

Vacancy rates in the central shopping areas in all of the County’s town and local centres remain below the Wales rate. However, vacancy rates have increased significantly in Monmouth and anecdotal evidence links this to business rate increases and changed shopping habits.

The proportion of A1 retail uses within the towns’ Primary Shopping Frontages generally accord with the thresholds identified in the Primary Shopping Frontages SPG.

A total of 10 community and recreation facilities have been granted planning permission.

No applications were permitted on areas of open space not allocated for development in the LDP.

Two applications were permitted with the specific aim of delivering habitat creation.

Ample land remains available for potential waste management sites and there has been no reduction in the minerals land bank.
• There were no applications that resulted in the loss of listed buildings or historic sites and no development permitted which would have an adverse impact on the historic environment.

1.7 The analysis also indicates that various policy indicators are not being achieved but with no corresponding concerns over policy implementation, as detailed in Section 5 (amber traffic light rating). Further investigation has determined that there are justified reasons for the performance recorded and this is not representative of any fundamental issue with the implementation of the policy framework or strategy at this time.

1.8 There are, however, several key policy indicator targets/monitoring outcomes relating to housing provision that are not progressing as intended (red traffic light rating). Further investigation has determined that there are concerns with the implementation of these aspects of the policy framework. These are as follows:

• The proportion of residential completions in the Main Towns was significantly higher than the identified LDP target (71% against a target of 41%). This is mainly attributable to completions on three windfall sites in Abergavenny and the allocated site at Wonastow Road, Monmouth, combined with completions in Severnside remaining below the identified LDP target. However, completions are likely to increase in this area over the next monitoring period due to the development taking place at Sudbrook Paper Mill.

• A total of 279 new dwelling completions (general market and affordable) were recorded during the current monitoring period. This, coupled with the 677 completions recorded during the last three monitoring periods, equates to a total of 956 completions since the Plan’s adoption. This is significantly below the identified LDP target of 488 completions per annum (shortfall of 996 dwelling completions since the Plan’s adoption). Annual completions recorded during this monitoring period are, however, higher than the previous monitoring period where 238 new dwelling completions were recorded. This reflects the progress now being made on allocated LDP sites.

• A total of 84 affordable dwelling completions were recorded during the current monitoring period. This, together with the 127 affordable dwelling completions recorded during the previous three monitoring periods, amounts to a total of 211 affordable dwelling completions since the Plan’s adoption. This is significantly below the identified LDP target of 96 affordable dwelling completions per annum (shortfall of 173 affordable dwelling completions since the Plan’s adoption). This relates directly to the construction progress of housing allocations, but also to viability issues. Annual completions recorded during this monitoring period are, however, significantly higher than the previous monitoring period where 47 affordable dwelling completions were recorded.
• The Monmouthshire Joint Housing Land Availability Study (JHLAS) for the 2017-18 period demonstrates that the County had 3.9 years’ housing land supply (based on the residual methodology prescribed in TAN1). This is the third consecutive year that the land supply has fallen below the 5 year target.

• There has been limited progress with the delivery of two of the allocated strategic housing sites. The Crick Road, Portskewett and Vinegar Hill, Undy strategic sites are yet to obtain planning permission, however, further progress is expected on both of these sites during the next monitoring period. Progress on the delivery of the LDP strategic housing sites is provided in the policy analysis section for Policy S3.

1.9 It remains evident that the LDP’s key housing provision policies are not being delivered as quickly as anticipated and the lack of a 5 year land supply continues to be a matter of concern. A fundamental contributing factor to this shortfall is the slower than anticipated progression of allocated strategic housing sites, albeit that progress is being made in bringing these sites forward. An additional three Strategic Sites gained planning permission over the monitoring period and progress is being made in bringing the remaining two strategic sites forward. This demonstrates that the strategic sites are deliverable. Nevertheless, their slower than anticipated delivery rate has obvious implications for the housing land supply and continues to suggest that there is a need for additional site allocations to increase the supply of housing land. A shortfall of 961 dwellings (of which 337 are affordable homes) is predicted by the end of the LDP period.

1.10 This continues the trend identified in the previous two AMRs and Joint Housing Land Availability Studies (JHLAS) which led to the recommendation to initiate an early review of the Plan as a result of the need to address the shortfall in the housing land supply and facilitate the identification and allocation of additional viable and deliverable housing land.

1.11 Given the importance attached to the land supply issue, in accordance with the findings from the previous two AMRs a full review of the LDP commenced during the current monitoring period which culminated with the publication of the Final Review Report in March 2018. The report concluded that the LDP should be revised and that this should take the form of a full revision procedure, i.e. a fully revised LDP. It also concluded that the Monmouthshire LDP should be revised on an individual basis, rather than, jointly with adjacent Local Planning Authorities. Work on this project will commence in the next reporting period.

**Supplementary Planning Guidance (SPG)**

1.12 Progress has been made with the preparation and adoption of supplementary planning guidance to help to facilitate the interpretation and implementation of LDP policy which is detailed in Section 3. SPG preparation and adoption will continue in
the next monitoring period as appropriate. Where essential, however, resources will be focused on Plan review/revision.

**Sustainability Appraisal (SA) Monitoring**

1.13 Section 6 expands the assessment of the performance of the LDP against the Sustainability Appraisal (SA) monitoring objectives. There is an overlap between some of the LDP and SA indicators helping to demonstrate how the LDP monitoring and SA monitoring are interlinked.

1.14 Some of the most notable findings specific to the SA during the current monitoring period include:

- 100% of major new development\(^2\) is located within a 10 minute walk from a frequent and regular bus service. This compares to 87% recorded in the previous AMR.

- One tree that was part of a Tree Preservation Order woodland was lost to development, this was however necessary to accommodate repairs to a dangerous and unstable listed wall. This is reduction since the previous AMR where 20 trees were recorded as being lost over the period, this again was justified to bring forward an allocated site.

- One location where the annual objective levels of nitrogen dioxide was exceeded (Hardwick Hill, Chepstow). This is the same location as the previous 3 AMRs.

- 10 of 15 proposals permitted on LDP allocated sites and sites of over 10 dwellings/1ha incorporated Sustainable Urban Drainage Systems (SUDS)\(^3\) into the scheme. This is an improvement since the previous AMR where only 8 of 20 schemes incorporated SUDS.

- 0 instances where rivers across the County experienced summer low flow. This is the same as the previous monitoring period.

- 63.0% of Monmouthshire’s total household waste was recycled or composted. This has decreased marginally since the previous AMR where 64.1% was recorded.

- 2.8 hectares of agricultural land at Grade 3a and better potentially lost to major development. This relates to the Grove Farm site in Llanfoist granted outline planning permission for 115 dwellings. This compares to no loss in the previous AMR period.

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\(^2\) Major development is defined as development involving one or more of the following: developments of 10 or more dwellings or 0.5ha or more; development of building or buildings where the floor space to be created is 1000m\(^2\) or more; developments on site with an area of 1ha or more; winning or working of minerals, or use of the land for mineral working deposits; or, waste development.

\(^3\) SUDS are drainage solutions that provide an alternative to the direct channelling of surface water through networks of pipes and sewers to nearby watercourses. By mimicking natural drainage regimes, SUDS aim to reduce surface water flooding, improve water quality and enhance the amenity and biodiversity value of the environment. SUDS achieve this by lowering flow rates, increasing water storage capacity and reducing the transport of pollution to the water environment (*British Geological Society*).
4.9% increase in tourism expenditure (£204.43 million) compared to £190.05 million over the previous 2016 period.

Conclusions and Recommendations

1.15 The 2017-18 AMR maintains the trends identified in last year’s AMR, that is, while good progress continues to be made in implementing many of the Plan’s policies and that overall the strategy remains sound, a number of key housing provision policy targets are not being met which indicates that these policies are not functioning as intended. The continued lack of a 5 year housing land supply remains a matter of concern that needs to be addressed if the Plan’s housing requirements are to be met.

1.16 In accordance with the findings and recommendations from the previous two AMRs an early review of the LDP has been undertaken during the current monitoring period predominately due to the housing land supply shortfall. Based on the evidence contained within the Review Report it was concluded that the LDP should be revised and that this should take the form of a full revision procedure.

1.17 Accordingly, the AMR recommends the following:

1. Continue to progress a full revision of the Monmouthshire LDP in accordance with the findings and recommendations of the LDP Review Report. This will ensure continued Plan coverage in the County, thereby avoiding the risks associated with any policy vacuum and, more importantly, deliver the needs of our communities. The first step of LDP revision involves the production of a Delivery Agreement which will provide the timetable for producing the revised LDP and the Community Involvement Scheme. This will be published during the early part of the next monitoring period.

2. Submit the fourth AMR to the Welsh Government by 31 October 2018 in accordance with statutory requirements. Publish the AMR on the Council’s website.

3. Continue to monitor the Plan through the preparation of successive AMRs.
2.1 The Annual Monitoring Report (AMR) provides the basis for monitoring the effectiveness of the Local Development Plan (LDP) and ultimately determines whether any revisions to the Plan are necessary. It aims to demonstrate the extent to which the LDP strategy and objectives are being achieved and whether the Plan’s policies are functioning effectively. It also allows the Council to assess the impact the LDP is having on the social, economic, cultural and environmental well-being of the County and identifies any significant contextual changes that might influence the Plan’s implementation or review.

2.2 Monitoring is a continuous part of the plan making process. It provides the connection between evidence gathering, plan strategy and policy formulation, policy implementation, evaluation and plan review.

Adoption of the Monmouthshire Local Development Plan

2.3 Under the Planning and Compulsory Purchase Act (2004) and associated Regulations, local planning authorities (LPAs) are required to produce a LDP. The Monmouthshire Local Development Plan was formally adopted by Monmouthshire County Council on 27 February 2014. The LDP provides the land use framework which forms the basis on which decisions about future development in the County, including planning applications, are based.

2.4 This is the fourth AMR to be prepared since the adoption of the Monmouthshire LDP and is based on the period 1 April 2017 – 31 March 2018.

The Requirement for Monitoring

Planning and Compulsory Purchase Act 2004

2.5 The Council has a statutory obligation, under section 61 of the 2004 Act, to keep all matters under review that are expected to affect the development of its area. In addition, under section 76 of the Act, the Council has a duty to produce information on these matters in the form of an Annual Monitoring Report for submission to the Welsh Government at the end of October each year following plan adoption. The preparation of an AMR is therefore an integral part of the statutory development plan process.

2.6 In order to monitor LDP performance consistently, plans should be considered against a standard set of monitoring indicators and targets. The Welsh Government has issued regulations and guidance on the required content of AMRs.
2.7 The Town and Country Planning (Local Development Plan) (Wales) Regulations have been amended to simplify certain aspects of the local development plan procedures, however, these do not affect the LDP monitoring process. Under Regulation 37 the AMR is required to:

- Identify policies that are not being implemented;
  And for each policy:
- Identify the reasons why the policy is not being implemented;
- Identify the steps (if any) that are intended to be taken to enable the policy to be implemented;
- Explore whether a revision to the plan to replace or amend the policy is required.

2.8 In addition, the AMR is required to monitor identified core indicators by specifying:

- The housing land supply from the current Housing Land Availability Study, and;
- The number (if any) of net additional affordable and general market dwellings built in the LPA area.
These are both for the year of the AMR and for the full period since the LDP was first adopted.


2.9 The 2006 LDP Manual outlined additional LDP indicators which the AMR should report on. These were incorporated into the LDP monitoring framework where relevant. Some of these indicators were adapted to better fit with local circumstances and some were discounted as being inappropriate. The revised LDP Manual has deleted many of the additional LDP indicators included in the first Manual. However, as some of these indicators are included in the adopted LDP monitoring framework the Council will continue to monitor these to ensure consistency. The revised manual incorporates a smaller number of additional core output indicators relating the housing provision, employment and retail matters. However, as these are not included in the adopted monitoring framework it is not considered appropriate to include these retrospectively. Rather any necessary changes to the monitoring framework will be considered as part of the LDP revision process.

Monmouthshire LDP Monitoring Framework

2.10 A Monitoring Framework is provided in Chapter Eight of the LDP comprising a series of 50 indicators, with corresponding targets and triggers for further action, in relation to the Plan’s strategic policies. It also indicates the linkages between the Plan themes, objectives, strategic policies and other Plan policies. The indicators were developed in accordance with the above Welsh Government Regulations and guidance on monitoring. The Monitoring Framework forms the basis of the AMR.
Strategic Environmental Assessment Regulations (2004) and The Conservation of Habitats and Species Regulations 2010 (as amended 2011)

2.11 In addition the LDP and AMR must comply with European Directives and Regulations. The Sustainability Appraisal Report Addendum (2014) identifies a further set of indicators (61) that are used to monitor progress on sustainability issues. Whilst interlinked, these are set out separately from the LDP Policy Monitoring Framework and have been used in the AMR to measure the environmental, economic and social impacts of the LDP.

2.12 The completion of the AMR accords with the requirements for monitoring the sustainability performance of the Plan through the Strategic Environmental Assessment Regulations (2004) and The Conservation of Habitats and Species Regulations 2010 (as amended).

AMR Format and Content

2.13 The AMR has been designed to be a succinct and easily accessible document that can be used as a convenient point of reference for all strategic policy areas.

2.14 The structure of the AMR is as follows:

Section 1 Executive Summary - Provides a succinct written summary of the key monitoring findings.

Section 2 Introduction - Outlines the requirement for, the purpose and structure of the AMR.

Section 3 Contextual Information - Provides a brief overview of the relevant contextual information which, although outside the remit of the Plan, could affect the performance of the LDP policy framework. Policy specific contextual information is provided in the relevant policy analysis section.

Section 4 LDP Monitoring Process - Explains the monitoring process undertaken.

Section 5 LDP Monitoring - Policy Analysis - Provides a detailed analysis of the effectiveness of the LDP policy framework in delivering the identified aims/outcomes and targets, together with recommendations for further action.

Section 6 Sustainability Appraisal Monitoring - Provides an assessment of the LDP’s performance against the SA monitoring indicators.

Section 7 Conclusions and Recommendations – Gives an overview of the AMR findings with reference to the analysis made in the preceding sections and, where relevant, provides recommendations on issues that require further consideration.

Publication – The AMR will be published on the Council’s website.
Future Monitoring

2.15 The broad structure of the AMR should remain the same from year to year in order to provide ease of analysis between successive reports. However, given that the monitoring process is dependent upon a wide range of statistical information that is sourced from both the Council and external sources, any changes to these sources could make certain indicators ineffective or out-dated. Accordingly, the monitoring framework may evolve over the Plan period and AMRs will be used as a means of identifying any such inevitable changes to the framework.

LDP Review

2.16 The 2016 Monmouthshire AMR recommended an early review of the LDP as a result of the need to address the shortfall in the housing land supply and to facilitate the identification and allocation of additional housing land. The 2017 AMR confirmed the recommendation to continue with an early review of the LDP due to the housing land supply shortfall.

2.17 The LDP Regulations allow for a ‘selective review’ of part (or parts) of a LDP. Such a provision would allow for a partial review of the LDP to cover issues associated with the housing land supply and site selection, in accordance with the recommendation of the 2016 and 2017 AMRs. The Council, however, is required to commence a full review of the LDP every four years. This would mean that a full review to meet statutory requirements would have to commence in February 2018. It was considered, therefore, more appropriate to undertake a full review of the Plan to consider all aspects of the LDP in order to fully assess the nature and scale of revisions that might be required.

2.18 Consequently, a full review of the LDP commenced in 2017 and culminated with the publication of the Final Review Report in March 2018. The report concluded that the LDP should be revised and that this should take the form of a full revision procedure, i.e. a new LDP. It also concluded that the Monmouthshire LDP should be revised on an individual basis, rather than, jointly with adjacent Local Planning Authorities.
3 Contextual Information

3.1 This section provides a brief summary of the relevant contextual material that has been published during the current monitoring period. This includes national legislation and relevant plans, policies and strategies at the national, regional and local level. Any potential overall implications for the LDP as a whole are outlined where appropriate. General economic trends which have occurred since the LDP’s adoption are also set out, together with progress on key supplementary planning guidance.

3.2 Contextual information which is specific to a particular LDP policy area is provided in the relevant policy analysis section for ease of reference and is therefore not repeated in detail here.

Legislative Changes

3.3 The Welsh Government did not introduce any national legislative changes during the current monitoring period.

National Planning Policy

National Development Framework (NDF)

3.4 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. It will concentrate on development and land use issues of national significance which the planning system is able to influence and deliver. Welsh Government undertook a Call for Evidence and Projects during the previous monitoring period with a summary of the responses to this published during this monitoring period. The Welsh Government is expected to consult on the NDF Issues, Options and Preferred Option during the early part of the next monitoring period. Future progress on the NDF and any subsequent implications for the LDP will be reported in future AMRs. It is expected that the NDF will be adopted in 2022.

National Planning Policy Amendments

Planning Policy Wales (Edition 10)

3.5 The Welsh Government consulted on proposed revisions to Planning Policy Wales (PPW) during the current monitoring period. In light of the Well-being of Future Generations (Wales) Act 2015, it is proposed to restructure PPW into policy themes around the well-being goals with policy updated to reflect new Welsh Government strategies and policies. The outcome of the consultation and any subsequent implications for the LDP/LDP revision will be reported in future AMRs.
Technical Advice Notes (TANs)

**TAN 20: Planning and the Welsh Language (October 2017)**

3.6 TAN 20 Planning and the Welsh Language was updated during the current monitoring period. The TAN has been updated to incorporate changes brought about by the Planning (Wales) Act 2015. The Act requires consideration for the Welsh language at every level of the planning system, from the National Development Framework, through to Strategic Development Plans and down to Local Development Plans. The updated TAN 20 provides local planning authorities, developers and communities with advice on how the language can be supported and protected by the planning system. It is important for all development plans to consider how the strategy, policies and site specific proposals contribute towards creating the conditions for the language to thrive. It is a legal duty to consider the language as part of the Sustainability Appraisal. The revised TAN supports the Welsh Language Strategy by encouraging Local Development Plans to promote places where community life can take place in Welsh and seeks to ensure local planning authorities see development as vital to the future of the language.

**TAN 24: The Historic Environment (May 2017)**

3.7 TAN 24 The Historic Environment was published during the current monitoring period. The implications of this TAN for the LDP are provided in the relevant policy analysis section (Section 5, Policy S17).

**Regional Context**

**Strategic Development Plans (SDP)**

3.8 The Planning (Wales) Act provides a legal framework for the preparation of Strategic Development Plans. 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.

On 29th January 2018 the Cardiff Capital Region Cabinet agreed that work should commence on a Strategic Development Plan (SDP) for the region which includes Monmouthshire. A SDP Project Group\(^4\) was established during the current monitoring period tasked with progressing key options for the SDP, including SDP boundary, governance, timescale and scope. Future progress on the SDP and any subsequent implications for the LDP revision will be reported in future AMRs.

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\(^4\) SDP Project Group comprises heads of planning and planning policy managers from the 10 local planning authorities in South East Wales.
Cardiff Capital Region and City Deal

3.9 The Cardiff Capital Region (CCR) is made up of an area of South East Wales, consisting of the ten local authorities, including Monmouthshire. These local authorities are working collaboratively to seek to tackle issues that affect the whole of the region, such as worklessness and poor transportation links, 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. It will also establish strong governance across the region through the Cardiff Capital Region Joint Cabinet. The Cardiff Capital Region Transition Plan details the key activities to be undertaken, including the establishment of a Regional Office to drive the delivery of the Regional Cabinet’s work programme in anticipation of receiving proposals for investment. The progress of the Cardiff Capital Region agenda, City Deal Bid and any subsequent implications for the LDP will be given further consideration in subsequent AMRs where appropriate. This investment represents a significant opportunity for Monmouthshire and for the region.

Local Context

Monmouthshire Well-being Assessment and Plan

3.10 Under the provisions of the Well-being of Future Generations Act every Public Service Board (PSB) in Wales was required to publish a Well-being Plan by May 2018. Replacing the Single Integrated Plan (SIP), the plans were to look at the economic, social, environmental and cultural well-being of each county and have clear links with the LDP. The Monmouthshire Public Service Board Well-Being Plan was published in February 2018 following a 12 week consultation which was held between November 2017 and February 2018. PSB partners are now working on detailed action plans which will set out how they will deliver the steps identified in the Well-Being Plan. Further progress on the implementation of the Local Well-being Plan will be reported in subsequent AMRs insofar as it relates to the LDP.

Future Monmouthshire

3.11 Monmouthshire County Council embarked on a project to re-evaluate the needs and aspirations of our communities and how a ‘Council of the Future’ will seek to meet those challenges. The community engagement work ran alongside and was integral to work on the Local Well-being Plan. The results of this engagement and other relevant evidence gathered for this exercise will be of relevance to the LDP revision.
**Monmouthshire Community Infrastructure Levy (CIL) Update**

3.12 Following consultation on the CIL Draft Charging Schedule which was completed during the previous monitoring period the next stage would have been the submission of the DCS for independent examination. Submission was delayed, however, pending the response of the UK government to the recommendations of the Peace Group. A Government announcement on the future of CIL was anticipated in the Autumn Budget 2017, after which the Council intended to reassess its position on CIL. In the Autumn Budget statement the changes announced by the Chancellor were relatively minor and did not take on board the significant amendments recommended in the ‘Peace Review’. Subsequently the Wales Act 2017 has devolved CIL to the Welsh Government, which to date has given no indication of its likely approach to CIL. Given the uncertainty over the measure, therefore, further implementation of CIL has been held in abeyance. The progress of the CIL and any subsequent implications for the LDP/LDP revision will be given further consideration in successive AMRs where appropriate.

**Monmouthshire 21st Century Schools**

3.13 Of note work on two 21st Century Schools in the County is well advanced with one school now complete and the second school nearing completion. This reflects a key corporate priority of children having the best possible start in life and no-one being left behind.

**General Economic Trends**

**Economic Activity**

3.14 Key economic activity data for Monmouthshire and Wales from the LDP base date of 2011 to the current monitoring period is shown in the tables below. The data demonstrates that during the current monitoring period whilst the percentage of the economically active who are in employment has increased the percentage of the economically active who are unemployed has also risen, at 3.5% it is at its highest level since 2015. Despite this rise, the proportion of those economically active who are unemployed in the County remains significantly lower than the Wales figure. The Gross pay for full-time workers in the County saw no real increase over the current monitoring period although remains 22% higher than for Wales as a whole. Such changes are not considered to be so significant to have any implications for the LDP. These economic indicators will be considered in subsequent AMRs and any potential implications recorded.
### Economically Active – In Employment

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<tr>
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<th>Monmouthshire</th>
<th>Wales</th>
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<td>April 2011-March 2012</td>
<td>73.8%</td>
<td>66.7%</td>
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<td>April 2012-March 2013</td>
<td>74.2%</td>
<td>67.6%</td>
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<td>73.0%</td>
<td>69.5%</td>
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<td>April 2014-March 2015</td>
<td>74.5%</td>
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<td>April 2015-March 2016</td>
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<td>April 2016-March 2017</td>
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<td>April 2017-March 2018</td>
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### Economically Active – Unemployed

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<th></th>
<th>Monmouthshire</th>
<th>Wales</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 2011-March 2012</td>
<td>5.1%</td>
<td>8.4%</td>
</tr>
<tr>
<td>April 2012-March 2013</td>
<td>5.6%</td>
<td>8.3%</td>
</tr>
<tr>
<td>April 2013-March 2014</td>
<td>5.1%</td>
<td>7.4%</td>
</tr>
<tr>
<td>April 2014-March 2015</td>
<td>4.9%</td>
<td>6.8%</td>
</tr>
<tr>
<td>April 2015-March 2016</td>
<td>3.3%</td>
<td>5.4%</td>
</tr>
<tr>
<td>April 2016-March 2017</td>
<td>2.9%</td>
<td>4.4%</td>
</tr>
<tr>
<td>April 2017-March 2018</td>
<td>3.5%</td>
<td>4.9%</td>
</tr>
</tbody>
</table>


### Gross Weekly Pay Full-Time Workers (Earnings by Residence)

<table>
<thead>
<tr>
<th>Year</th>
<th>Monmouthshire</th>
<th>Wales</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>£560.3</td>
<td>£455.1</td>
</tr>
<tr>
<td>2012</td>
<td>£530.7</td>
<td>£454.9</td>
</tr>
<tr>
<td>2013</td>
<td>£579.5</td>
<td>£475.3</td>
</tr>
<tr>
<td>2014</td>
<td>£582.1</td>
<td>£480.0</td>
</tr>
<tr>
<td>2015</td>
<td>£610.5</td>
<td>£487.6</td>
</tr>
<tr>
<td>2016</td>
<td>£619.4</td>
<td>£499.2</td>
</tr>
<tr>
<td>2017</td>
<td>£619.6</td>
<td>£505.9</td>
</tr>
</tbody>
</table>


#### 3.15 Evidence continues to suggest that the income for economically active women who both live and work within the County is significantly lower than that of men within the same category. It is unlikely that this is something that the land use planning system can directly influence, however, further consideration will be given to this as part of the Future Monmouthshire project and, if relevant, via Plan revision.

#### House Prices

#### 3.16 As demonstrated in the graph below, Land Registry data indicates that average house prices in Monmouthshire have increased over the current monitoring period. Subsequently, average prices in quarter 1 2018 (January to March) at £250,677 were higher than the 2012 quarter 4 baseline price (£188,720). If the average house price trend data recorded exceeds the identified trigger for further investigation set out in relation to Policy S4, the Council will consider re-assessing the viability evidence which
informed the affordable housing policy targets. This is given further consideration in the policy analysis section relating to Policy S4.

3.17 A number of recently announced proposals, including the abolishment of the Severn Bridge tolls at the end of 2018 and plans for the South East Wales Metro, together with wider opportunities associated with the Cardiff Capital Region City Deal agenda, could have potential impacts on house prices in Monmouthshire. Any such impacts will be considered in subsequent AMRs and through the LDP revision process.

Source: Land Registry UK House Price Index (July 2018)

### Supplementary Planning Guidance (SPG)

3.18 The Sustainable Tourism Accommodation SPG and Rural Conversions to a Residential or Tourism Use (Policies H4 and T2) SPG were adopted during the current monitoring period.

### Summary

3.19 As detailed above, revised/new national, regional and local plans, policies and strategies have emerged during the current monitoring period, some of which may have implications for the future implementation of the LDP and for the LDP revision. Subsequent AMRs will continue to provide updates on relevant contextual material which could affect the Plan’s future implementation.
How is the LDP Monitored?

4.1 Section 5 provides a detailed analysis of the effectiveness of the LDP policy framework in delivering the identified policy aims/outcomes and targets, together with appropriate recommendations for further action. Consideration is also given to any significant policy specific contextual issues that have arisen over the monitoring period which could affect policy implementation. Aligned with the LDP monitoring framework, the analysis is grouped according the Plan’s strategic policies and is structured as follows:

<table>
<thead>
<tr>
<th>Monitoring Aims / Outcomes</th>
<th>The monitoring aim / outcome identifies what each strategic policy is seeking to achieve. Supporting objectives, development management and site allocation policies are also set out to demonstrate the interlinkages between the policies.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contextual information</td>
<td>Significant contextual information that has been published over the monitoring period is outlined where relevant to a particular strategic policy. This will enable the AMR to determine whether the performance of a policy has been affected by contextual changes. These can include new or amended legislation, national, regional and local plans, policies or strategies as well as external social and economic trends which could affect the delivery of the LDP such as economic conditions. Any such changes lie outside the remit of the LDP.</td>
</tr>
</tbody>
</table>
| Indicators, targets and triggers | Policy performance recorded during the monitoring period in relation to the indicators and relevant targets /triggers for further investigation is set out for each strategic policy. The targets and triggers for certain indicators have been subdivided to enable the effective monitoring of these indicators. This includes indicators relating to the following strategic policies:  
  - S1 Spatial Strategy  
  - S3 Strategic Housing Sites  
  - S4 Affordable Housing  
  - S6 Retail  
  - S8/S9 Enterprise and Economy/ Employment Sites Provision  
  The total number of targets and triggers in the monitoring framework has subsequently increased. |
Where relevant, indicator data recorded in previous AMRs is provided in the tables. Such data is colour coded (i.e. red, amber, green) to enable trends to be readily identified.

<table>
<thead>
<tr>
<th>Analysis</th>
<th>Having regard to the indicators, relevant targets, triggers and monitoring outcomes, the AMR assesses whether the Plan’s strategic policies are being implemented as intended and whether the LDP objectives and strategy are being achieved. This includes the identification and further investigation of any policy that fails to meet its target and/or has reached its trigger point. However, the fact that a policy reaches its trigger level does not automatically imply that the policy is failing. The analysis will consider whether such performance may be due to extraneous circumstances or could be justified in the context of the overall policy framework. The analysis excludes those indicator targets with no applicable planning applications or completions to assess during the monitoring period. These totalled 3 during the current monitoring period.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recommendations</td>
<td>Taking account of the policy analysis, appropriate recommendations are provided including a statement of any necessary actions required. If policies are found to be failing the AMR will set out clear recommendations on what, if anything, needs to be done to address this. Consideration of the LDP against all of the information gathered over the monitoring period will allow the Council to determine whether a review of the Plan is required.</td>
</tr>
</tbody>
</table>

**Policy Performance Traffic Light Rating**

4.2 As a visual aid in monitoring the effectiveness of the Plan’s strategic policies and to provide a quick reference overview of policy performance a ‘traffic light’ rating is included for relevant indicators as follows:
<table>
<thead>
<tr>
<th>Status</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Green</td>
<td>Policy targets/monitoring outcomes are being achieved</td>
</tr>
<tr>
<td>Yellow</td>
<td>Policy targets/monitoring outcomes are not currently being achieved but there are no concerns over the implementation of the policy</td>
</tr>
<tr>
<td>Red</td>
<td>Policy targets/monitoring outcomes are not currently being achieved with subsequent concerns over the implementation of the policy</td>
</tr>
<tr>
<td>Black</td>
<td>No conclusion can be drawn due to limited data</td>
</tr>
</tbody>
</table>

*For those indicators with no target/trigger the monitoring outcomes are assessed and rated accordingly.

**Replacement Indicators**

4.3 In instances where the Council has been unable to monitor an indicator or where an indicator has been superseded, an explanation will be provided in the relevant policy analysis section and, where appropriate, an alternative indicator will be identified. There may also be instances where it is necessary to amend an indicator, for example, to improve the clarity of the indicator or realign it with relevant data sets. In such cases an explanation will be provided in the relevant policy analysis section and the indicator amended as appropriate.

**Triggers for Plan Review**

4.4 The Council is required to commence a full review of the LDP every four years. It is, however, recognised that the following exceptional circumstances could elicit an early review of the Plan:

- A significant change in external conditions
- A significant change in national policy or legislation
- A significant change in local circumstances e.g. closure of a significant employment site that weakens the local economy
- A significant change in development pressures or needs and investment strategies of major public and private investors
- Significant concerns from the results of the AMR in terms of policy effectiveness/implementation and site delivery, including a fall in the housing land supply below 5 years.

All of these issues will be taken into consideration in determining whether a full or partial review of the Plan is necessary.

4.5 As detailed in paragraphs 2.16-2.18, a full review of the Monmouthshire LDP commenced in 2017 and culminated with the publication of the Final Review Report.
in March 2018. The report concluded that the LDP should be revised and that this should take the form of a full revision procedure, i.e. a new LDP.

**Sustainability Appraisal Monitoring Framework**

4.6 The Sustainability Appraisal Monitoring expands the assessment of the performance of the LDP against the Sustainability Appraisal (SA) monitoring objectives. The SA identifies 17 objectives and 61 indicators to measure the environmental, economic and social impacts of the LDP. This is set out in Section 6 of the AMR.
5.1 This section provides a detailed assessment of whether the Plan’s strategic policies, and associated supporting policies, are being implemented as intended and whether the LDP objectives and strategy are being achieved. Appropriate recommendations are subsequently provided, together with necessary actions to address any policy implementation issues identified through the monitoring process. Aligned with the LDP, the analysis is set out in strategic policy order.
**Spatial Strategy**

**Monitoring Aim/Outcome:** New housing development to be distributed in accordance with the LDP Spatial Strategy

**Strategic Policy:** S1/S2 Spatial Distribution of New Housing Provision

**LDP Objectives Supported:** 1, 3 & 4

**Contextual Changes**

Of note, additional information on Monmouthshire’s current housing land availability, including dwelling completions/permissions and their location, is available in the 2018 Joint Housing Land Availability Study (JHLAS) which can be accessed via the following link: [http://www.monmouthshire.gov.uk/planning-policy/housing-land-supply](http://www.monmouthshire.gov.uk/planning-policy/housing-land-supply)

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proportion of new housing development provided in accordance with the spatial strategy Policy S1 / settlement hierarchy set out in Policy S2*</td>
<td>Location of new residential development should correspond to the requirements set out in the Tables to Policy S2:</td>
<td>Housing completions are +/- 10% of the requirements set out in the tables to Policy S2 in any 1 year</td>
<td>Dwelling Completions</td>
</tr>
<tr>
<td>a) Main towns 41%</td>
<td>(2014-15: 27%) (2015-16: 40.2%) (2016-17: 38.2%)</td>
<td></td>
<td>71.3%</td>
</tr>
<tr>
<td>b) Severnside Settlements 33%</td>
<td>(2014-15: 43%) (2015-16: 8.1%) (2016-17: 19.3%)</td>
<td></td>
<td>5.4%</td>
</tr>
<tr>
<td>c) Rural Secondary Settlements 10%</td>
<td>(2014-15: 6%) (2015-16: 37.2%)</td>
<td></td>
<td>12.2%</td>
</tr>
</tbody>
</table>
Analysis – Dwelling Completions

a) Main Towns
Of the 279 dwelling completions recorded during the monitoring period, 71.3% (199 units) were in the County’s main towns which is considerably higher than the identified target of 41%, the trigger for this indicator has consequently been met. The vast majority of these completions were in Abergavenny (51%, 101 units) and Monmouth (48%, 96 units). Chepstow only accounted for 2 completions (both market units) over the monitoring period. Of the completions in Abergavenny, 79 were on three large windfall sites** (Swan Meadows, 38, The Hill, 24 and Old Hereford Road, 17), 21 completions on small sites and one conversion***. In Monmouth, the bulk of the completions were located on the LDP allocated Wonastow Road site (SAH4) (87 units); the remainder related to completions on small sites***. Approximately two thirds of completions (133 units) in the main towns were general market dwellings, with the remaining third relating to affordable dwelling completions (66 units) in Abergavenny (40 units across; The Hill, Swan Meadows, Poplars Close, Old Hereford Road and Rear of 83-87 Park Crescent) and Monmouth (26 units at Wonastow Road).

The LDP allocated site at Wonastow Road, Monmouth granted permission in November 2015 is progressing well accounting for 44% (87 units) of total main town completions. In addition to this, while there have been no completions as yet, the LDP allocated site at Deri Farm obtained full planning permission over the current monitoring period. The Fairfield Mabey Site was also granted outline planning permission. Further details on the progress of these sites is set out in the analysis of strategic housing sites (Policy S3).

Dwelling completions recorded in the main towns during this monitoring period are considerably higher than in any of the previous monitoring periods (2016 – 2017, 38.2%, 2015 – 2016, 40.2% and 2014 – 2015, 27%). This is predominately attributable to the number of completions on the allocated site at Wonastow Road, Monmouth (44% of total completions) and large windfall sites in Abergavenny (40% of the total completions).

The exceedance of the target within this indicator is considered to signal a temporary issue with the delivery of the Plan’s spatial strategy, rather than an issue with the effectiveness of the strategy itself. While there is a higher proportion of overall completions than in previous monitoring periods, there is not considered to be any significant issue with the implementation of the Plan’s spatial strategy in relation to dwelling completions in the main towns. It is recognised that the allocated site at Wonastow Road, Monmouth and large windfall sites in Abergavenny accounted for the vast majority of completions, all of which are in accordance with the spatial strategy. The Council will nevertheless continue to
monitor this issue closely in order to determine the effectiveness of the spatial strategy over the Plan period.

### b) Severnside Settlements

5.4% (15 units) of dwelling completions recorded during the monitoring period were in Severnside settlements which is substantially lower than the identified target of 33% for this area. The trigger for this indicator has subsequently been met. The majority of these completions were on small windfall sites (87%, 13 units) – 4 completions in Caldicot, 3 in Magor and 6 in Undy. The remaining 2 units related to completions on the former Sudbrook Paper Mill site (SAH7) which gained permission in the previous monitoring period. All of the completions in the Severnside Settlements related to general market dwellings.

The lower than anticipated completion rate may be expected as allocated LDP sites in the Severnside area, which are in accordance with the spatial strategy, have not yet all been granted permission. It is anticipated that as these sites obtain permission and are developed the proportion of completions in the Severnside Settlements will align more closely with the target figure of 33%. The Rockfield Farm, Undy site (SAH5) gained outline permission during the current monitoring period and the former Sudbrook Paper Mill site (SAH7) is expected to progress further in the next monitoring period and increase the number of completions in the Severnside area. The Crick Road site is also expected to progress further during the next monitoring period, the submission of an outline application is anticipated over the next monitoring period. Nevertheless, delivery of these sites is slower than anticipated as detailed in the analysis of strategic housing sites (Policy S3).

The completion rate recorded in Severnside during the current monitoring period is at the lowest since adoption of the LDP, as noted above this is to be expected due to the slower than anticipated delivery of LDP Strategic Sites in the Severnside area. This indicator is considered to signal a temporary issue with the delivery of the Plan’s spatial strategy, rather than an issue with the suitability or effectiveness of the strategy itself. The Council will continue to monitor this issue closely in order to determine the effectiveness of the spatial strategy over the Plan period.

### c) Rural Secondary Settlements

12.2% (34 units) of all dwelling completions recorded during the monitoring period were in the County’s Rural Secondary Settlements. This is marginally above the identified target of 10% but well within the +/-10% flexibility. Accordingly, the trigger for further investigation has not been reached.

Two large windfall sites accounted for over two thirds (68%) of the completions - 13 dwellings at Gavenny Gate, Llanfoist (former Coopers Filters Site) and 10 dwellings at Prince Charles Close, Raglan. Of the remaining units 8 were small sites*** (6 units in Penperlleni and 2 units in Llanfoist) and 3 barn conversions. There were no completions recorded in the Rural Secondary Settlement of Usk over the current monitoring period. Just over half of the completions (18 units) were general market dwellings, with the remaining 16 units relating to affordable dwelling completions (Prince Charles Close, Raglan, 10 units and Gavenny Gate, Llanfoist, 6 units).
The completion rate in the Rural Secondary Settlement’s is lower than the previous two monitoring periods (2016 – 2017, 21.4% and 2015 – 2016, 37.2%) but higher than the first AMR (2014 – 2015, 6%).

The completions recorded on windfall sites accounted for the majority of completions in the Rural Secondary Settlements. However, this is not reflective of any issue with the implementation of the LDP strategy or allocations as these sites were approved under the Unitary Development Plan policy framework.

It is notable that allocated LDP sites in the Rural Secondary Settlements have not sufficiently progressed to generate completions during the monitoring period. It is anticipated that as the aforementioned windfall sites are built out and allocated sites are developed in Raglan, Usk and Penperlleni the proportion of completions in these settlements will align with the target figure. It is anticipated that there will be completions on the SAH10(ii) allocated site at Land to the south of School Lane, Penperlleni over the next monitoring period as the site is advanced in its construction.

In view of the above, there is not considered to be any significant issue with the implementation of the Plan’s spatial strategy in relation to dwelling completions in the Rural Secondary Settlements. While it is recognised that large windfall sites accounted for a significant proportion of completions these are in accordance with the spatial strategy. The Council will continue to monitor this issue closely in order to determine the effectiveness of the spatial strategy over the plan period.

d) Rural General

11.1% (31 units) of all dwelling completions recorded during the monitoring period were in the County’s rural general areas which is marginally below the identified target (16%) but within the +/-10% flexibility. Accordingly, the trigger for further investigation has not been reached.

As may be expected in rural areas small sites accounted for all of the completions over the monitoring period. Of these 29 were general market dwellings and 2 were affordable dwellings. None of the completions related to allocated main village sites over the monitoring period, however a number of Main Village sites are progressing with further completions expected during the next monitoring period. As the Plan’s allocated main village sites (SAH11) are developed, together with continued opportunities for small site conversions and infill development, it is anticipated that the proportion of completions in these settlements will align more closely with the target figure of 16% over the plan period.

The completion rate in the County’s rural areas is lower than recorded in the previous three AMRs (2016 – 2017, 21%, 2015 – 2016, 14.5% and 2014 – 2015, 24%) Generally, however, the completion rate in rural general areas has been within +/-10% of the identified target and the trigger for further investigation has not been met during any monitoring period. In view of this, there is not considered to be any issue with the implementation of the Plan’s spatial strategy in relation to dwelling completions in the rural general areas as set out in Policy S1 and therefore no further investigation is required at present. The Council will
continue to monitor this issue closely in order to determine the effectiveness of the spatial strategy over the Plan period.

Recommendation

a) No action is currently required. Continue to monitor.

b) No action is currently required in relation to the Plan’s strategy. Continue to monitor, however, see comments in relation to allocated strategic housing sites (Policy S3).

c) No action is currently required. Continue to monitor.

d) No action is currently required. Continue to monitor.

*Dwelling completions and permissions are monitored in order to gain a comprehensive picture of the spatial strategy’s implementation

**Large site windfall >10 dwellings

***Small site windfall <10 dwellings

<table>
<thead>
<tr>
<th>Indicator</th>
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<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
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<tbody>
<tr>
<td>Proportion of new housing development permitted in accordance with the spatial strategy Policy S1 / settlement hierarchy set out in Policy S2*</td>
<td>Location of new residential development should correspond to the requirements set out in the Tables to Policy S2:</td>
<td>Housing permissions are +/- 10% of the requirements set out in the tables to Policy S2 in any 1 year</td>
<td>Dwelling Permissions</td>
</tr>
<tr>
<td>e) Main towns 41%</td>
<td></td>
<td></td>
<td>59.61%</td>
</tr>
<tr>
<td>(2014-15: 81%)</td>
<td>(2015-16: 31%)</td>
<td>(2016-17: 30.2%)</td>
<td></td>
</tr>
<tr>
<td>f) Severnside Settlements 33%</td>
<td></td>
<td></td>
<td>24.15%</td>
</tr>
<tr>
<td>(2014-15: 11%)</td>
<td>(2015-16: 10%)</td>
<td>(2016-17: 54.1%)</td>
<td></td>
</tr>
<tr>
<td>g) Rural Secondary Settlements 10%</td>
<td></td>
<td></td>
<td>10.26%</td>
</tr>
</tbody>
</table>
Analysis – Dwelling Permissions

Dwelling permissions in Monmouthshire as a whole are significantly higher than recorded during the last monitoring period (up from 484 to 1238). This is predominately attributable to the permissions obtained for the allocated LDP sites at Fairfield Mabey (450 units), Rockfield Farm (265\(^5\) units) and Deri Farm (250 units) which collectively accounted for over three quarters (78%) of all permissions recorded in the County over the current monitoring period. Large windfall sites in Llanfoist, Monmouth and Caldicot also accounted for a significant number of permissions, totalling 210 dwellings (17% of all permissions).

e) Main Towns

Of the 1238 dwelling units granted planning permission during the monitoring period, 59.61% (738 units) were in the County’s main towns. As this is 18.61% higher than the identified LDP target (41%), the trigger for further investigation has been reached.

Two sites accounted for the majority of dwellings permitted over the monitoring period, both of which related to LDP allocated sites. 250 units were permitted at the Deri Farm (SAH1) allocated site in Abergavenny. An outline permission was also granted for 450 units at the Fairfield Mabey, Chepstow (SAH3) allocated site. The remainder of permissions were attributable to a large windfall site in Monmouth (11 units at 38 Hillcrest Road) and small sites. Although small sites accounted for 13 planning permissions in the main towns, they accounted for just 27 of the units permitted – 12 in Abergavenny, 9 in Monmouth and 6 in Chepstow. Of note, 640 (87%) of the dwellings permitted in the main towns during the monitoring period were for general market dwellings and 71 (11%) were for affordable dwellings, with 49 in Abergavenny, 18 in Chepstow and 4 in Monmouth.

Chepstow accounted for the majority of dwelling permissions recorded (61.8%), with Abergavenny accounting for 35.5%. While Monmouth only accounted for 2.7% it had the greatest number of permissions (8 in total) – this may be expected as the main LDP allocation in Monmouth (Wonastow Road) gained permission during the first AMR period. As evidenced, the high number of permissions recorded in the main towns is attributable to the LDP allocated sites in Chepstow and Abergavenny.

As noted above, in terms of LDP allocations, both Deri Farm (SAH1) and Fairfield Mabey (SAH3) gained planning permission during the monitoring period, which added significantly

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5 Planning application DC/2016/00883 approved for 266 units, for the purposes of the AMR 265 units are recorded as a net gain (existing farmhouse has a residential use and is being demolished).
to dwelling permissions recorded in Abergavenny and Chepstow. The only remaining allocated site in the main towns yet to gain planning permission is Tudor Road, Wyesham which is of a much lesser scale. Accordingly, it is anticipated that the proportion of permissions in the main towns will decrease in the next monitoring period in line with the identified target thus ensuring improved alignment with the LDP spatial strategy. An update on the progression of allocated sites in the main towns is provided in the strategic sites policy analysis (Policy S3).

The number of dwellings permitted in the main towns during the current monitoring period (59.61%) is significantly higher than those recorded in the previous two annual monitoring periods (2016 – 2017, 30.2% and 2015 – 2016, 31%) but is not as high as the first annual AMR when the total percentage of such permissions stood at 81%. Although this was considerably above the LDP target, it was attributable to outline permission at Wonastow Road, Monmouth which accounted for 88% of main town permissions at that time.

In view of the above, there is not considered to be any significant issue with the implementation of the Plan’s spatial strategy in relation to dwelling permissions granted in the main towns and therefore no further investigation is required at present. The Council will continue to monitor this issue closely in order to determine the effectiveness of the spatial strategy over the Plan period.

f) Severnside Settlements

Approximately one quarter (24.15%, 299 units) of the 1238 dwellings granted planning permission during the monitoring period were in Severnside settlements. This is marginally below the identified target for this area (33%) but within the +/-10% flexibility. Accordingly, the trigger for further investigation has not been reached.

The allocated site at Rockfield Farm (SAH5) accounts for the majority of dwelling permissions recorded in the Severnside settlement (265 units, 89%) over the monitoring period. A large windfall site at Brookside, Caldicot accounted for an additional 25 dwellings permitted. Small sites accounted for the remaining permissions in Severnside – 5 dwellings in Caldicot, 3 dwellings in Rogiet and 1 dwelling in Sudbrook. Of the dwellings permitted in Severnside settlements, 207 were for market units and 92 for affordable units (66 at Rockfield Farm, Undy, 25 at Brookside, Caldicot and 1 at Oakley Way, Caldicot).

While the number of dwellings permitted in Severnside settlements is higher than those recorded in the previous monitoring period (2016 – 2017, 262 units), the overall proportion is lower i.e. 24.15% in 2017-2018 compared to 54.1% in 2016 – 2017. The reduction in the overall proportion is predominately due to the high number of permissions in the main towns as noted above.

There are a further 2 strategic housing allocations in Severnside and as these progress, it is expected that the proportion of permissions in these settlements will continue to align closely with the target figures. This, coupled with continued opportunities for windfall/small

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6 Planning application DC/2016/00883 approved for 266 units, for the purposes of the AMR 265 units are recorded as a net gain (existing farmhouse has a residential use and is being demolished).
sites, should ensure continued alignment with the spatial strategy as set out in Policy S1. An
update on the progression of allocated sites in Severnside is provided in the Strategic Sites
policy analysis.

The 2016 – 2017 AMR noted that at that time only one of the Severnside area’s allocated
sites had gained permission which signalled a temporary issue with the implementation of
the Plan’s spatial strategy. The permission at the Rockfield Farm site over the current
monitoring period shows further progression of the Strategic Sites in the Severnside area.
As indicated in the analysis of Policy S3, there is no evidence to suggest that the remaining
site allocations in Severnside are not deliverable or that their allocation needs to be
reviewed.

The Council will continue to monitor this issue closely in order to determine the
effectiveness of the spatial strategy over the Plan period.

g) Rural Secondary Settlements

127 (10.26%) of all dwellings permitted during the monitoring period were in the County’s
rural secondary settlements. This is exactly where it should be (10%), accordingly, the
trigger for further investigation has not been reached.

The departure site at Grove Farm Llanfoist accounted for the majority of units permitted
(115 units, 92%). Of this 75 related to market dwellings and 40 to affordable dwellings. Small
sites accounted for the remainder – 12 in Usk, all of which were for general market
dwellings.

Evidently, the proportion of permissions recorded in the rural secondary settlements was
boosted by the Grove Farm, Llanfoist departure site. There has been limited progression
with two of the allocated LDP sites in the Rural Secondary Settlements of Raglan and Usk.
While the site at Penperlleni gained consent during the 2015 – 2016 monitoring period, the
allocated sites at Raglan and Usk have not yet acquired permission. An application relating
to the allocated site at Raglan (SAH10iii) is nevertheless imminent and expected to progress
during the next monitoring period. It is anticipated that as these sites are progressed and
opportunities for infill / windfall development continue, the proportion of permissions will
continue to remain close to the target figure of 10%.

The number of dwellings permitted in Rural Secondary Settlements during the current
monitoring period (10.26%) compares more favourably to the target of 10% than those

In view of the above, there is not considered to be any significant issue with the
implementation of the Plan’s spatial strategy in relation to dwelling permissions granted in
the rural secondary settlements. The Council will continue to monitor this issue closely in
order to determine the effectiveness of the spatial strategy over the plan period.
### h) Rural General

74 (5.98%) of all dwellings permitted during the monitoring period were in the County's rural areas. While this is lower than the identified LDP target (16%) it is within the +/-10% flexibility. Accordingly, the trigger for further investigation has not been reached.

Unsurprisingly, small sites accounted for the majority of the dwelling permissions recorded in a range of rural settlements throughout Monmouthshire (70%, 52 units). One windfall site of 14 units was permitted in Llanellen. The LDP allocated main village site at Llanishen (SAH11(ix)(b) accounted for a further 8 units (11%) over the monitoring period, (5 affordable, 3 general market). Regarding the small sites specifically, the largest site related to 8 units within the Llangybi Village Development Boundary (former UDP allocation). In addition to this, an affordable housing rural exceptions site for 3 affordable units was granted permission in Tintern. The remaining units predominately related to small scale infill opportunities and barn conversions. A total of 58 market dwellings were permitted and 16 affordable dwellings (5 in Llanishen, 5 in Llanellen, 3 in Llangybi and 3 in Tintern).

Permissions recorded in rural areas during this monitoring period are comparable to those recorded in the first AMR (2014 – 2015, 7%) but somewhat lower than those recorded in the 2015 – 2016 (22%) and 2016 – 2017 (10.5%) AMRs. Despite these variations, the proportion of permissions in the County’s rural areas recorded has been within +/-10% of the target since adoption, meaning that the trigger for further investigation has not been met to date which signifies that there are no significant concerns with the permissions achieved in rural areas.

It is anticipated that the progression of all LDP site allocations, including those within the County’s Main Villages, will ensure that the proportion of permissions in rural settlements more closely reflects the identified target and enables improved alignment with the spatial strategy.

In view of the above, there is not considered to be any issue with the implementation of the Plan’s spatial strategy in relation to dwelling permissions granted in the County’s rural settlements. The Council will continue to monitor this issue closely in order to determine the effectiveness of the spatial strategy over the plan period.

**Recommendation**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>e)</td>
<td>No action is currently required. Continue to monitor.</td>
</tr>
<tr>
<td>f)</td>
<td>No action is currently required. Continue to monitor.</td>
</tr>
<tr>
<td>g)</td>
<td>No action is currently required. Continue to monitor.</td>
</tr>
<tr>
<td>h)</td>
<td>No action is currently required. Continue to monitor.</td>
</tr>
</tbody>
</table>

*Dwelling completions and permissions are monitored in order to gain a comprehensive picture of the spatial strategy’s implementation*
**Housing Provision**

**Monitoring Aim/Outcome:** To provide 4,500 dwelling units (including 960 affordable dwelling units) in the County over the plan period.

**Strategic Policy:** S2 Housing Provision

**LDP Objectives Supported:** 1, 3 & 4

**Other LDP Policies Supported:** H1-H9, SAH1-SAHI1

**Contextual Changes**

There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target (\text{(Previous AMR Performance)})</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. The number of additional general market and affordable dwellings built over the plan period*</td>
<td>Up to 488 dwellings to be built per annum 2013-2021 (\text{(2014-15: 205) (2015-16: 234) (2016-17: 238)})</td>
<td>10% less or greater than the LDP strategy build rate for 2 consecutive years</td>
<td>279</td>
</tr>
<tr>
<td>2. Housing land supply*</td>
<td>Maintain a minimum 5 year housing land supply throughout the plan period (\text{(2014-15: 5.0) (2015-16: 4.1) (2016-17: 4.0)})</td>
<td>Less than a 5 year housing land supply in any 1 year</td>
<td>3.9</td>
</tr>
<tr>
<td>3. Density of housing permitted on allocated sites*</td>
<td>Meet the target densities set out in site allocation policies SAH1 to SAH10</td>
<td>Planning permissions granted that do not meet these densities</td>
<td>SAH1: 29dph SAH3: 55.5 dph SAH5: 33 dph</td>
</tr>
</tbody>
</table>
### Analysis

1. 279 dwellings were built during the monitoring period (195 general market and 84 affordable). The majority of completions were on windfall sites (106 units, 38%), including The Hill (24) and Swan Meadows in Abergavenny (39), Gavenny Gate in Llanfoist (13) and Prince Charles Close, Raglan (10). Small sites (including conversions) also accounted for a significant number of completions over this period, totalling 84 (32%). Two LDP site allocations accounted for the remaining 89 completions (30%), with 87 completions at the strategic mixed use site at Wonastow Road, Monmouth (SAH4) and 2 completions at the former Sudbrook Paper Mill (SAH7).

The 279 completions recorded is considerably below the LDP AMR target of 488 dwelling completions per annum between 2013 and 2021. This figure, coupled with the completion rate of 677 dwellings recorded during the three monitoring periods since adoption (205 completions in 2014-2015; 234 completions in 2015 – 2016 and 238 completions in 2016 – 2017), means that a total of 956 completions have been recorded since the Plan’s adoption and as such the trigger for this indicator has been met for the third consecutive year.

Completions recorded during this period are marginally higher than the previous monitoring period (238) and those recorded in the other two years since adoption. General market dwelling completions are slightly higher than the last monitoring period (195 in 2017 – 2018 compared to 191 in 2016- 2017) while affordable dwellings are significantly higher (84 in 2017 - 2018 compared to 47 in 2016 – 2017).

Given that few of the LDP allocated sites have progressed to development stage, with completions recorded on just two allocated sites during this period, the lower than target completion rate may be expected. However, as allocated sites obtain permission and are developed dwelling completions will undoubtedly increase over the remainder of the Plan period. Given that a further four of the Plan’s allocated sites gained permission during this monitoring period, it is anticipated that there will be completions on these sites during next year’s monitoring period. The delivery of the LDP strategic housing sites in particular will enhance the completion rate in line with the identified target. An update on the progression of allocated strategic sites is provided in the strategic sites policy analysis (Policy S3).

There are numerous wider economic factors that influence housing delivery above and beyond the planning system. Five strategic site allocations had gained consent by the end
of this monitoring period, and significant progress is being made on bringing the other two strategic sites forward, as indicated in the analysis of Policy S3. There is no evidence to suggest that the remaining two strategic site allocations are not deliverable or that their allocation needs to be reviewed. Where possible, the Council will seek to expedite the delivery of the existing allocated sites. Nevertheless, the continued slow delivery rate of these sites does seem to confirm the need for additional site allocations through a revised LDP.

The Council will continue to monitor dwelling completion rates closely in future AMRs to determine the effectiveness of the policy framework in enabling delivering both general market and affordable dwellings.

2. The Monmouthshire Joint Housing Land Availability Study (JHLAS) for the 2017 – 2018 period demonstrates that the County had 3.9 years’ housing land supply (based on the residual method). The overall total land supply is 2791 units, comprising 2365 units on large sites and 426 units on small sites.

As indicated in the table below, this is the third consecutive year that the land supply has fallen below 5 years (based on the residual method prescribed in TAN1), and as such the trigger for this indicator has been met.

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.

The fundamental reason for the shortfall in the land supply is the slower than anticipated delivery rate of the LDP allocated sites, as indicated in the analysis above and in relation to Policy S3. This suggests that there is a need for additional site allocations to increase the supply of housing land. It was noted in the previous two AMRs that the most effective way of achieving this would be through an early review/revision of the adopted LDP. This would also 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 Plan’s strategy. The review of the LDP has been undertaken, the report of which was published in March 2018 following consultation. The LDP revision will commence during the next monitoring period.

The adoption of a pragmatic approach to the determination of residential development sites will also assist in this context (as recognised in TAN1, paragraph 6.2). That is, where sites are a departure from the LDP but are otherwise acceptable in planning terms a recommendation for approval may be considered.

The TAN1 requirement for LPAs to base the 5 year housing land calculations on the residual method is also considered to be a contributing factor to the current shortfall in the Authority’s land supply. It is worth noting that, under the previous TAN1 guidance, past build rates over the last ten years, Monmouthshire would have an 11 year housing land supply. This method of calculation was retracted in the revised TAN1: the point is simply made to help illustrate that this issue is not a simple case of the LDP not delivering,
it is a complex combination of rules around how land supply is measured and external economic factors affecting house building and the housing market. The Welsh Government commissioned research into TAN1 and housing land supply and Monmouthshire took part as a case study Authority. The results of this research remain with Welsh Government who may recommend changes to the way housing land availability is currently calculated, however, until such time any changes are made the current system applies.

<table>
<thead>
<tr>
<th>Study Date</th>
<th>Number of Years Supply</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 April 2011-12</td>
<td>4.4</td>
</tr>
<tr>
<td>1 April 2012-13</td>
<td>3.6</td>
</tr>
<tr>
<td>1 April 2013-14</td>
<td>5.2</td>
</tr>
<tr>
<td>1 April 2014-15</td>
<td>5.0</td>
</tr>
<tr>
<td>1 April 2015-16</td>
<td>4.1</td>
</tr>
<tr>
<td>1 April 2016-17</td>
<td>4.0</td>
</tr>
<tr>
<td>1 April 2017-18</td>
<td>3.9</td>
</tr>
</tbody>
</table>

3. The following allocated LDP sites** acquired planning consent over the monitoring period with site densities as follows:
   - Land at Deri Farm, Abergavenny (SAH1) 250 units, density of 29 dwellings per hectare.
   - Former Fairfield Mabey site, Chepstow (SAH3) 450 units, density of 55 dwellings per hectare.
   - Rockfield Farm, Undy (SAH5) 265 units, density of 33 dwellings per hectare.

Both the Deri Farm, Abergavenny and Rockfield Farm, Undy sites achieved densities that were marginally higher than the target, as set out in the LDP. Deri Farm: 29 dwellings per hectare, target of 28.73. Rockfield Farm, Undy: 33 dwellings per hectare, target of 32.92. The former Fairfield Mabey site in Chepstow, however, recorded a much greater density of 55 dwellings per hectare when compared to the LDP target density of 36.84 dwellings per hectare.

In view of the above, as all three of the LDP allocations granted permission over the monitoring period met/exceeded the required target densities, there is not considered to be any significant issue with the implementation of the Plan’s spatial strategy in relation to the density of housing permitted on allocated sites. The Council will nevertheless continue to monitor this issue closely in order to determine the effectiveness of the spatial strategy over the Plan period.

4. The Council is committed to monitoring the accommodation needs of Gypsies and Travellers and has prepared a Gypsy Traveller Accommodation Assessment (GTAA) which was submitted to the Welsh Minster in the previous 2016 - 2017 monitoring period. The aim of the assessment is to provide data which will identify Gypsy and Traveller pitch needs separately from wider residential demand and aspiration. A key finding of the assessment is that there is an estimated unmet need for eight pitches to 2021, based on overcrowding, unauthorised occupation and the likelihood of cultural aversion to conventional housing.
In accordance with the monitoring framework, as the identified need had not been met by Spring 2017 the trigger for further investigation has been reached, albeit that this matter is being progressed as detailed below.

In view of this and as previously reported, the Council’s intention is to make provision for an appropriate site(s) to meet identified unmet need by working proactively with the Gypsy and Traveller households to establish their preference for site provision (private or Council). The findings of the GTAA process suggest that there is an aspiration within much of the Gypsy Traveller community for private site provision in Monmouthshire. Where necessary, the Council will work with and support Gypsy Traveller households to identify and develop suitable private sites to address the identified unmet need in accordance with the LDP policy framework. It is considered that the provision of such sites would be best dealt with through the existing LDP policy framework (Policy H8). If a private site(s) cannot be achieved there may be a need to identify a public gypsy/traveller site in accordance with the LDP policy framework.

During the current monitoring period, there has been some progress in terms of progressing the recommendations of the GTAA, including the preparation and adoption of a Gypsy Traveller Pitch Accommodation Policy. The adoption of this policy is required before consideration can be given to the identification of suitable Gypsy Traveller sites. The Council’s Housing Strategy Service produced a Gypsy and Traveller Pitch Accommodation Policy (a waiting list based on bands (levels) of need to assist in the allocation of pitches) which was approved by Single Member Cabinet Decision on 28th February 2018. This policy has subsequently only recently been adopted and thus gives limited scope to see how it has been utilised over the remainder of the monitoring period.

As reported in the previous AMR, 2 planning applications for Gypsy/Traveller accommodation were refused over the 2016-17 period. The applications related to a private gypsy site comprising of an additional 5 pitches and associated development at land in Llangeview and a 4 pitch private Gypsy site in Llancayo. Both proposals were considered to be contrary to LDP policies in relation to development in the open countryside and it was considered that the applicants had failed to demonstrate that there were overriding exceptional circumstances that would outweigh the LDP policy framework. The Llangeview application (DC/2015/01424) was subsequently allowed at appeal in October 2017 for a permanent site for 7 pitches and associated development. The 4 pitch private Gypsy site in Llancayo (DC/2016/00297) was dismissed at appeal in December 2017 on all but one of the grounds. The inspector allowed in respect of ground (g) only, relating to the period of compliance with the Enforcement Notice, extending the period from 2 months to 12 months. This decision is currently being challenged at the High Court by the appellant.

In addition to the above applications, an application for the variation of a condition relating to the permanent siting of a single caravan was also approved during the monitoring period, at the Old Telephone Exchange, Crick Road, Caldicot (DC/2017/01395).
LDP criteria-based policy H8 will be used to consider any applications for Gypsy/Traveller accommodation that arises in Monmouthshire.

<table>
<thead>
<tr>
<th>Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Continue to progress the LDP revision.</td>
</tr>
<tr>
<td>2. Continue to progress the LDP revision.</td>
</tr>
<tr>
<td>3. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>4. No action required at present. Continue to monitor.</td>
</tr>
</tbody>
</table>

*Core Indicators

**Indicator relates to SAH1 – SAH10 allocated sites only. Therefore excludes allocated Main Village sites (SAH11).

Amended to delete reference to ‘average’ for clarification. The indicator seeks to monitor the density achieved on allocated sites, rather than average density.
**Strategic Housing Sites**

**Monitoring Aim/Outcome:** To deliver the strategic housing sites in accordance with strategic policy S3 and site allocation policies SAH1-SAHA7.

**Strategic Policy:** S3 Strategic Housing Sites

**LDP Objectives Supported:** 1, 3 & 4

**Other LDP Policies Supported:** SAH1-SAHA7

**Contextual Changes**
There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. The number of dwellings permitted on strategic sites as identified in Policy S3 and site allocation policies SAH1 to SAHA7</td>
<td>Secure /deliver housing need on the key strategic sites identified in Policy S3 and site allocation policies SAH1-SAHA7 during the plan period:</td>
<td>Planning permission is not granted by the end of 2014 for each of the strategic sites</td>
<td></td>
</tr>
<tr>
<td>a) Deri Farm, Abergavenny</td>
<td>Secure /deliver 250 housing need on the key strategic sites identified in Policy S3 and site allocation policies SAH1-SAHA7 during the plan period:</td>
<td></td>
<td>250</td>
</tr>
<tr>
<td>b) Crick Road, Portskewett</td>
<td>Planning permission is not granted by the end of 2014 for each of the strategic sites</td>
<td></td>
<td>0</td>
</tr>
<tr>
<td>c) Fairfield Mabey, Chepstow</td>
<td>Planning permission is not granted by the end of 2014 for each of the strategic sites</td>
<td></td>
<td>450</td>
</tr>
<tr>
<td>d) Wonastow Road, Monmouth</td>
<td>Planning permission is not granted by the end of 2014 for each of the strategic sites</td>
<td></td>
<td>(340*)</td>
</tr>
<tr>
<td>e) Rockfield Farm, Undy</td>
<td>Planning permission is not granted by the end of 2014 for each of the strategic sites</td>
<td></td>
<td>2657</td>
</tr>
<tr>
<td>f) Land at Vinegar Hill, Undy</td>
<td>Planning permission is not granted by the end of 2014 for each of the strategic sites</td>
<td></td>
<td>0</td>
</tr>
</tbody>
</table>

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7 Planning application DC/2016/00883 approved for 266 units, for the purposes of the AMR 265 units are recorded as a net gain (existing farmhouse has a residential use and is being demolished).
2. The number of dwellings completed on strategic sites as identified in Policy S3 and site allocation policies SAH1 to SAH7

<table>
<thead>
<tr>
<th>g) Former Paper Mill, Sudbrook</th>
<th>Dwelling completions in accordance with the housing trajectory for each of the strategic sites**</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dwelling completions fall below 10% of housing trajectory target for each of the strategic sites</td>
</tr>
<tr>
<td>a) Deri Farm, Abergavenny</td>
<td>Dwelling completions for 2016-17 trajectory = 20 completions for 2017-18</td>
</tr>
<tr>
<td>b) Crick Road, Portskewett</td>
<td>Dwelling completions for 2016-17 trajectory = 20 completions for 2017-18</td>
</tr>
<tr>
<td>c) Fairfield Mabey, Chepstow</td>
<td>Dwelling completions for 2016-17 trajectory = 0 completions for 2017-18</td>
</tr>
<tr>
<td>e) Rockfield Farm, Undy</td>
<td>Dwelling completions for 2016-17 trajectory = 20 completions for 2017-18</td>
</tr>
<tr>
<td>f) Land at Vinegar Hill, Undy</td>
<td>Dwelling completions for 2016-17 trajectory = 0</td>
</tr>
</tbody>
</table>

| (212*)                         | 0                                                                                             |
| 0                               | 0                                                                                             |
| N/A                             | 87                                                                                           |
| 0                               | 0                                                                                             |
| N/A                             | N/A                                                                                            |
Analysis

1. Dwelling Permissions
In terms of allocated strategic sites, three sites were granted permission over the current monitoring period. The Deri Farm site was granted full planning permission for 250 dwellings. The additional two sites at Mabey Bridge, Chepstow (450 units) and Rockfield Farm, Undy (266 units) were granted outline planning permission.

These sites combined with permission for 340 units at the Wonastow Road site* and 212 units at the Former Paper Mill, Sudbrook*, mean that five of the Plan’s strategic site allocations have achieved consent since LDP adoption. However, as the remaining two strategic sites have not yet gained planning permission the trigger for further investigation has been met.

Given the constraints associated with some of the sites, including Deri Farm and Fairfield Mabey, the trigger date of gaining permission for all sites by the end of 2014 was unrealistic. The failure to have obtained planning permission on the two additional strategic sites by the end of the current monitoring period is, however, a matter of concern, albeit that progress is being made on bringing these sites forward as outlined in brief below.

Deri Farm, Abergavenny (SAH1):
Persimmon Homes submitted a full application (DC/2014/01360) for 250 residential units (201 market and 49 affordable units) in November 2014. The progress of the application was slower than anticipated due to significant issues relating to site viability, particularly affordable housing provision and the undergrounding of overhead power lines. However, these issues were subsequently resolved, the application was approved during the current monitoring period (January 2018) and works on site have commenced.

The agreed 2017-2018 JHLAS expects the site to deliver 179 units within the Plan period with the first completions in 2018/19.

Crick Road, Portskewett (SAH2):
This site is currently owned by the Council and is allocated for 285 residential units and 1ha of serviced land for business and industrial development. A master planning consultation exercise to consider various options for the site was undertaken during the 2015-2016 monitoring period, along with various pre-application meetings over the 2016-2017 monitoring period. Further pre-application meetings and a formal Pre-Application Community Consultation have also taken place over the current monitoring period. The Pre-Application Community Consultation related to up to 300 residential units, of which
25% for affordable housing, along with a care facility. It is intended to replace the employment allocation with the care facility. It is anticipated that an outline planning application will be submitted during the next monitoring period.

The agreed 2017-2018 JHLAS expects the site to deliver 120 units within the Plan period with the first completions in 2019/20.

**Fairfield Mabey, Chepstow (SAH3):**
The landowner submitted an outline application (DC/2014/01290) in October 2014 for up to 600 residential units (350 to be delivered within the Plan period), commercial space including offices and workshops (Use Class B1), small scale retail/food and drink floorspace (Use Classes A1 and A3) and multi-functional green and blue open space. Progress with the application has been slower than anticipated due to various matters, including highways issues (Welsh Government Highways Division had a holding objection on the application for 18 months). However, the outstanding issues have since been resolved and the site gained outline planning permission for 450 units (432 market and approximately 18 affordable units on 1.5 acres of the site) in November 2017.

The agreed 2017-2018 JHLAS expects the site to deliver 150 units within the Plan period with the first completions in 2019/20.

**Wonastow Road, Monmouth (SAH4):**
Outline permission was granted for up to 370 dwellings and 6.5ha of employment land in December 2014. The site developers (Barratt/David Wilson and Taylor Wimpey) submitted a Reserved Matters application (DC/2015/00392) for 340 units (238 market and 102 affordable units) which was granted permission during the last monitoring period, with the first completions (21 dwellings) recorded on the site during the 2016-2017 monitoring period. A further 87 dwellings have been completed during the current monitoring period.

The overall LDP site allocation is for a total of 450 units. The additional units relating to this allocation are to be delivered as an extension to the site at Drewen Farm. An application for this element of this site has not yet been submitted. This part of the site is effectively land-locked until 2019 when the Taylor Wimpey development is sufficiently progressed to allow access through. However, discussions are ongoing in relation to the possibility of providing an alternative access for construction traffic to enable the site to be developed more quickly.

The agreed 2017-2018 JHLAS expects the site to deliver all 450 units within the Plan period.

**Rockfield Farm, Undy (SAH5):**
This site is currently owned by the Council and is allocated for 270 residential units and 2ha of serviced land for business and industrial use. An outline planning application was submitted in July 2016 (DC/2016/00883) for 266 units and 5,575 sq m of employment land (B1 use). For the purposes of the AMR 265 units (198 market and 67 affordable units) are recorded as a net gain, the existing farmhouse has a residential use and is being demolished so has been taken off the overall figure. Progress with the site has been slower
than anticipated due to various issues, including archaeology. These issues have, however, been resolved and the outline application was approved in March 2018.

The agreed 2017-2018 JHLAS expects the site to deliver 163 units within the Plan period with the first completions in 2019/20.

**Land at Vinegar Hill, Undy (SAH6):**
This site for 225 residential units is linked to the adjacent Rockfield Farm site and was expected to progress in tandem. However, the developer has not yet submitted an application. There has, however, been some progress over the current monitoring period and a pre-application meeting is due to be held to discuss the progress of the site during the next monitoring period.

The agreed 2017-2018 JHLAS expects the site to deliver 110 units within the Plan period with the first completions in 2019/20.

**Former Paper Mill, Sudbrook (SAH7):**
A full planning application (DC/2015/01184) was submitted by Harrow Estates (Redrow confirmed as the developer) in October 2015 for 212 residential units (192 market and 20 affordable units). There had been a number of site viability issues associated with this application meaning that progress with the application has been slower than anticipated. However, these issues were subsequently resolved and the application was approved in the previous monitoring period (November 2016). The site was cleared over the previous monitoring period and is currently under construction. A total of two completions were recorded over the current monitoring period.

The agreed 2017-2018 JHLAS expects the site to deliver 140 units within the Plan period with the first completions in 2019/20.

It is recognised that, with exception of Wonastow Road, allocated strategic sites have not progressed in accordance with the identified target of obtaining planning permission by the end of 2014. However, given the constraints associated with some of the sites, including Deri Farm and Fairfield Mabey, the trigger date of gaining permission for all sites by the end of 2014 was unrealistic. The strategic allocation at Sudbrook Paper Mill gained consent for 212 units in the 2016-2017 monitoring period. In the current monitoring period full planning permission was granted at the Deri Farm site for 250 dwellings along with outline permissions at Mabey Bridge, Chepstow (450 units) and Rockfield Farm, Undy (266 units).

The agreed 2017-2018 JHLAS trajectory figures demonstrate a Plan period shortfall (i.e. up to the end of 2021) of 724 dwellings from strategic sites. While there has been further progress over this monitoring period and a further three strategic sites have gained planning permission, the trigger for investigation has been met for the fourth consecutive year. As stated above, it is likely that the remaining two strategic sites (Crick Road, Portskewett and Vinegar Hill, Undy) will be progressed during the next monitoring period and will be reported accordingly and there is no evidence to suggest that these sites are not deliverable or that their allocation needs to be reviewed. The delays in them coming
forward, however, have implications for other monitoring targets and triggers and the need for any further action is being considered in connection with those particular indicators.

Given the importance of delivering the strategic sites, particularly in terms of their contribution to the 5 year land supply, the Council will continue to monitor their progress closely.

The delivery of strategic sites has obvious implications for the spatial strategy and housing delivery (general market and affordable). As noted in the policy analysis for Policy S1, S2 and S4, as these sites are progressed it is anticipated that dwelling delivery will align more closely with the Plan’s spatial strategy and general market and affordable dwelling targets.

2. Dwelling Completions

The only completions recorded on allocated strategic sites during the monitoring period were at Wonastow Road, Monmouth (87 completions) and Sudbrook Paper Mill (2 completions) which is expected as both of these sites gained planning permission prior to this monitoring period. The Wonastow Road completions recorded exceeded the 2016-17 JHLAS trajectory which predicted 65 completions on this site in 2016/17. The Sudbrook Paper Mill site had a minor shortfall of completions; the 2016-17 JHLAS trajectory predicted 10 completions on this site in 2016/17. However, this is a brownfield site that required significant site remediation work prior to commencement of development so the shortfall of 8 units is not considered a cause for concern.

The 2016-17 JHLAS predicted 20 completions for each of the following strategic sites for the 2017/18 period, however, none of the sites recorded any completions:

- Deri Farm, Abergavenny - Full planning permission granted January 2018, the first completions have been pushed back to 2018/19 which is achievable given that works have commenced on site.
- Crick Road, Portskewett – A formal Pre-Application Community Consultation has been undertaken, an outline planning application will be submitted in the next monitoring period. The first completions have been pushed back to 2019/20.
- Rockfield Farm, Undy - Outline planning permission granted March 2018, the first completions have been pushed back to 2019/20.

As evidenced above, given that considerable progress is being made on a number of strategic site planning applications it is anticipated that dwelling completions will align with the identified JHLAS housing trajectory targets as these sites progress during the next monitoring period.

Comparison with the 2016-2017 JHLAS trajectory nevertheless indicates that while anticipated completions on a number of strategic sites have not yet been met the sites are progressing, and, the number of units outside the 5 year land supply (i.e. 2018 – 2023) has subsequently decreased, as detailed in the table below.
<table>
<thead>
<tr>
<th>Site Name</th>
<th>2015-16 JHLAS Within 5 year Land Supply</th>
<th>2015-16 JHLAS Outside 5 year Land Supply</th>
<th>2016-17 JHLAS Within 5 year Land Supply</th>
<th>2016-17 JHLAS Outside 5 year Land Supply</th>
<th>2017 – 18 JHLAS Within 5 year Land Supply</th>
<th>2017 – 18 JHLAS Outside 5 year Land Supply</th>
<th>Change in Number Units Outside 5 Year Land Supply 2017-2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deri Farm</td>
<td>185</td>
<td>65</td>
<td>182</td>
<td>68</td>
<td>229</td>
<td>21</td>
<td>-47</td>
</tr>
<tr>
<td>Fairfield Mabey</td>
<td>200</td>
<td>150</td>
<td>170</td>
<td>180</td>
<td>230</td>
<td>120</td>
<td>-60</td>
</tr>
<tr>
<td>Rockfield Farm</td>
<td>195</td>
<td>75</td>
<td>190</td>
<td>80</td>
<td>232</td>
<td>34</td>
<td>-46</td>
</tr>
<tr>
<td>Vinegar Hill</td>
<td>120</td>
<td>105</td>
<td>120</td>
<td>105</td>
<td>150</td>
<td>75</td>
<td>-30</td>
</tr>
<tr>
<td>Wonastow Road (Taylor Wimpey)</td>
<td>155</td>
<td>11</td>
<td>166</td>
<td>0</td>
<td>115</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Wonastow Road (Barratt)</td>
<td>160</td>
<td>14</td>
<td>174</td>
<td>0</td>
<td>117</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Wonastow Road (Drewen Farm)</td>
<td>75</td>
<td>35</td>
<td>110</td>
<td>0</td>
<td>110</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Crick Road</td>
<td>200</td>
<td>85</td>
<td>140</td>
<td>145</td>
<td>160</td>
<td>125</td>
<td>-20</td>
</tr>
<tr>
<td>Sudbrook Paper Mill</td>
<td>115</td>
<td>75</td>
<td>150</td>
<td>62</td>
<td>175</td>
<td>35</td>
<td>-27</td>
</tr>
</tbody>
</table>

While the number of anticipated completions as indicated in the 2016-17 trajectory have not been met other than at Wonastow Road, it is notable that no units were removed from the land supply between 2017 and 2018.

Accordingly, a total of 410 units fell outside the 5 year land supply (i.e. 2018 – 2023) in the 2018 JHLAS, compared with 640 units in the 2017 JHLAS. This further demonstrates that the strategic sites are progressing.

The Council will nevertheless continue to monitor this issue closely in order to determine whether the Plan’s strategic residential allocations are being delivered in accordance with the housing trajectory targets.

**Recommendation**

1. No action required at present. Continue to monitor.

2. No action required at present. Continue to monitor.

*Site permitted prior to this AMR monitoring period.
**2016-17 Trajectory as this forecasts completions for 2017-18 period i.e. current monitoring period.
Affordable Housing

Monitoring Aim/Outcome: To provide 960 affordable dwelling units over the plan period

Strategic Policy: S4 Affordable Housing

LDP Objectives Supported: 1, 3 & 4

Other LDP Policies Supported: H7, SAH1-SAHI1

Contextual Changes
House Prices
The recorded fluctuations in the County’s average house prices since 2012 are set out in Section 3 - Contextual Information. The potential implications of average house price trends recorded over the monitoring period are assessed in relation to indicator 5 below.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. The number of additional affordable dwellings built over the plan period*1</td>
<td>Deliver 96 affordable dwellings per annum 2011-2021 (total of 960 over the plan period)</td>
<td>10% less or greater than the LDP strategy build rate for 2 consecutive years</td>
<td>84</td>
</tr>
<tr>
<td></td>
<td>(2014-15: 17)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2015-16: 63)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2016-17: 47)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Number of affordable dwellings secured on new housing sites</td>
<td>a) 35% of the total number of dwellings to be affordable on sites of 5 or more dwellings in the Main Towns and Rural Secondary Settlements identified in Policy S1</td>
<td>Proportion of affordable housing achieved on development sites in each area falls below the requirement set out in Policy S4</td>
<td>13.3%</td>
</tr>
<tr>
<td></td>
<td>(2014-15: 35%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2015-16: 34%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2016-17: 43%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>25% of the total number of dwellings to be affordable on sites of 5 or more dwellings in the Severnside Settlements identified in Policy S1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2014-15: 100%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2015-16: N/A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2016-17: 9.7%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>31.7%</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>60% of the total number of dwellings to be affordable on sites of 3 or more dwellings in the Main Villages identified in Policy S1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2014-15: 0%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2015-16: 60%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2016-17: 60%/20%**)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>62.5%</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Minor villages: sites with capacity for 4 dwellings make provision for 3 to be affordable; and sites with capacity for 3 dwellings make provision for 2 to be affordable.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2014-15: N/A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2015-16: N/A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2016-17: N/A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(No applicable applications)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Number of affordable dwellings permitted/built on Main Village Sites as identified in Policy SAH11</td>
<td>Main Village sites to collectively deliver 20 affordable dwellings per annum 2014-2021</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2014-15: 0)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2015-16: 9 permitted)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2016-17: 9 permitted/9 built***)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>10% less or greater than the target build rate for 2 consecutive years</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5 permitted/0 built</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Analysis

1. A total of 84 affordable dwellings were completed during the monitoring period, accounting for 30% of the total dwelling completions recorded. Almost one third of these (31% 26 units) were located on the allocated site at Wonastow Road, Monmouth. New build flats accounted for the second highest percentage, a total of 23 units (27%) across two sites in Abergavenny at Old Hereford Road (17 units) and to the rear of Park Crescent (6 units), both of which are 100% affordable housing sites.

A further 18 units (21%) were located on large windfall sites at The Hill, Abergavenny (12 units) and Gavenny Gate, Llanfoist (6 units). A small windfall site at Milsteel, Abergavenny accounted for a further 3 units and redevelopment at St Cadocs, Raglan resulted in an additional 10 units (100% affordable scheme). Two small 100% affordable housing sites accounted for the remaining 4 completions (Garage site at Poplars Close, Abergavenny (2) and Ty Freeman, Gwehelog (2)). Accordingly, of the 10 schemes completed 44% (37 units) related to 100% affordable housing schemes.

This figure is significantly higher than the 47 affordable dwelling completions recorded in last year’s AMR, and is also greater than the two previous AMRs (63 units in 2015-2016 & 17 units in 2014 – 2015).

Nevertheless, the number of affordable dwelling completions are still lower than the identified target (96 per annum) with a total number of 211 affordable dwelling completions recorded over the four years since the Plan’s adoption. Based on the LDP target a total of 384 affordable dwellings should have been completed which, in view of completions achieved, results in a shortfall of 173 completions between 2014-2018. While there is a shortfall, it has not increased significantly over the monitoring period (compared to a shortfall of 161 in the previous AMR). This is due to the substantial increase in affordable housing completions over the current monitoring period.

Slow progress on the implementation of a number of LDP allocated sites, as considered above in relation to Policies S2 and S3, has resulted in limited delivery of both market and affordable housing. As allocated sites, including main village sites, achieve consent affordable housing completions would be expected to increase in line with the target. As previously noted, three strategic sites acquired consent during the current monitoring period along with one main village site (with construction yet to commence) with further progress on a number of the remaining allocated sites anticipated over the next monitoring period.

<table>
<thead>
<tr>
<th>4. Number of affordable dwellings built through rural exception schemes</th>
<th>No target (2014-15: 0) (2015-16: 0) (2016-17: 0)</th>
<th>None</th>
<th>None</th>
<th>0 (3 permitted)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Affordable housing percentage target in Policy S4</td>
<td>Target to reflect economic circumstances</td>
<td>Average house prices increase by 5% above the base price of 2012 levels sustained over 2 quarters</td>
<td>Refer to analysis below (5)</td>
<td></td>
</tr>
</tbody>
</table>
period which will result in a further increase in the level of affordable dwelling completions. There is no specific evidence to date that demonstrates that Policy S4 itself is not operating effectively, albeit that there have been delays in the determination of some planning applications, particularly Deri Farm (now resolved and groundworks have commenced on site), because of negotiations over viability issues arising from the requirements of Policy S4. These viability issues themselves directly impact on levels of affordable housing secured, robust assessments are nevertheless being undertaken to ensure the maximum potential contribution is achieved.

Measures recommended in the analysis of Policy S2 above, which include taking a pragmatic approach to departure applications, are intended to increase housing supply which should benefit the delivery of affordable housing. No specific action is required in relation to Policy S4 but the Council will continue to monitor completion rates closely in future AMRs to determine its effectiveness in delivering affordable dwellings.

2. Main Towns and Rural Secondary Settlements

The proportion of affordable dwellings permitted on sites of 5 or more units in the County’s main towns and rural secondary settlements during the monitoring period equated to 13.3% which is substantially below the LDP policy target of 35%.

The findings are based on a total of 5 applications, 3 in the main towns and 2 in the rural secondary settlements. Two of the schemes related to Strategic Sites, namely, the former Fairfield Mabey site in Chepstow granted outline permission for 450 units, approximately 18 (4%) of which were affordable units on 1.5 acres within the site and Deri Farm, Abergavenny granted full permission for 250 units, 49 (19.6%) of which were affordable units. The Fairfield Mabey site is one of two brownfield housing allocations in the LDP and has significant costs associated with remediation, sewer diversion and road lowering (due to the adjacent railway) which has impacted on the viability of the overall scheme and affordable housing in particular. The scheme however satisfies a number of important planning objectives the overall LDP policy framework and the reduction, while unfortunate, is required to bring the site forward. The Deri Farm site has substantial abnormal costs involving the undergrounding of electricity cables at the site, with the costs having almost doubled since the initial Western Power Distribution estimates at the time of LDP examination. The developer of this site originally put forward 5% affordable housing but this was increased to 19.6% by the District Valuer. The Grove Farm, Llanfoist departure site was granted outline permission over the monitoring period accounted for a further 115 units, 40 of which were affordable (35%) achieving the affordable housing policy requirement. The remaining two schemes were both windfall sites, the scheme in Wyesham for 11 units will provide 4 affordable housing units (35%) while the other windfall site in Usk is unable to provide any affordable housing due to impact on viability of the overall scheme. Two of the sites, therefore, achieved the 35% affordable housing target.

While the other three sites failed to meet the required 35% dwelling target they were all verified by the Council and the two strategic sites (Deri Farm and Fairfield Mabey) were independently verified by the District Valuation Service.

Nevertheless, the failure to both provide the policy compliant level of affordable housing on these sites, particularly on the strategic sites, and to significantly contribute to
affordable housing provision in the main towns is regrettable. However, this illustrates the complexities involved with developing such constrained sites. It is considered that additional easier to develop sites are needed if affordable housing targets are to be achieved. Measures recommended in the analysis of Policy S2 above are intended to increase housing supply, which should benefit the delivery of affordable housing.

The remainder of permissions recorded in the main towns and rural secondary settlements were for sites with a capacity of fewer than 5 units and, therefore, fell below the 35% threshold set out in Policy S4.

Evidently, the affordable housing target of 35% was only met by 2 of the 5 sites permitted in the main towns and rural secondary settlements. While the figure is substantially reduced from previous years there was clear justification for the deviation away from the target, in relation to the 2 sites that fell short of the 35% requirement and the site that was unable to provide any contribution. This suggests that Policy S4 is functioning effectively in enabling the delivery of affordable dwellings in the main towns and rural secondary settlements, albeit that this is based on just 5 applications during this period. The Council will continue to monitor this issue closely in order to determine the effectiveness of the affordable housing target identified in Policy S4 in future AMRs.

Severnside Settlements
Two applications were permitted in Severnside for 5 or more dwellings over the monitoring period. The largest scheme relates to an outline permission at the allocated Rockfield Farm, Undy site (SAH5) for 265 dwellings, of which 67 were affordable units equating to 25% of the overall scheme. This is in compliance with the LDP policy target and once constructed will provide a significant contribution to affordable housing provision in Severnside.

The Brookside site in Caldicot was also granted permission over the monitoring period, accounting for 25 new dwellings, all of which are to be affordable, thereby providing 100% and exceeding the target of 25%.

The remainder of the permissions recorded in Severnside settlements were for sites with a capacity of less than 5 dwellings and, therefore, fell below the affordable housing threshold set out in Policy S4.

The Council will continue to monitor such sites over the next monitoring period in order to assess the implementation of the affordable housing targets identified in Policy S4.

Main Villages
Two applications were permitted over the monitoring period within the Main Villages for sites of 3 or more dwellings, one of which related to a LDP allocation. The LDP allocation at Llanishen SAH11(ix)(b) was granted outline permission for 8 dwellings, 5 of which are affordable. This site has achieved the Policy S4 target of 60% affordable units. The other

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8 Planning application DC/2016/00883 approved for 266 units, for the purposes of the AMR 265 units are recorded as a net gain (existing farmhouse has a residential use and is being demolished).
site related to 8 dwellings within the village development boundary in Llangybi, 3 of which will be affordable equating to 38% and exceeding the 35% required in such a location.

The two schemes permitted over the monitoring period have subsequently been in line with the LDP target, indicating, that Policy S4 is functioning effectively in enabling the delivery of affordable housing in Main Villages. The Council will continue to monitor this issue closely in order to determine the effectiveness of the affordable housing target identified in Policy S4 in future AMRs.

**Minor Villages**

No permissions were granted during the monitoring period for small sites in Minor Villages. The Council will continue to monitor Minor Village sites in order to determine the effectiveness of the affordable housing target identified in Policy S4.

3. One application was permitted over the monitoring period on the allocated sites identified in Policy SAH11, as referred to above. The permission related to the allocation at Church Road, Llanishen (SAH11(ix)(b)) for 8 dwellings. The site is allocated for around 5 dwellings, the permission achieved the target of 60% affordable units (5 dwellings of 8). As the permission relates to an outline application none of the affordable units were under construction at the end of the monitoring period. The planning permission at the allocated site to the north of the road in Shirenewton (SAH11(xiv)(b)) referred to in the previous AMR has progressed further, however, the 3 affordable units are not yet completed, it is anticipated that these will be completed in during the next monitoring period. Additionally, the allocated site granted permission during the previous monitoring period at Penallt (SAH11(xii)) has not yet commenced, however, the scheme is likely to commence during the next monitoring period.

A number of other Main Village sites are currently within the planning/pre-application system and it is therefore anticipated that these will progress during the next monitoring period.

As evidenced, while there has been some progress with Main Village allocations, the target for these sites to collectively deliver 20 affordable dwellings per annum has not been achieved. These sites have delivered 9 affordable units since the LDP’s adoption which is significantly short of the LDP target. However, advancement (including pre-application meetings) is being made in progressing a number of the Main Village sites which will be reported in the next AMR. The delivery of these sites will be given further consideration in the Revised LDP. The reasons for the lack of progress on Main Village sites will be investigated further as part of this process, including for example unrealistic land owner expectations in relation to land values. This will enable the Council to de-allocate those sites that are not progressing as intended.

4. There were no completions relating to rural exception schemes over the monitoring period. The single dwelling build your own affordable home site referred to in the previous three AMRs has progressed further but is not yet complete. An additional rural exception scheme was permitted over the monitoring period. This related to 3 dwellings in the Minor Village of Tintern.
While there is no target in relation to the number of completions for rural exception schemes the Council will continue to monitor this issue closely in future AMRs to determine the effectiveness of the policy framework relating to rural exception schemes.

5. The trigger for conducting additional viability testing in relation to the affordable housing targets set out in Policy S4 is an increase in average house prices of 5% or more above the 2012 base price sustained over 2 quarters.

As set out in Section 3, Land Registry data indicates that average house prices in Monmouthshire have increased over the current monitoring period with average prices in quarter 1 2018 (January to March) standing at £250,677, significantly higher than the 2012 quarter 4 baseline price (£188,720). Despite this, the trigger for further investigation has not been met. A 5% increase in the 2012 quarter 4 baseline price figure would equate to an increase of £9,436 and while average house prices have risen over the 2017-18 monitoring period, prices have not risen by this amount continuously over 2 quarters. The largest recorded increase recorded over the monitoring period was £6,465 between quarter 3 2017 and quarter 4 2017. Accordingly, as with the previous AMRs, there has not been a significant change in average house prices to necessitate a reassessment of the viability evidence in relation to Policy S4. The Council will continue to monitor average house price trends in future AMRs in order to determine any potential implications for the effective implementation of Policy S4. This matter will be given further consideration as part of the LDP revision process.

It should also be recognised, however, that house prices are just one factor that could impact on development viability. Build costs, for instance, would also have risen over the monitoring period. Whilst build costs are not specified as a LDP monitoring indicator, general viability issues will be kept under review as information comes forward on a case-by-case basis and in connection with any strategic viability work in relation to LDP revision process/the Community Infrastructure Levy. This will enable the Council to consider any further potential implications for the effective implementation of Policy S4.

**Recommendation**

1. No action is required at present. Continue to monitor.

2. No action is required at present. Continue to monitor.

3. Consider progress of Main Village sites as part of the Revised LDP process.

4. No action is required at present. Continue to monitor.

5. No action is required at present. Continue to monitor.

*Core Indicators

1 Indicator and Target based on the Monmouthshire planning area and Monmouthshire LDP only.

**60% achieved on LDP sites. The 20% relates to a Reserved Matters application approved following an outline application made prior to LDP adoption.

***Completion of SAH11(xv) Land adjacent Trellech School 15 units (9 affordable/6 market units) [DC/2015/00097]
## Community and Recreation Facilities

**Monitoring Aim/Outcome:** To retain existing community and recreation facilities and seek to develop additional facilities

**Strategic Policy:** S5 Community and Recreation Facilities

**LDP Objectives Supported:** 1 & 5

**Other LDP Policies Supported:** CRF1, CRF3

### Contextual Changes

There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Number of community and recreation facilities granted planning permission</td>
<td>No target* &lt;br&gt;(2014-15: 9) &lt;br&gt;(2015-16: 5) &lt;br&gt;(2016-17: 4)</td>
<td>None*</td>
<td>10</td>
</tr>
<tr>
<td>2. Number of community/recreation facilities lost</td>
<td>Minimise the loss of community and recreation facilities &lt;br&gt;(2014-15: 3) &lt;br&gt;(2015-16: 0) &lt;br&gt;(2016-17: 6)</td>
<td>Loss of any 1 community/recreation facility in any 1 year</td>
<td>2</td>
</tr>
</tbody>
</table>

### Analysis

1. 10 planning applications were approved for community and recreation uses during the monitoring period. Three of the ten applications relate specifically to recreation uses the remainder are for community uses.

All of the applications for recreation relate to the expansion of an existing use. Two of the applications are for the erection of a viewing stand. The first is for a viewing stand with capacity for 138 plus 3 disabled spectators to comply with Football Association of Wales criteria at Caldicot Town Football Club. The second is for a stand at Undy Athletic Football Club, who due to promotion to a higher league, are required to have a stadium which again complies with the Welsh Football League grounds criteria, in this instance a stand that is
able to seat 250 spectators as a minimum. The third application is for an extension to the toilet area at the Goytre AFC Clubhouse.

Of the 7 community facilities granted planning permission over the monitoring period three are for new community facilities. The first is for an extension to an existing building at Monmouth Leisure Centre to house a children’s activity zone. The second is for a new 120 seated/200 standing capacity community hall on the site of the old Raglan VC Primary School, whilst the third is an application to open a bar area in an existing unit linked to a brewery in Penperlleni which already operates from the unit.

The remaining applications are all extensions to existing community facilities, the first of which relates to a new learning centre at Coleg Gwent Usk campus. The Learning Centre was previously located within an existing building but this was not large enough to accommodate the needs of the Learning Centre. The second was for an extension to an existing nursery building in St Arvans. The third for a larger covered wake area at Usk Natural Burial Ground to replace an existing shelter which has proved too small during larger services. The building will also include toilet and kitchen facilities. The final planning application was for an extension to the Chepstow Drill Hall.

In addition to these 10 planning applications which resulted in a gain in community facilities, two planning applications, one at Monmouth Leisure Centre and one at Monmouth School, were granted planning permission which were replacement facilities and so do not result in a net gain. Monmouth Leisure Centre is to be redeveloped to include a new swimming pool to replace the pool that was demolished as part of the new school development. The previous application, DC/2015/00261, gave consent for a new swimming pool within the Monmouth School building and a sports hall in the Leisure Centre, however, this proposal will now be superseded with the pool being provided at the Leisure Centre and the sports hall being located at the school.

There has been a substantial increase in the number of community / recreation facilities approved over the current monitoring period (10 facilities) when compared to the previous 2 AMRs (4 in 2016-17; 5 in 2015-16), although the current number is broadly in line with that recorded in the first AMR.

2. There has been a loss of 2 community facilities over the period monitored with both of the applications related to residential development. The first related to the loss of a private nursery in Caerwent to a single family dwelling. Caerwent is fortunate in having several community facilities including a post office and a public house. There was little likelihood of the building being reused as a school and so it was considered that the change of use of the building from a nursery school to a private residential dwelling did not conflict with the objectives of Policy CRF1.

The second community facility lost related to a change of use of a former pub in Monmouth Road, Abergavenny into a single residence. In this instance, accounts had been provided showing that the pub had been operating at a loss for some time and there was also evidence to show that attempts to sell the pub as a going concern had also failed. Abergavenny is served by other pubs, the closest to the application site being the
Abergavenny Hotel, also on Monmouth Road. The principle of losing the pub was therefore considered to be acceptable having regard to Policies S5 and CRF1.

In comparison to the previous AMR where 6 community facilities had been lost to alternative uses this monitoring period the number was lower at 2 community facilities. Despite the lower number the trigger for this indicator has been met, albeit their loss is justified within the context and requirements of the LDP policy framework. Consequently the Council will continue to monitor such proposals in future AMRs to determine the effectiveness of the policy framework relating to this issue.

**Recommendation**

1. No action is required at present. Continue to monitor.

2. No action is required at present. Continue to monitor.

*Not considered appropriate to include a target/trigger for this indicator given that in some instances the Council is looking to reduce the amount of community facilities or to focus investment on existing facilities*
Retail

Monitoring Aim/Outcome: Direct new food and non-bulky retail development to the County’s town and local centres and seek to enhance their vitality, attractiveness and viability.

Strategic Policy: S6 Retail

LDP Objectives Supported: 1 & 2

Other LDP Policies Supported: RET1-RET4

Contextual Changes
There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Amount of new food and non-bulky retail development permitted in town/local centres as a proportion of all retail development permitted</td>
<td>90% of new food and non-bulky retail floorspace to be located in town/local centres</td>
<td>More than 10% of new food and non-bulky retail floorspace is developed outside town/local centres in any 1 year</td>
<td>35.7% retail floorspace permitted in town/local centres*</td>
</tr>
<tr>
<td>2. Percentage of vacant units within the CSA of each town and local centre**</td>
<td>No increase in the number of vacant units:</td>
<td>Vacancy rate in a town/local centre increases for 2 consecutive years</td>
<td></td>
</tr>
<tr>
<td>a) Abergavenny</td>
<td>(2014: 5.1%)</td>
<td></td>
<td>6.3%</td>
</tr>
<tr>
<td>b) Caldicot</td>
<td>(2014: 9.2%)</td>
<td></td>
<td>8.8%</td>
</tr>
<tr>
<td>c) Chepstow</td>
<td>(2014: 9.0%)</td>
<td></td>
<td>5.9%</td>
</tr>
</tbody>
</table>
3. Percentage of A1 uses in the primary shopping frontages of Abergavenny, Caldicot, Chepstow and Monmouth***

<table>
<thead>
<tr>
<th>Location</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>d) Monmouth</strong></td>
<td>(8.3%)</td>
<td>(7.9%)</td>
<td>(4.9%)</td>
</tr>
<tr>
<td><strong>e) Magor</strong></td>
<td>(9.1%)</td>
<td>(0%)</td>
<td>(0%)</td>
</tr>
<tr>
<td><strong>f) Raglan</strong></td>
<td>(0%)</td>
<td>(0%)</td>
<td></td>
</tr>
<tr>
<td><strong>g) Usk</strong></td>
<td>(7.8%)</td>
<td>(11.1%)</td>
<td>(13.1%)</td>
</tr>
</tbody>
</table>

% of A1 uses no less than the thresholds identified for the towns' primary shopping frontages as defined in the Primary Shopping Frontages SPG**

<table>
<thead>
<tr>
<th>Location</th>
<th>Target</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>a) Abergavenny</strong></td>
<td>75%</td>
<td>76%</td>
<td>77%</td>
<td>76%</td>
</tr>
<tr>
<td>• PSF1 Cross St, High St, Frogmore St &amp; 1 Nevill St</td>
<td>(Target 75%)</td>
<td>(2014: 76%)</td>
<td>(2015: 77%)</td>
<td>(2016: 76%)</td>
</tr>
<tr>
<td>• PSF2 Cibi Walk</td>
<td>(Target 100%)</td>
<td>(2014: 100%)</td>
<td>(2015: 100%)</td>
<td>(2016: 100%)</td>
</tr>
<tr>
<td>• PSF3 Cross St (51-60 &amp; Town Hall)</td>
<td>(Target 55%)</td>
<td>(2014: 36%)</td>
<td>(2015: 36%)</td>
<td>(2016: 36%)</td>
</tr>
<tr>
<td><strong>b) Caldicot</strong></td>
<td>65%</td>
<td>65%</td>
<td>65%</td>
<td>65%</td>
</tr>
<tr>
<td>• PSF4 Newport Rd</td>
<td>(Target 65%)</td>
<td>(2014: 65%)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

% figures for a primary shopping frontage fall below the threshold set out in the SPG

---

**Notes:**

***: Data may include service uses.

**: Data includes service uses.

**: Data may include service uses.
<table>
<thead>
<tr>
<th>Site</th>
<th>Target</th>
<th>2014</th>
<th>2015</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chepstow</td>
<td>75%</td>
<td>80%</td>
<td>80%</td>
<td>80%</td>
</tr>
<tr>
<td>Monmouth</td>
<td>75%</td>
<td>77%</td>
<td>76%</td>
<td>72%</td>
</tr>
<tr>
<td></td>
<td>65%</td>
<td>57%</td>
<td>57%</td>
<td>62%</td>
</tr>
</tbody>
</table>

Analysis

1. Two applications were permitted for A1 retail development over the monitoring period, one of which was for A1 retail use in Monmouth town centre (change of use from a cafe to A1 clothes retailer 249 sq m). The other was for the proposed demolition of showrooms/workshop buildings (B2/B8) and development of three A1 units with a total floorspace of 449 sq m at an edge of centre location at 33 Brecon Road, Abergavenny. Accordingly, 35.7% of all new retail floorspace was permitted in town/local centres and 64.3% outside town centres, meaning that the trigger for this indicator has been met.

However, the permission for the 3 edge of centre retail units (DC/2016/00245) is in very close proximity to the town centre with the Central Shopping Area overlapping the eastern corner of the site it is therefore considered that it does not conflict with any LDP policies.

In view of the above, there are not considered to be any concerns with the implementation of LDP retail policies and therefore no further investigation is required at present. However, the Council will continue to monitor this issue in future AMRs to determine the effectiveness of the Plan’s retail policy framework.

2. Vacancy rates recorded during the monitoring period** in all of the County’s central shopping areas (CSA) were below the Wales High Street vacancy rate (13.3% December
Retail vacancy rates in the County’s town centres ranged from 0% in Raglan to 10.1% in Monmouth.

Comparison with last year’s vacancy rates indicates that 4 centres have seen a fall in vacancy rates – Abergavenny (8.7% to 6.3%), Caldicot (10.1% to 8.8%), Chepstow (7.1% to 5.9%) and Usk (13.1% to 9.7%) – with Raglan maintaining a vacancy rate of 0%, which suggests that these centres are performing extremely well. Conversely, 2 centres recorded a rise in vacancy rates since the previous monitoring period – Monmouth (4.9% to 10.1%), and Magor (0% to 9.1%). In the case of Magor there are currently two vacant units and due to the small size of the centre this impacts disproportionately on the level of vacancies. In Monmouth the rise in vacancy rates has been across both primary and secondary frontages, and as vacancy rates in the CSA prior to this had seen a downward trend this will need to be looked at carefully in the next AMR.

As none of the County’s centres have seen an increase in vacancy rates for 2 consecutive years the trigger for further investigation has not been reached. The fact that vacancy rates are generally low, with all below the Wales rate, indicates that Monmouthshire’s town and local centres are functioning effectively. Recent changes to business rates are, however, a cause of concern. The Council will continue to monitor vacancy levels in future AMRs to determine trends.

3. The percentage of A1 retail uses within the towns’ primary shopping frontages (PSF) recorded during the monitoring period generally accord with the thresholds identified in the Primary Shopping Frontages SPG.

The identified thresholds in two of the PSFs were set at higher levels than the existing level of non-A1 retail uses as there is an aspiration to improve their retail offer i.e. PSF3 Cross Street (51-60 & Town Hall) Abergavenny and PSF8 Church Street, Agincourt Square & Priory Street (1-4) Monmouth. While there has been no change in the proportion of retail uses within PSF3 since monitoring began, there has been an increase in the proportion of A1 retail uses within PSF8 over the past two monitoring periods, from 57% in 2015 to 62% in 2016, and over the current monitoring period the proportion of A1 uses along the frontage has increased to 65% achieving the identified threshold within this frontage. Despite achieving the identified threshold within PSF8 it remains important that a strong policy stance on proposals for change of use to non-retail uses in both of these frontages is maintained in order to improve and protect their retail offer.

Comparison with last year’s figures indicate that the proportion of A1 uses within the towns’ primary shopping frontages remained unchanged with the exception of the following:

- PSF1 Cross Street, High Street, Frogmore Street and 1 Nevill Street, Abergavenny recorded a marginal change, down 1% to 75%. This was due to a change of use of an A1 unit to A3 use at 53 Frogmore Street and the overall number of units in the frontage declining by one due to the amalgamation of two A1 units into one A1 unit at 13 - 14 Cross Street. Despite this, the proportion of A1 units within this frontage meets the identified target of 75%, although a strong policy stance should be maintained to prevent any further erosion of the retail offer.
- PSF6 St Mary Street, Chepstow recorded an increase in the proportion of A1 uses, up 4% to 69% taking it above the threshold of 65%.
- PSF7 Monnow Street, Monmouth also recorded an increase in the proportion of A1 units over the monitoring period, up 2% to 74%, which is now only marginally below the identified threshold of 75%.
- PSF8 Church Street, Agincourt Square & Priory Street (1-4) Monmouth recorded an increase in the proportion of A1 uses, up 3% to 65% (as set out above).

Overall, it is considered that the towns’ primary shopping frontages are vital and viable and functioning well and no further investigation is required at present. The Council will continue to monitor this issue in future AMRs to determine the effectiveness of the Plan’s retail policy framework.

**Recommendation**

1. No action is required at present. Continue to monitor.

2. No action is required at present. Continue to monitor.

3. No action is required at present. Continue to monitor.

*Two planning permissions granted for retail development over the monitoring period, one in a town centre and one in an edge-of-centre location.

**Monmouthshire Retail Background Paper (June 2018). Base date October 2017.

***Monmouthshire Primary Shopping Frontages SPG, April 2016
Economy and Enterprise

Monitoring Aim/Outcome: To ensure a sufficient supply of employment land and to protect the County’s employment land

Strategic Policy: S8 Enterprise and Economy, S9 Employment Sites Provision

LDP Objectives Supported: 7

Other LDP Policies Supported: E1-E3, RE1, SAE1-SAE2

Contextual Changes
There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Net employment land supply/development •</td>
<td>Maintain sufficient employment land to meet identified take-up rate of 1.9 ha per annum&lt;br&gt;(2014-15: 46.8ha) &lt;br&gt;(2015-16: 41.18ha) &lt;br&gt;(2016-17: 40.76ha)</td>
<td>Insufficient employment land available to meet the identified take-up rate of 1.9ha per annum</td>
<td>40.16ha</td>
</tr>
<tr>
<td>2. Take-up of employment land •</td>
<td>Maintain sufficient employment land to meet identified take-up rate of 1.9 ha per annum&lt;br&gt;(2014-15: 0.38ha) &lt;br&gt;(2015-16: 1.131ha) &lt;br&gt;(2016-17: 3.21ha)</td>
<td>Insufficient employment land available to meet the identified take-up rate of 1.9ha per annum</td>
<td>5.002ha</td>
</tr>
<tr>
<td>3. Planning permission granted for new development (by type) on allocated employment sites as identified in Policy SAE1 •</td>
<td>No specific target&lt;br&gt;(2014-15: 0) &lt;br&gt;(2015-16: 3) &lt;br&gt;(2016-17: 2)</td>
<td>Lack of development on strategic employment sites identified in Policy SAE1 by the end of 2017</td>
<td>1 planning permission granted</td>
</tr>
</tbody>
</table>
### 4. Planning permissions granted for employment use (B use classes) by settlement

No specific target  | None  | 0.784ha  
---|---|---
**Main Towns**  
(2014-15: 9.1ha)  
(2015-16: 0.95ha)  
(2016-17: 0.52ha)  
**Severnside Settlements**  
(2014-15: 0.39ha)  
(2015-16: 2.83ha)  
(2016-17: 0.17ha)  
**Rural Secondary Settlements**  
(2014-15: 0.3ha)  
(2015-16: 0.48ha)  
(2016-17: 0.01ha)  
**Rural General**  
(2014-15: 0.25ha)  
(2015-16: 0.22ha)  
(2016-17: 1.14ha)  
---|---|---

### 5. Planning permissions granted for employment use (B use classes) by sector

No specific target  | None  | 0.05ha  
---|---|---
**Manufacturing**  
**Wholesale & retail trade; repair of motor vehicles and motor cycles**  
**Transport & storage; information and communication**  
**Real estate activities; Professional, scientific and technical activities; Administrative and support service activities**  
**Accommodation & food service activities**  
---|---|---

### 6. Amount of employment land lost to non-employment uses (i.e. non-B1, B2, B8 uses)

Minimise the loss of employment land to non-B1, B2, B8 uses  | Loss of any B1, B2 or B8 employment land in any 1 year  | 0.12ha  
---|---|---
**Loss of any B1, B2 or B8 employment land in any 1 year**  
(2014-15: 0.08ha)  
(2015-16: 0.56ha)  
(2016-17: 0.65ha)  
---|---|---
### Analysis

1. There is currently 40.16ha of employment land available across the County. This figure is lower than the previous AMR (40.76ha) accounting for the Care Home development that is currently in progress on the SAE1 allocation at Westgate, Llanfoist (SAE1d).

Sufficient employment land has therefore been maintained over the monitoring period providing the opportunity to meet the identified take-up rate of 1.9ha per annum. Policies S8 and S9 are functioning effectively in this respect.

2. The take-up rate of employment land (i.e. completed developments) equated to 5.002ha over the monitoring period. The majority of this is attributed to take-up on the Strategic Mixed Use allocation at Wonastow Road, Monmouth (3.72ha). Development on the SAE1 identified industrial and business sites accounted for a further 1.13ha. The majority of which related to the Hotel and Costa Coffee at the SAE1d Westgate site (0.92ha). A further 0.21ha was completed at the Beaufort Park, Chepstow SAE1i site, relating to an amended scheme for units 1 – 5 to be utilised by a single occupier for a B1 use. The remainder (0.152ha) related to development on protected employment sites (SAE2). The largest proportion of which (0.07ha) related to the extension of a unit in Severn Bridge Industrial Estate, Caldicot for a B2 use class. Additional development was also undertaken at Newhouse Farm, Chepstow (0.052ha) and Tri-Wall, Monmouth (0.03ha).

The take-up is considerably higher than the previous three AMRs (0.38ha 2014-2015, 1.131ha 2015 -2016 and 3.21 2016 - 2017 respectively). Sufficient employment land is
nonetheless available, a large proportion of which is located in Magor, along the M4 corridor providing a prime opportunity to secure investment.

The trigger for further investigation relates to the total amount of land supply rather than take-up rates, this indicator will nevertheless be closely monitored in future AMRs to determine the effectiveness of the policy framework relating to employment land.

3. One application was granted planning permission on the allocated sites identified in SAE1 during the monitoring period, this related to SAE1b at Quay Point, Magor. While this related to the erection of a B8 tent warehouse comprising 1221m$^2$ gross external floor area, the development was located on an existing keg store and there is subsequently no additional gain.

While there has been limited progress on the delivery of strategic employment sites over the monitoring period, a total of 6 planning permissions have been granted on SAE1 sites since adoption of the LDP, providing evidence of some progress overall. While this may appear low, 4 of the schemes are completed and the remaining 2 are currently under construction. In this respect, the trigger for this indicator has not been met as it relates to the lack of development on strategic employment sites identified in Policy SAE1 by the end of 2017. The Council will nevertheless continue to monitor this issue closely in future AMRs to determine the effectiveness of the policy framework relating to the delivery of strategic employment sites. In addition a full review of the SAE1 allocations will be undertaken as part of the evidence base to inform the Revised LDP.

4. This indicator seeks to monitor the amount of employment floorspace for B use classes permitted by settlement in Monmouthshire. 13 applications were approved for such employment uses during the monitoring period, totalling 3.36 hectares. Of these, 6 permissions were on protected employment sites (SAE2 sites) totalling 0.048 hectares and 4 permissions were on non-allocated employment land totalling 0.555 hectares. The largest area totalling 2.64 hectares related to permissions on two of the Strategic Mixed Use sites at Rockfield Farm, Undy (1.99ha) and Fairfield Mabey, Chepstow (0.65ha). Permission was also granted for a B use on an identified business and industrial site at Magor Brewery (SAE1l), however as noted above this was located on an existing keg store and there is subsequently no additional gain.

The Severnside area accounted for the majority of B use class employment floorspace granted planning permission over the monitoring period, totalling 2.004 hectares. This is predominantly due to the outline permission at the SAH5 Rockfield Farm, Undy site for a B1 use (1.99 hectares). A further 0.007 hectares was permitted in Caldicot (SAE2p) (Change of Use from B1 to B2 to a commercial kitchen for food preparation and catering) and there was also permission for a B1 extension to a workshop at the SAE2q Cheeseman’s Industrial Estate in Rogiet (0.007 hectares). The B8 tent warehouse at the SAE1b Quaypoint site is also located in the Severnside area, but does not have any resultant gain in floorspace for the reasons noted above.

Employment permissions (B use class) totalled 0.784 hectares in the County’s main towns:
• 0.70 hectares in Chepstow comprising B1 offices and workshops at the SAH3 Fairfield Mabey, Chepstow site [0.65 ha] and B1 extension to a commercial laundry at the SAE2i Bulwark Industrial Estate [0.05ha].
• 0.054 hectares permitted in Abergavenny comprising a new B1 office development at Nantgavenny Lane [0.03ha] and a B2 extension to a factory at the SAE2b site in Lower Monk Street [0.024ha].
• 0.03 hectares in Monmouth consisting of the extension of the production area and reception at the Tri-Wall Europe Factory (SAE2n).

Rural areas accounted for a lesser amount of B use class employment floorspace granted planning permission over the monitoring period, totalling 0.575 hectares. Planning permission was granted for a change of use from a former agriculture building to a B1/B8 use relating to repairs to agricultural machinery along with sale of agricultural supplies (0.46 hectares) at High House Farm, near Raglan. Permission was granted for a tractor, combine and farm machinery storage building at the SAEt Cuckoo’s Row site (0.05ha). A further 0.06 was permitted in Whitewall, near Magor for a change of use from agriculture to B8 storage and distribution along with 0.005ha for a B1/B8 use relating to a change of use from a former milking parlour to support an existing LGV & HGV Driver Training School at The Causeway, Undy.

No permissions were granted in the Rural Secondary Settlements over the monitoring period.

Although there is no specific target relating to this indicator, the Council is keen to monitor employment permissions for B uses in the County. The total amount of B use class employment floorspace permitted during this monitoring period is higher than that recorded in the last AMR (2.76 hectares), however this is predominately due to the permissions at the allocated Strategic Mixed Use sites at Rockfield Farm, Undy and Fairfield Mabey, Chepstow. The Council will continue to monitor this issue in future AMRs.

While indicators 4 and 5 of this section relate to B use classes, it is useful to note that a number of permissions were granted for other employment generating uses (i.e. non-B uses) during the monitoring period, specifically rural enterprise/diversification schemes as detailed in the analysis for Policy S10.

In addition as detailed in the analysis for Policy S11 (Visitor Economy), 16 applications were approved for tourism uses during the monitoring period, all of which were for tourist accommodation facilities ranging from holiday lets and B&Bs to glamping accommodation in various settlements across the County. These will provide a further boost to the visitor economy in Monmouthshire.

5. This indicator seeks to monitor the amount of employment floorspace for B use classes permitted by sector in Monmouthshire. B1 uses accounted for the majority of such floorspace permitted (2.73 ha), followed by B8 uses (0.11 ha) and B2 uses (0.06 ha). Permission was also granted for two B1/B8 uses at High House Farm, Raglan (0.46ha) and The Causeway, Undy (0.005ha). This contrasts with the previous two AMR’s where B8 uses accounted for the majority of employment floorspace permitted.
Turning more specifically to employment sectors, based on the UK Standard Industrial Classification (SIC) 2007, the employment permissions for B use classes recorded over the monitoring period were in the following sectors**:

- Wholesale and retail trade; repair of motor vehicles/motorcycles (0.47 hectares)
- Transport and storage; information and communication (0.12 hectares)
- Manufacturing (0.05 hectares)
- Arts, entertainment and recreation; Other service activities (0.05 hectares)
- Real estate activities; Professional, scientific and technical activities; Administrative and support service activities (0.03 hectares)
- Accommodation and food services (0.01 hectares)

While only 2 permissions related to the wholesale/retail trade/repair of motor vehicles & motor cycles sector this accounted for over half of the employment floorspace permitted over the monitoring period (approximately 56%). The Transport and Storage/Information and Communication sector accounted for the majority of permissions (4 in total) but related to a lesser amount of floorspace permitted (28%).

The manufacturing sector accounted for 2 permissions each (0.05ha), however, this only accounted for 6% of floorspace over the monitoring period. One permission related to the accommodation/food services sector (1% of employment floorspace permitted) and another for Arts, entertainment and recreation/Other service activities (6% of floorspace permitted). The final permission related to real estate activities/professional, scientific and technical activities/administrative and support service activities sector (3% of employment floorspace permitted).

This is in contrast to last year’s AMR when the Transport and Storage/Information and Communication Sector accounted for the largest amount of floorspace permitted.

It should be noted that the figures exclude the outline permissions for 1.99ha and 0.65ha B1 use class at the Rockfield Farm, Undy Strategic Mixed Use site (SAH5) and the Fairfield Mabey, Chepstow Strategic Mixed Use Site (SAH2) respectfully, as the sector(s) are currently unknown at present.

While there is no specific target relating to this indicator the Council monitors employment sectors coming forward in the County. This will assist in determining whether the Council’s ambitions for growing identified key economic sectors, including knowledge intensive/high technology enterprises, are being achieved. Comparison with the previous AMR identifies that the top two sectors have swapped places. The data indicates that there was a slight increase in the floorspace permitted for the wholesale/retail trade/repair of motor vehicles & motor cycles sector, however, the floorspace permitted for the Transport/Storage/Information and Communication Sector reduced significantly. The amount of permissions dropped overall in all sectors, other than Transport/Storage/Information and Communication Sector where there was one additional permission and Arts, entertainment and recreation/Other service activities as there have been no permissions previously in any of the previous AMRs.
As noted above, a number of permissions were granted for other employment generating uses (i.e. non B uses) during the monitoring period. In terms of employment sectors, it is useful to recognise that the majority of these were in the accommodation and food services sector (2 permissions) with individual permissions in each of the following sectors; arts, entertainment and recreation/other services and public admin & defence; compulsory social security. This demonstrates that other employment generating sectors are coming forward in Monmouthshire.

6. One application relating to the loss of an employment premises to a non-employment use was approved during the monitoring period. The application relates to the demolition of a window and door showroom/workshop at Brecon Road, Abergavenny and redevelopment of the site for 3 retail units with first floor flats above. Although not a protected employment site or an identified business and industrial site the site is utilised for a B2/B8 use. The existing occupier has stated they no longer require a premises of this size but wish to remain in Abergavenny and will move to a more suitable location for their purposes as a result of the redevelopment. Given that the building is no longer suitable for the occupier’s purpose and its location immediately adjacent to the Central Shopping Area, the proposed mixed use retail and residential development is considered appropriate in this location. Furthermore, it does not significantly conflict with the objectives of Policy E1, particularly as it would generate additional employment opportunities through its development for retail use. On balance, therefore, the proposal is considered to be acceptable in principle.

As one proposal relating to the loss of B use class employment land was granted permission over the monitoring period, the trigger for this indicator has been met. However, as evidenced, the loss of employment land to non-B use classes on the site is justified within the context and requirements of the overall LDP policy framework. It does not indicate any issue with the implementation of LDP policies and therefore no further investigation is required at present. The Council will continue to monitor such proposals in future AMRs to determine the effectiveness of the policy framework relating to this matter.

7. The 2017 Welsh Government Commuting Statistics indicate that 58.1% of the County’s residents work in the area. This is a slight improvement on last year’s figure of 57.9% although still less than the Welsh average of 68.9%. This suggests that there has been some progress in meeting the aspiration to increase the proportion of resident workforce working within Monmouthshire over the Plan period. However, these figures should not be given too much weight as the data is based on a small sample survey and should therefore be treated with caution.

8. According to the 2017 Welsh Government Commuting Statistics, Monmouthshire has a net outward flow of 1400 commuters – with 17,100 commuting into the area to work and 18,500 commuting out. There was significant in-commuting from Newport (3,400), Blaenau Gwent (3,400) and Torfaen (2,800) and from outside Wales (6,300). The main areas for out-commuting were Bristol (4,300), Newport (3,200), Cardiff (2,800) and Torfaen (2,100), with a further 5,400 commuting to other areas outside Wales. The high proportion of commuting to/from areas outside of Wales clearly reflects Monmouthshire’s location as a border authority.
There is an aspiration to reduce levels of both in-commuting and out-commuting recorded in Monmouthshire over the Plan period. While the level of out-commuting has remained relatively constant (18,500) since the last monitoring period, the level of in-commuting has decreased (from 20,400 to 17,100), resulting in a net outflow of commuters. This net outflow of commuters is a pattern that has been experienced in two of the past three monitoring periods. However, these figures should not be given too much weight as the data is based on a small sample survey and should therefore be treated with caution.

While the Council can seek to encourage economic development and approve associated planning applications, travel to work patterns are influenced by wider factors such as family ties and property prices which are outside the control of the plan.

<table>
<thead>
<tr>
<th>Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>2. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>3. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>4. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>5. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>6. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>7. No action required at present. Continue to monitor.</td>
</tr>
<tr>
<td>8. No action required at present. Continue to monitor.</td>
</tr>
</tbody>
</table>

*UK Standard Industrial Classification (SIC) 2007. Only includes those sectors for which planning permission has been granted over the monitoring period. For a full list of sectors refer to the SIC 2007.

• Data Source: Monmouthshire Employment Land Background Paper for the period April 2017-March 2018

••Amended to clarify that these indicators monitor B use classes only.

Rural Enterprise

Monitoring Aim/Outcome: Encourage diversification of the rural economy

Strategic Policy: S10 Rural Enterprise

LDP Objectives Supported: 1, 3, 5, 7 & 14

Other LDP Policies Supported: RE1-RE6

Contextual Changes

There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target (Previous AMR Performance)</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
</table>

Analysis

1. A total of 8 applications relating to rural enterprise/diversification were approved during the monitoring period. 4 of the applications were approved for rural enterprise schemes, 2 of which related to existing established businesses. The first related to the erection of an additional dog kennel block to enable the business located in Ponthir to accommodate an additional 6-8 dogs. While this is for new build development it was justified as it related to the extension of an existing business operating within the rural economy. The second permission related to the opening of a public bar at an existing brewery in Penperlleni. The other two schemes related to new businesses. Permission was granted for the partial change of use of a property in Llandewi Skirrid to occasional bed and breakfast accommodation and a yoga retreat. The final scheme related to a new build medical office for a podiatrist on the site of a redundant toilet block in Tintern, which was previously approved as conversion and extension. While this relates to new build development, it utilises a similar footprint and is located in a sustainable location within the village of Tintern.

The remaining 4 schemes related to agricultural diversification, 2 of which related to the same farm in Redbrook to accommodate an agritherapy centre. The first application
related to barn conversions to provide staff accommodation and a dining area, and, the second to the conversion of the farmhouse itself to an agritherapy centre. The majority of the land associated with the farm will remain in agricultural use. Another of the agricultural diversification applications related to the change of use of an agricultural building in Raglan to two uses; an agricultural feed and farming material supplier, and, an agricultural machine/vehicle repair and tyre fitting business. The final application related to the conversion of three outbuildings in St Arvans to holiday accommodation.

There was an increase in the amount of rural diversification and rural enterprise schemes approved over the monitoring period (8 schemes) when compared to the previous AMR (6 schemes). The number of rural diversification and rural enterprise schemes approved since the LDP’s adoption (total 31 schemes) suggests that Strategic Policy S10 and the supporting development management policies are operating effectively. The Council will continue to monitor this indicator in future AMRs to determine the effectiveness of this policy framework in relation to the diversification of the rural economy.

**Recommendation**

1. No action is required at present. Continue to monitor.

*Rural Enterprise Schemes as listed here do not constitute those that require special justification as defined by TAN6*
Visitor Economy

Monitoring Aim/Outcome: Encourage high quality sustainable tourism

Strategic Policy: S11 Visitor Economy

LDP Objectives Supported: 1, 3, 5 & 7

Other LDP Policies Supported: T1-T3, RE6, SAT1

Contextual Changes
There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target (Previous AMR Performance)</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Number of tourism schemes approved (includes extensions/conversions and new build)</td>
<td>No target</td>
<td>None</td>
<td>16 tourism schemes approved*</td>
</tr>
<tr>
<td>2. Number of tourism facilities lost through development, change of use or demolition</td>
<td>Minimise the loss of tourism facilities</td>
<td>Loss of any 1 tourism facility in any 1 year</td>
<td>3 tourism facilities lost</td>
</tr>
</tbody>
</table>

Analysis

1. 16 applications were approved for tourism uses during the monitoring period, all of which were for tourist accommodation facilities. These included:

- 7 holiday lets (all conversions) in various settlements**
- 4 changes of use, 2 to bed and breakfast accommodation in Llandewi Skirrid and Bettws Newydd, 1 to allow for the rental of the property as a part time holiday home in Caldicot and 1 variation of a condition to change a restriction from an annexe to a holiday let and annex in Llantilio Pertholey.
- Glamping accommodation (6 trailer tents at Llanfair Kilgeddin, 6 pods at Llanddewi Skirrid and 5 shepherds huts – 1 at Raglan and 4 at Llandenny)
- Ancillary visitor accommodation to a public house (Llandenny)
Collectively, these provide approx. 109 new bed spaces and will provide a further boost to the visitor accommodation available in Monmouthshire.

The number of tourist accommodation facilities approved over the monitoring period suggests that the relevant Plan policies are operating effectively allowing such developments to take place in Monmouthshire. To provide further clarification on the interpretation and implementation of these policies the Planning Policy Team have adopted two SPGs during the current monitoring period. In response to an increasing number of enquiries regarding new forms of visitor accommodation including yurts, tepees and wooden pods i.e. glamping, SPG has been prepared in relation to sustainable tourism accommodation to provide clarification on the interpretation/implementation of the existing policy framework in relation to such proposals. This SPG was adopted in November 2017.

In addition, to provide clarity on the interpretation of the criteria listed in Policy T2: Visitor Accommodation outside Settlements, SPG has been prepared which provides information on assessing proposals for conversions for rural visitor accommodation. This SPG was also adopted in November 2017.

Comparison with previous AMRs demonstrates that the number of tourism schemes approved during the current monitoring period remains at a positive level. Cumulatively a total of 67 tourism schemes have been approved since the LDP’s adoption in February 2014, some 97% of which have been for tourist accommodation, which further indicates that the LDP tourism policy framework is operating effectively to enable such development in the County.

The Council will continue to monitor tourism applications closely in future AMRs to determine the effectiveness of the policy framework relating to the provision of tourist facilities.

2. There have been 3 applications permitted during the monitoring period relating to the loss of a tourism facility. The first application concerned the conversion of a bedroom annex at the Three Salmons Hotel in Usk into residential use. The loss of the annex was justified on the grounds that the main Three Salmons Hotel building is the most popular of the accommodation offering at the hotel, enjoying a healthy occupancy rate. The annex is not popular as guests have to cross a main road to access the accommodation and furthermore the rooms suffer from traffic noise and as a listed building there are restrictions on the type of windows that can be used. Competition from larger hotels such as The Celtic Manor were also shown to be damaging business. This information was reflected in the occupancy rates of the annex element of the hotel. In this respect it was considered that the loss of this part of the hotel accommodation is justified, and the proposal was not considered to conflict with LDP Policy S11.

The second application permitted related to the removal of a holiday let condition at a cottage in Devauden to allow for a permanent residential use. The property was renovated from a redundant cottage (originally a worker’s cottage) and granted planning consent for a holiday let 10+ years ago and has been occupied since on a variety of short term and
longer term lets. Whilst small, the let could easily be changed to a permanent dwelling with no additional works involved. It was, therefore, considered to be compliant with relevant LDP policies and as such the change of use was considered to be acceptable in principle. The final application permitted relating to the loss of a tourist facility concerned the former tourist information office in Abergavenny for conversion to provide an A3 restaurant/takeaway/cafe. It was deemed that the tourist information centre was not itself an area of tourism and as the service had moved elsewhere in the town that such a change of use would not be in conflict with the tourism policies within the plan.

While the data collected indicates that visitor accommodation has been lost to alternative uses over the monitoring period and subsequently the trigger for this indicator has been met, the loss is justified within the context and requirements of the LDP policy framework. The Council will continue to monitor such proposals in future AMRs to determine the effectiveness of the policy framework relating to this issue given the importance of tourism to the County’s economy.

Of note, one tourist facility was refused planning permission during the current monitoring period\(^9\). The proposal was for the removal of a condition from the planning permission that would allow the site to remain open all year. Concerns were raised by the Planning Policy Team that this could become more aligned with a residential use and that this would restrict the benefit of the site as a tourist facility. Therefore, in principle the development was deemed contrary to Policy T1 of the LDP. Furthermore, the applicant did not supply sufficient information to allow the LPA to consider whether the removal of the condition would protect, preserve or enhance the wider rural landscape. Consequently there was no justification to override the requirements of criterion (b) of Policy T1 of the LDP and as such the application was considered unacceptable.

**Recommendation**

1. No action is required at present. Continue to monitor.

2. No action is required at present. Continue to monitor.

\(^9\) All schemes relate to visitor accommodation facilities: self-catering holiday lets [conversions] (9); change of use to bed and breakfast accommodation (2); glamping sites (4); ancillary accommodation to public house (1) - collectively these provide approx. 109 bed spaces.

\(^{**}\) Devauden, Penyclawdd, Coed y Paen, St Arvans, Whitebrook and Chepstow.

\(^9\) DC/2014/01415 Blossom Touring Caravan Park, Llantilio Pertholey.
Efficient Resource Use and Flood Risk

Monitoring Aim/Outcome: To ensure development accords with the principles of sustainable development

Strategic Policy: S12 Efficient Resource Use and Flood Risk

LDP Objectives Supported: 1, 8, 9, 10 & 11

Other LDP Policies Supported: SD1-SD4

Contextual Changes

There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Proportion of development on brownfield land as a percentage of all development permitted (including change of use of land) [excludes householder, conversions and agricultural buildings]</td>
<td>Increase proportion of development on brownfield land (2014-15: 28% /17.3ha) (2015-2016: 16.8%/10.51ha) (2016-17: 51.2% /18.6ha)</td>
<td>No increase in proportion of development on brownfield land for 2 consecutive years</td>
<td>40.18% 21.58ha</td>
</tr>
<tr>
<td>2. Amount of development (by TAN15 category) permitted in C1 and C2 floodplain areas not meeting all TAN15 tests</td>
<td>All developments to be compliant with TAN15 requirements (2014-15: 1) (2015-16: 0) (2016-17: 0)</td>
<td>Planning permission is granted contrary to TAN15 requirements</td>
<td>1 application granted in Zone C2</td>
</tr>
<tr>
<td>3. Number of new developments permitted that incorporate on-site</td>
<td>Increase in the number of new developments permitted</td>
<td>No annual increase</td>
<td>1</td>
</tr>
<tr>
<td>renewable energy generation*</td>
<td>incorporating renewable energy generation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------------------</td>
<td>------------------------------------------</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2014-15: 2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2015-2016: 9)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2016-2017: 5)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Number of new developments completed that incorporate on-site renewable energy generation

<table>
<thead>
<tr>
<th>Increase in the number of new developments completed incorporating renewable energy generation</th>
<th>No annual increase</th>
<th>2**</th>
</tr>
</thead>
<tbody>
<tr>
<td>(2014-2015: N/A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2015-2016: 4)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2016-2017: 3)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Analysis**

1. A total of 53.70 hectares of development was permitted over the monitoring period, 21.58ha of which was located on brownfield sites. This equated to 40.18% of all development (excluding householder, conversions and agricultural buildings) as being permitted on brownfield land. Residential development accounted for the vast majority of brownfield land permitted (20.39 ha / 94.5%). This included the LDP allocated housing site at Fairfield Mabey, Chepstow which accounted for 15.45ha (residential use). The sites at Brookside, Caldicot (0.97 ha), Oakley Way, Caldicot (0.93ha), Hillcrest Road, Wyesham (0.5 ha), the former Red Chilies Restaurant, Five Lanes (0.7 ha) and Ye Olde Tippling Philosopher (0.08ha) were also permitted for residential use. A further 1.76 hectares of brownfield land permitted related to housing plots within existing residential curtilage/garden areas. Permission was also granted for a range of other uses on brownfield land including developments on employment land (0.769ha which incorporates 0.65ha at the Fairfield Mabey site), retail development (0.12 ha), a new learning centre at the Coleg Gwent site (0.24 ha) and numerous community facilities (0.061ha).

The proportion of development permitted on brownfield sites is lower than in the previous AMR monitoring period but is higher than the 2014-2015 and 2015-2016 monitoring periods. While the proportion of brownfield permissions was lower than the previous monitoring period, the total area (hectares) of brownfield land permitted was at its highest since adoption. The trigger for further investigation relates to no increase in the proportion of development on brownfield land for two consecutive years. Although the proportion of development on brownfield land has decreased marginally from 51.2% in the previous AMR period, it is significantly higher than the period prior to that (16.8%) and as such it is considered that Policy S12 is functioning effectively in this respect. It will nevertheless be important to monitor this indicator in the next AMR in order to ascertain...
whether the target of increasing the proportion of development on brownfield land is being met over a two year period.

2. One application was granted permission within a C2 flood zone over the monitoring period for the redevelopment of a single dwelling site to provide two dwellings in Pwllmeyric. While it was accepted that the proposed use related to a form of highly vulnerable development, it was noted that the site has been subject to engineering works to address the flooding issue in the locality, ensuring the existing and proposed dwellings are in effect taken out of the C2 Flood Zone. NRW were satisfied with the completed flood mitigation works, noting that there would be sufficient flood storage upstream, the development as built would not likely increase flooding elsewhere post development and the site would be flood free in the predicted 1% plus climate change and 0.1% flood events. NRW subsequently did not object to the proposal.

While the trigger for this indicator has been met, the redevelopment of the site is justified in the context and requirements of the LDP policy framework. The Council will continue to monitor this indicator in future AMRs to determine the effectiveness of the policy framework relating to this issue.

3. One application was approved over the monitoring period for on-site renewable energy generation. The scheme related to ground mounted small scale solar power, to support a dwelling and annexe in Lydart.

There has been a considerable decrease in the number of on-site renewable energy schemes permitted over the current monitoring period compared to the previous two years which is believed to be a result of the reduction of Government incentive schemes (Feed in Tariff), particularly for solar energy.

While the trigger for this indicator has been met, it is important to note that collectively a total of 17 schemes incorporating on-site renewable energy have been permitted since the LDP’s adoption in 2014 which suggests that Strategic Policy S12 and its supporting policies are operating effectively in respect of the provision of renewable energy. The Council will nevertheless continue to monitor this issue closely in future AMRs to determine the effectiveness of the policy framework relating to efficient resource use.

4. Two schemes incorporating on-site renewable energy generation were completed over the monitoring period. One of the completions related to the small scale domestic solar scheme noted above which was approved over the current monitoring period in Lydart. The other completion related to a biomass scheme to provide heating to a poultry farm in Dingestow.

While there has been a reduction in the number of completions compared to the previous two years and the trigger for this indicate has therefore been met, it should be noted that since the Plan’s adoption in 2014, a total of 9 schemes incorporating on-site renewable energy have been completed and are operational. This further indicates that Strategic Policy S12 and its supporting policies are operating effectively in respect of the provision and completion of on-site renewable energy schemes.
The Council will nevertheless continue to monitor this issue closely in future AMRs to determine the effectiveness of the policy framework relating to efficient resource use.

**Recommendation**

1. No action is required at present. Continue to monitor.

2. No action is required at present. Continue to monitor.

3. No action is required at present. Continue to monitor.

4. No action is required at present. Continue to monitor.

*Additional monitoring indicator included in the monitoring framework in order to identify schemes in 4.*

**Based on applications granted permission for on-site renewable energy since LDP adoption.
Landscape, Green Infrastructure and the Natural Environment

Monitoring Aim/Outcome: To protect open space and sites of acknowledged nature conservation and landscape importance

Strategic Policy: S13 Landscape, Green Infrastructure and the Natural Environment

LDP Objectives Supported: 8

Other LDP Policies Supported: LC1-LC6, GI1 & NE1

Contextual Changes
There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Amount of Greenfield land lost to development which is not allocated in the development plan <em>(includes new built development – housing, employment but excludes agricultural buildings)</em></td>
<td>Minimise the loss of non-allocated Greenfield land <em>(2014-15: 26 ha) (2015-16: 44.6 ha) (2016-17: 16.5 ha)</em></td>
<td>Any loss of non-allocated Greenfield land in any 1 year</td>
<td>8.98ha*</td>
</tr>
<tr>
<td>2. Amount of public open space / playing fields lost to development which is not allocated in the development plan</td>
<td>Minimise the loss of open space / playing fields to development that is not allocated in the development plan <em>(2014-15: 1.47ha) (2015-16: 0.76ha) (2016-17: 0)</em></td>
<td>Any loss of open space due to development, not allocated in the development plan in any 1 year</td>
<td>0</td>
</tr>
<tr>
<td>3. Developments permitted / completed that are within</td>
<td>None adversely affected</td>
<td>Recorded damage or fragmentation of</td>
<td>0</td>
</tr>
<tr>
<td>internation**ally / nationally important nature conservation areas*</td>
<td>designated sites / habitats</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
<td>----------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>* (2014-15: N/A)</td>
<td>(2015-16: 0)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2016-17: 0)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Developments granted permission that cause harm to the overall nature conservation value of locally designated sites

- Minimise developments that would cause harm to the overall nature conservation value of locally designated sites
  - (2016-17: 1)

<table>
<thead>
<tr>
<th>1 or 2 developments result in overall harm for 2 consecutive years, or 3 or more developments result in harm in any 1 year</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1</strong></td>
</tr>
</tbody>
</table>

5. Number of new developments delivering habitat creation and restoration

- Increase number of new developments delivering habitat creation / restoration
  - (2014-15: 1)
  - (2015-16: 1)
  - (2016-17: 0)

None

| None |
| **2** |

**Analysis**

1. Over the monitoring period 37 permissions were granted on greenfield land which is not allocated for development in the LDP, totalling 8.98 hectares. This is a substantial reduction from the previous three AMRs when the amount of non-allocated greenfield land permitted was significantly higher (16.5ha in 2016-17; 44.6 hectares in 2015-16 and 26 hectares in 2014-15). The high figure recorded in 2015-16 was predominantly due to the increase in larger scale renewable energy (solar PV arrays) schemes permitted which was justified within the context and requirements of the LDP policy framework and national planning policy. There were no such schemes permitted over the current monitoring period.

Residential development accounted for the majority of non-allocated greenfield land permitted during the current monitoring period, 6.14 hectares (68.4%). These permissions included the Grove Farm departure site in Llanfoist which is permitted for up to 115 dwellings and open space (5.24 hectares) and the Walnut Tree Cottage site in Llangybi permitted for 8 dwellings (0.47 hectares). The Walnut Tree Cottage site while not specifically allocated in the LDP is located within the Llangybi Village Development Boundary. A rural exceptions site in Tintern was also approved for 3 dwellings (0.07 hectares), along with a farmworker’s dwelling in Llanvetherine (0.015 hectares). The other residential permissions related to the construction of outbuildings outside existing residential curtilages (3 applications totalling 0.035 hectares) and the change of use of land to Residential Curtilage (4 applications totalling 0.209 hectares). Whilst these permissions
cover just over 6 hectares of non-allocated greenfield land, they were considered acceptable in principle in accordance with the overall LDP policy framework.

The second highest proportion of non-allocated greenfield land lost to development related to ‘Horsiculture’ activities accounting for 25.3% of all permissions on such land. A total of 11 permissions (2.27 hectares) including riding arenas and stables were granted permission over the monitoring period. These were considered to be an appropriate use of land in rural areas and to comply with the LDP policy framework.

The remaining 0.57 hectares (6.3%) of non-allocated greenfield land permitted over the monitoring period related to a range of uses including a new learning centre at the Usk College Campus (0.14ha), the installation of a pumping station in Sudbrook (0.14ha) and the creation of a car park in Monmouth (0.15ha). The remaining proposals permitted included employment (0.03ha), extensions to existing community facilities (0.03ha), small scale renewable energy (0.01ha), horticulture (0.05), forestry activities (0.01ha) and engineering works (0.01ha) which were again considered to comply with LDP policies.

While the monitoring data indicates that there has been a loss of non-allocated greenfield land over the monitoring period due to the aforementioned permissions (albeit less than recorded in previous AMRs) and subsequently the trigger for this indicator has been met, the loss is justified within the context and requirements of the LDP policy framework as evidenced above. It does not indicate any issue with the implementation of LDP policies and therefore no further investigation is required at present. The Council will continue to monitor such proposals in future AMRs to determine the effectiveness of the policy framework relating to this issue.

2. There were no applications permitted on areas of open space not allocated for development in the LDP over the monitoring period. This suggests that the indicator target and monitoring outcome to protect and minimise the loss of non-allocated open space has been achieved for the second consecutive year. This compares favourably to the first two AMRs where a total of 2.23 hectares (1.47 hectares in 2014-15; 0.76 hectares in 2015-16) of non-allocated open space was lost to development, albeit that this was justified within the context and requirements of the LDP policy framework.

The Council will continue to monitor the amount of non-allocated public open space lost to development in future AMRs to determine the effectiveness of the policy framework relating to this issue.

3. As with the previous three AMRs, there were no developments permitted or completed within internationally / nationally important nature conservation areas during the monitoring period, which suggests that the indicator target and monitoring outcome to protect such designated sites has been achieved.

This indicates that the policy framework relating to nature conservation is functioning effectively in protecting nature conservation sites of international /national importance. The Council will continue to monitor permission and completions within these nature
conservation sites to determine the effectiveness of the policy framework relating to this matter.

4. One application was granted permission over the monitoring period that will result in a loss of riparian woodland within the River Gavenny SINC boundary due to the positioning of a new electricity terminal tower. The permission relates to the allocated housing site at Deri Farm, Abergavenny (SAH1), the terminal tower is required to allow for the undergrounding of cables on the overall site. A total area of 0.43ha has been lost in order to accommodate the new terminal tower. A £10,000 sum has however been provided to compensate any loss to the SINC and will be utilised for management, habitat creation and landscape planting as required across the Abergavenny area. Additionally, the proposal includes a Green Infrastructure (GI) Management Strategy and offers significant GI opportunities throughout the site through the delivery of strategic green corridors, multifunctional green space, a community orchard and numerous other opportunities that will support biodiversity and habitat enhancement. The loss of part of the SINC is regrettable, it must nevertheless be recognised that this is an allocated site, where development was supported by the LDP and was dependent on the undergrounding of electricity cables (Criteria a) of Policy SAH1 refers specifically).

While one permission has been recorded that may cause harm to the overall nature conservation value of a locally designated site, it is notable that the development of this site will provide benefits to the overall community and will support biodiversity and habitat enhancement on a wider area due to the compensation sum. This coupled with the single application last year suggests the trigger for this indicator has been met. The loss is nonetheless justified within the context and requirements of the LDP policy framework as evidenced above. This indicates that the policy framework relating to nature conservation is functioning effectively in protecting the nature value of locally designated sites. The Council will continue to monitor permissions and completions within these nature conservation sites to determine the effectiveness of the policy framework relating to this matter.

5. Two applications were permitted over the monitoring period that will deliver habitat creation and restoration. Both applications related to the construction of wildlife ponds. One of the applications will provide three ponds and an orchard outside a residential curtilage in an area that was previously forestry (felled prior to the application) in Penallt. Despite the site’s location in the Wye Valley Area of Outstanding Natural Beauty it was considered the proposed development would enhance wildlife at the site with the construction of the ponds and the planting of flora and fauna and would have an acceptable impact on wildlife interests. The other application relates to a single pond in a garden associated with a Barn Conversion in Pen-Yr-Heol. While the pond covers a large surface area it was considered the proposal would not appear visually intrusive in the wider rural context due to existing mature hedgerows at the site.

It is likely other schemes approved over the monitoring period will also help restore habitat through improved Green Infrastructure networks. Although there is no trigger for further investigation in relation to this indicator, the Council will continue to monitor the issue in
future AMRs to determine the effectiveness of the policy framework in relation to Landscape, Green Infrastructure and the Natural Environment.

**Recommendation**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>No action is required at present. Continue to monitor.</td>
</tr>
<tr>
<td>2.</td>
<td>No action is required at present. Continue to monitor.</td>
</tr>
<tr>
<td>3.</td>
<td>No action is required at present. Continue to monitor.</td>
</tr>
<tr>
<td>4.</td>
<td>No action is required at present. Continue to monitor.</td>
</tr>
<tr>
<td>5.</td>
<td>No action is required at present. Continue to monitor.</td>
</tr>
</tbody>
</table>

*Additional 22.54ha greenfield land relates to allocated sites SAH1, SAH5 and SAH11(ix)(b) and is therefore excluded.

**Indicator has been amended in line with the SA indicator for ease of data collection
There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target (Previous AMR Performance)</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
</table>
| 1. Amount of waste management capacity permitted expressed as a percentage of the total capacity required as identified in the Regional Waste Plan | Aim to provide between 2.2 and 5.6 hectares for new in-building waste management facilities located on appropriate B2 employment sites over the plan period  
(2014-15: 1.49ha permitted; 32.5ha potential waste management sites)  
(2015-16: 0.24ha permitted; 26.86ha potential waste management sites)  
(2016-17: 0ha permitted; 26.26ha potential waste management sites) | Amount of B2 employment land falls below 5.6 ha                                             | Waste capacity permitted  
0ha  
Identified potential waste management sites 26.26ha |
### Analysis

1. There were no permissions for waste management capacity during the monitoring period. Additionally there was no take up of B2 land over the monitoring period. The amount of land available for potential waste management sites (i.e. B2 employment sites and existing waste disposal or management sites) remains the same as the previous AMR at 26.26ha. There remains, therefore, ample land available for potential waste management sites in relation to the maximum requirement of 5.6ha.

### Recommendation

1. No action is required at present. Continue to monitor.
Minerals

Monitoring Aim/Outcome: Safeguard areas of aggregates resources

Strategic Policy: S15 Minerals

LDP Objectives Supported: 12

Other LDP Policies Supported: M1-M3

Contextual Changes
There have been no significant contextual changes relating to this policy area during the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target (Previous AMR Performance)</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
</table>
| 1. Extent of primary land-won aggregates resources as a percentage of total capacity identified in the Regional Technical Statement* | A minimum land bank of 10 years to be maintained  
(2014-15: 0)  
(2015-16: 0)  
(2016-17: 0) | 10 years land bank is not maintained | 0 |
| 2. Number of permitted permanent non-mineral developments on safeguarded sites that do not comply with Policy M2** | Minimise the number of permanent non-mineral developments on safeguarded sites  
(2014-15: 0)  
(2015-16: 0)  
(2016-17: 0) | If any such developments are permitted | 0 |

Analysis
1. No land-based minerals extraction took place in the County during the monitoring period. There has, therefore, been no reduction in the land bank which relies on the reserves available at Ifton Quarry, Rogiet. This quarry has not been worked for some time but has the benefit of an existing planning permission. Given the importance of maintaining a 10 year land bank the Council will continue to monitor this issue closely in future AMRs.

2. There were no permissions for permanent non-mineral developments on safeguarded sites that did not comply with Policy M2 during the monitoring period.
This indicates that Policy M2 is being implemented effectively and no further investigation is required at present. The Council will continue to monitor this issue in future AMRs to determine the effectiveness of the policy framework relating to this issue.

**Recommendation**

1. No action is required at present. Continue to monitor.

2. No action is required at present. Continue to monitor.

*Additional Indicators LDP Manual*

**Indicator amended to include reference to Policy M2 for clarification**
### Transport

**Monitoring Aim/Outcome:** To increase sustainable forms of transport and ensure that all development meets sustainable transport planning principles

**Strategic Policy:** S16 Transport

**LDP Objectives Supported:** 1-6, 9 & 13

**Other LDP Policies Supported:** MV1-MV10

### Contextual Changes

There have been no significant contextual changes relating to this policy area over the monitoring period.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target <em>(Previous AMR Performance)</em></th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Number of improvements to transport secured through S106 agreements</td>
<td>No target</td>
<td>None</td>
<td>4 S106 agreements delivering transport improvements</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Progression of Local Transport Plan* (LTP) schemes detailed in Policy MV10 in accordance with the LTP delivery timetable</td>
<td>LTP proposals implemented in accordance with the LTP delivery timetable</td>
<td>LTP proposals detailed in Policy MV10 are not being implemented in accordance with the LTP delivery timetable</td>
<td><strong>Progression detailed in analysis below</strong></td>
</tr>
</tbody>
</table>

### Analysis

1. The following transport and pedestrian improvements have been secured through S106 agreements over the monitoring period:
   - Deri Farm, Abergavenny SAH1
     Payment towards footpath links (£60,000). Payment towards a public transport service to serve the site (£40,000).
Rockfield Farm, Undy SAH5
Payment towards public transport to develop the existing bus service (£175,000).
Contribution towards the Magor/Undy to Rogiet footpath (£70,000). Payment towards the Magor Rail Station project (£200,000).

Land at Grove Farm, Llanfoist
Payment toward improving or extending local bus service provision in and between Llanfoist and Abergavenny (£100,000).

Walnut Tree Cottage, Llangybi
Payment towards improving safety and implementing traffic management improvements in the vicinity of the site (£10,000).

As indicated above, there have been a number of transport and pedestrian improvements secured via S106 agreements during the monitoring period. Two of the S106 agreements relate to allocated LDP sites at Deri Farm, Abergavenny (SAH1) and Rockfield Farm, Undy (SAH5). The third S106 agreement relates to the site at Grove Farm, Llanfoist and the fourth to a small windfall site at Walnut Tree Cottage in Llangybi. In accordance with the LDP transport policy framework, the improvements seek to encourage sustainable forms of transport and ensure the developments meet sustainable transport planning principles.

While there is no specific target relating to this indicator, the Council is interested in monitoring the amount of transport improvements secured through S106 agreements. As may be expected, given that progress with numerous allocated LDP sites has been slower than anticipated, a relatively small number of S106 transport improvements were secured on these sites during the first three monitoring periods (total of 5 out of the 8 agreements related to allocated sites). However, in the fourth monitoring period an additional two strategic sites received planning permission, thereby increasing the number of transport/pedestrian improvements secured through S106 agreements. Such improvements will further increase as the remaining the LDP site allocations progress and as contributions are secured through departure applications. The Council will continue to monitor this issue in future AMRs.

2. The progress of LTP* schemes detailed in Policy MV10 in accordance with the LTP timetable is as follows:

**B4245/M48 Link Road:** No progress. Current M4 corridor enhancement scheme proposes a new junction between Magor/Undy and Rogiet which would provide a link between B4245 and M48 (and M4) but to the west of Rogiet. Progress on the B4245/M48 Link Road is dependent on the outcome of the decision on the M4 corridor enhancement scheme**.

**Abergavenny Rail Station Interchange:** Scheme included in MCC’s 2015 Local Transport Plan (LTP) as “Abergavenny rail station access & interchange improvements”. It is also expected to be included in the upcoming Cardiff Capital Region (CCR) Regional Transport Strategy (RTS) later in 2018. The new Wales & Border franchise commits the operator to invest in Abergavenny Station “from 2023”, including making it a “…key Disability Wales pilot station for accessibility and inclusive design”. The franchise bid included proposals for a new accessible bus interchange to enable TrawsCymru and other bus services to call at the station, and a significant expansion in better quality cycle storage. Discussions to take
this forward will commence in August 2018. In March 2018 MCC was granted £530k for further development of the Abergavenny and Chepstow bus-rail interchanges.

The new Abergavenny Active Travel Integrated Network Map (INM, i.e. map of future walking & cycling networks) also includes two routes to the station, and some of these will be further developed in 2018/19.

**Chepstow Rail Station and Bus Station Interchange:** Scheme included in MCC’s 2015 LTP as “Chepstow rail station access & interchange improvements”. It is also expected to be included in the upcoming CCR RTS later in 2018. The new Wales & Border franchise commits the operator to Invest in Chepstow “from 2025”, including “…facilities for tourists and coach/bus interchange”. The franchise bid included proposals for the station being made fully accessible for passengers with reduced mobility, a park and ride extension and a new bus interchange at the station forecourt, and discussions to take this forward will commence in August 2018. In March 2018 MCC was granted £530k for further development of the Chepstow and Abergavenny bus-rail interchanges.

The new Chepstow Active Travel INM also includes two routes to the station, and some these will be further developed in 2018/19.

**Severn Tunnel Junction (STJ) Interchange:** Scheme included in MCC’s 2015 LTP as “Severn Tunnel Junction rail station access & interchange improvements”. It is also expected that STJ park and ride extension will be included in the upcoming CCR RTS later in 2018. A new accessible footbridge, new ticket office and new northern car park extension were completed in spring 2016. The new Wales & border franchise bid included proposals for a park and ride extension and improved facilities for buses to serve the station. A new (south-side) park and ride extension is currently being developed, with the aim to have it ready for delivery in 2019/20.

The new Caldicot/Magor Active Travel INMs also includes three routes to the station and these will be further developed in 2018/19.

In March 2018 MCC was granted £40k towards improving walking & cycling access along Station Road and station approach.

**Monmouth Park and Ride:** No progress.

**Chepstow Park and Ride:** No progress.

**Monmouth Links Connect 2:** MCC’s Transport Section has advised that substantial elements of the scheme have been delivered, with the remaining elements reviewed as part of the Monmouth INM. The new INM has been accepted by the Welsh Government, and MCC is currently developing further a number of the INMs priority proposals.

Overall, there has been limited progress towards the delivery of the LTP schemes detailed in Policy MV10 over the current monitoring period. However as indicated above a number of interchange / station projects will be included in the CCR RTS later in 2018. Others are
included in the new Wales & Borders franchise and funding has been received to develop these further. Furthermore all MCC INMs have been accepted by the Welsh Government, and MCC has received funding to further develop a number of the priority proposals. Further progress on the LTP schemes will be reported in future AMRs.

Although not specifically identified in Policy MV10, the LTP identifies a number of additional transport schemes in Monmouthshire which are programmed for delivery over the 2015-2020 period and will also be monitored through the AMR process as appropriate. One such scheme is the Magor and Undy new walkway rail station. MCC’s Transport Section has advised that work has commenced on Network Rail’s Governance for Railway Investment Projects (GRIP) process in relation to the proposed station, with GRIP1 (Output definition) and GRIP2 (Feasibility) completed with work ongoing on GRIP3 (Option Selection). Current timescales anticipate that the scheme will be delivered by 2022/23.

The Council will continue to monitor the progress of the aforementioned schemes in future AMRs to determine whether they are being implemented in accordance with the LTP delivery timetable.

<table>
<thead>
<tr>
<th>Recommendation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. No action is required at present. Continue to monitor.</td>
</tr>
<tr>
<td>2. No action is required at present. Continue to monitor.</td>
</tr>
</tbody>
</table>

*the 2015 Monmouthshire Local Transport Plan (LTP) has replaced the 2010 South East Wales Regional Transport Plan (RTP). The transport schemes identified in the RTP have been carried forward to the LTP – accordingly the indicator wording has been amended to reflect this.

**A public local inquiry into the M4 corridor enhancement scheme started on 28 February 2017 and was formally closed in April 2018, the Inspector has not yet published the findings.*
Place Making and Design

Monitoring Aim/Outcome: To protect sites and buildings of acknowledged built and historic interest

Strategic Policy: S17 Place Making and Design

LDP Objectives Supported: 14 & 15

Other LDP Policies Supported: DES1-4, HE1-4

Contextual Changes

TAN 24 The Historic Environment was published during the current monitoring period to complement the provisions contained in the Historic Environment (Wales) Act 2016 and Planning Policy Wales Chapter 6: The Historic Environment. It replaces Welsh Office Circulars 60/96 Planning and the Historic Environment: Archaeology, 61/96 Planning and the Historic Environment: Historic Buildings and Conservation Areas and 1/98 Planning and the Historic Environment: Directions by the Secretary of State for Wales. The TAN provides further information and detailed planning guidance to fully reflect how the historic environment should be considered through the planning process. In particular it focuses on the preparation of locally distinctive LDP policies and adds new guidance in relation to the accompanying Strategic Environmental Assessment. It also provides guidance on the SPG that may be used to deliver these policies. New advice is also included on the treatment of World Heritage Sites in the planning process and it builds on the existing requirement to take into account the register of historic parks and gardens and the register of historic landscapes when preparing development plans. This new advice does not result in a requirement to make modifications to current LDP policies, however, it will be taken into account in the LDP revision process.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Target (Previous AMR Performance)</th>
<th>Trigger for Further Investigation</th>
<th>Performance 1 April 2017 – 31 March 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Number of listed buildings and historic sites</td>
<td>No applications to result in the loss of listed buildings</td>
<td>There is a loss of more than 1 listed building each year for 3 or more consecutive years*</td>
<td>Refer to analysis (1) below</td>
</tr>
<tr>
<td>2. Number of conservation areas with up-to-date character appraisal</td>
<td>100% of identified draft Conservation Area Appraisals by 2016**</td>
<td>Target is not met</td>
<td>19 Complete (100%) Refer to analysis (2) below</td>
</tr>
</tbody>
</table>

Monitoring

Aim/Outcome: To protect sites and buildings of acknowledged built and historic interest

Strategic Policy: S17 Place Making and Design

LDP Objectives Supported: 14 & 15

Other LDP Policies Supported: DES1-4, HE1-4
3. Sample of planning applications granted for developments with potential for significant design / environmental implications

| All development to contribute to the creation of a high quality well designed environment | Monitoring results are negative | Refer to analysis (3) below |

4. Sample of planning applications granted for developments with the potential for significant impact on buildings of historic / archaeological interest, scheduled ancient monuments and conservation areas

| No adverse impact on the historic environment | Any development adversely affects the historic environment | Refer to analysis (4) below |

5. Occasions when development permitted would have an adverse impact on a listed building, conservation area, site of archaeological significance, or historic landscape park or their setting

| Development proposals do not adversely impact upon buildings and areas of built or historic interest and their setting | 1 or more planning consents are issued where there are outstanding objections from the Council’s Conservation Team, Cadw or GGAT | None recorded |

### Analysis

1. Number of listed buildings and historic sites:

<table>
<thead>
<tr>
<th></th>
<th>LDP Base Date 2011</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Listed Buildings</td>
<td>2146</td>
<td>2153</td>
<td>2153</td>
<td>2152</td>
</tr>
<tr>
<td>Scheduled Ancient Monuments</td>
<td>169</td>
<td>164</td>
<td>164</td>
<td>164</td>
</tr>
<tr>
<td>Historic Parks and Gardens</td>
<td>44</td>
<td>45</td>
<td>45</td>
<td>45</td>
</tr>
<tr>
<td>Archaeologically Sensitive Areas</td>
<td>10</td>
<td>10</td>
<td>10</td>
<td>10</td>
</tr>
<tr>
<td>Landscapes of Outstanding Historic Interest</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
</tr>
</tbody>
</table>

One Listed Building was delisted over the monitoring period taking the total number across Monmouthshire to 2152, however, this was not as a result of any development permitted over the monitoring period. There were subsequently no applications that resulted in losses to the number of listed buildings over the monitoring period.
There were no changes in relation to Scheduled Ancient Monuments, Historic Parks and Gardens, Archaeologically Sensitive Areas or Landscapes of Outstanding Historic Interest over the monitoring period.

There were no applications that resulted in losses to the number of listed buildings or historic sites over the monitoring period. Policy S17 is functioning effectively in this respect. The Council will continue to monitor the number of listed buildings and historic sites to determine the effectiveness of the policy framework relating to this issue.

2. No Conservation Area Appraisals were adopted as Supplementary Planning Guidance during the monitoring period. A total of 19 Conservation Area Appraisals have however been adopted and the target of 100% of identified draft Conservation Area Appraisals by 2016 was therefore met in the 2015 - 2016 monitoring period.

The remaining 12 Conservation Area Appraisals will be progressed in the future subject to available resources.

3. The 2018 Members of Planning Committee design tour considered a total of 7 applications that were approved under the LDP. Three of the applications related to new build residential development; the allocated site at Wonastow Road, Monmouth (SAH4) mixed use development for 340 dwellings (102 affordable and 238 market) and 6.5ha employment; 6 affordable flats adjacent Park Crescent, Abergavenny and 44 dwellings at The Hill, Abergavenny (12 affordable units and 32 market).

Members reacted positively to all of the residential developments and no major concerns were made. Members were particularly pleased with the standard of construction work at The Hill. Regarding the Siltbuster unit on the employment land allocation at the Wonastow Road site Members considered the scheme to be of a good quality, individual design that sat well in its edge of town location.

A replacement dwelling was also considered at Quarry Road, Star Hill. The design of the scheme was well received by Members, they were particularly pleased with the space internally. The use of materials which incorporated timber cladding and a green roof resulted in a building that is very discreet and sits appropriately in this location in the Wye Valley Area of Outstanding Natural Beauty. In addition to this a householder application for an extension was considered in Llanvair Discoed, Members were satisfied the extension was a good design in the village setting with no harmful overlooking from the first flood windows.

A Council owned ground mounted PV solar park at Oak Grove Farm, Crick was also visited which generates up to 5MW of electricity for the grid. It was noted that it is discreetly located on rolling farmland largely screened by woodland to the north, west and to some degree the southern boundary. Members noted that some hedgerow landscaping had not yet been implemented and would subsequently need to follow in the next planting season.

The final scheme related to the construction of the Morrison’s Supermarket at the former cattle market site in Abergavenny which has been a controversial project. The building is a
modern supermarket in a prominent position adjacent to the Conservation Area. The building is contemporary in form and in the use of materials, including off white steel panels on the walls and a large expanse of flat roof. It can be widely viewed on three sides. The majority of Members were positive about the Core-ten trees on the side elevation as they added interest to the long and prominent side elevation, although some were critical of their implementation and felt they were poorly executed.

The Council will continue to monitor this issue closely in future AMRs to determine the effectiveness of the policy framework relating to design.

4. The 2018 design tour did not consider any Listed Building applications approved under the LDP. The Council will continue to monitor this issue closely in future AMRs to determine the effectiveness of the policy framework relating to developments with potential for significant impact on buildings of historic/archaeological interest, Scheduled Ancient Monuments and Conservation Areas.

5. There were no planning consents issued over the monitoring period with an outstanding objection from the Council’s Heritage Management Team, Cadw or GGAT. Policy S17 is functioning effectively in this respect. The Council will continue to monitor the number of listed buildings and historic sites to determine the effectiveness of the policy framework relating to this issue.

**Recommendation**

1. No action required at present. Continue to monitor.

2. No action required at present. Continue to monitor.

3. No action required at present. Continue to monitor.

4. No action required at present. Continue to monitor.

5. No action required at present. Continue to monitor.

*Trigger wording amended to clarify that the trigger relates to a loss of more than 1 listed building each year for 3 or more consecutive years.

**Target wording amended for clarification, relates to the 18 draft Conservation Area Appraisals that were in progress during the lead up to the adoption of the LDP.
6 Sustainability Appraisal Monitoring Framework

Methodology

6.1 The Sustainability Appraisal monitoring expands the assessment of the performance of the LDP against the Sustainability Appraisal (SA) Monitoring Objectives. The data collated includes a mix of qualitative and quantitative data with a commentary in the latter column to describe the progress and provide a recommendation. Not all of the indicators originally listed in the SA monitoring framework are included, information is only provided for those indicators where data is available. In addition to indicators that were amended or deleted in the previous AMR, a number of the indicators used in the last monitoring period have been further amended. The Amended/Deleted SA Indicators Table identifies any indicators that have been updated since the 2016-2017 Annual Monitoring Report and outlines the reasoning.

6.2 As noted above indicators may have been amended since the previous monitoring period, the text is italicised to identify indicators where a change has been made since the previous AMR. There is also overlap with some LDP indicators, these indicators are marked in bold and coloured green for clarity. This is intended to provide an indication of how the LDP monitoring and SA monitoring are interlinked. A brief commentary is provided although reference should be made to Section 5 LDP Policy Analysis for additional information.

6.3 There are a number of SA indicators where information is not published annually, for example those based on the Census. The purpose of the monitoring framework is to review changes on an annual basis, as a consequence these are not necessarily going to be useful moving forward in terms of future monitoring. They have been retained in order to provide a baseline, work has been undertaken to try and find alternative sources of information however none appear to be available.

6.4 The traffic light rating system used for the LDP Monitoring Indicators has not been taken forward for use with the SA Monitoring. Many of the SA objectives are aspirational. In addition, the LDP alone would not be the only factor that would need to be considered in achieving their aims. The SA Monitoring does not include targets as such, unlike the LDP monitoring, it would therefore prove difficult to interpret the commentary into a traffic light rating. The symbols associated with certain indicators identify the desired direction for change. The symbols refer to; (+) increase or more; (-) decrease, less or none and; (nc) no change. As this relates to the fourth SA monitoring since the adoption of the LDP it is compared to the previous three AMRs and allows for emerging trends. Accordingly, the direction of change is referred to as relevant in the commentary section. This is utilised to assess the LDP’s progression towards meeting the identified sustainable development indicators.

6.5 Information contained in the SA monitoring framework in the main relates to a wide range of data produced internally, by various departments of the Council and externally from other organisations. Where data has been sourced externally, a footnote is provided to ensure the data source is easily identifiable.
## Sustainability Appraisal Monitoring

<table>
<thead>
<tr>
<th>Headline</th>
<th>Objective</th>
<th>SA Indicators</th>
<th>Data</th>
<th>Commentary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accessibility</td>
<td>Allow equitable access for all to jobs, services and facilities they need, in a way that reduces reliance on car use</td>
<td>1. Average travel to work distance (-)</td>
<td>1. 21.9km**</td>
<td>1 – 2. The 2011 Census recorded 16.7% of people travelling to work by public transport, walking or cycling. The average travel to work distance is 21.9km. Data will not be published until the next Census in 2021, as a consequence a meaningful comparison will not be able to be obtained until that time. The data will subsequently remain the same in future AMRs.</td>
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<tr>
<td></td>
<td></td>
<td>2. Proportion of people travelling to work by public transport, walking or cycling (+)</td>
<td>2. 16.7%**</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>3. Proportion of the workforce who remain in their own area for work, according to travel to work statistics (+)</td>
<td>3. 58.1%*****</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>4. Proportion of housing development completed within or adjoining the main towns, Severnside Settlements, Rural Secondary Settlements (RSS) and rural general, as identified in Policy S1.</td>
<td>4. Main Towns: 71.3%, Severnside: 5.4%, RSS: 12.2%, Rural General: 11.1%</td>
<td>4. The Main Towns provided the largest proportion of dwelling completions over the monitoring period equating to 71.3% of the overall figure. The Rural Secondary Settlements provided 12.2% and the Rural General which incorporates figures from the Main Villages provided 11.1%. For the third year the Severnside Settlements accounted for the least amount of completions accounting for a total of 5.4% over the monitoring period, this was a considerable decrease from 19.3% in the previous monitoring period. The Policy Analysis in Section 5 relating to the Spatial Strategy provides full analysis of this indicator.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Percentage of major* new development within 10 minute walk from a frequent and regular bus service (+))includes residential, employment, retail and agriculture</td>
<td>5. 100%</td>
<td>5. Of the 15 applicable schemes, 8 related to residential uses, 2 related to employment, 2 to agriculture, 2 to utilities and the final scheme to retail development (Morrison’s, Abergavenny). All of the schemes are located within a 10 minute walk of a frequent and regular bus service which is an improvement on the 87% in the previous AMR.</td>
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<tr>
<td>Headline</td>
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<tr>
<td></td>
<td></td>
<td><em>leisure permissions only)</em></td>
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</tbody>
</table>
| Housing  | Provide a range of types and tenures of housing that allows people to meet their housing needs | 1. People in housing need (-)  
2. Affordable home completions (+)  
3. General market home completions  
4. **Density of housing permitted on allocated sites (SAH1 – SAH10)**  
5. The number of dwellings permitted and completed on strategic sites as identified in policy S3.  
6. **Number of affordable dwellings built through rural exception schemes**  
7. Number of dwellings provided in accordance with the settlement hierarchy set out in Policy S2  
8. **Housing land supply** | 1. 474 per year over 5 Year Period (2017 base date)  
2. 84  
3. 195  
4. 4 granted permission, densities of 29, 35, 56 & 33  
5. 966 dwellings permitted, 89 completed  
6. 0 completed  
7. See table in commentary section  
8. 3.9 Years | 1. The draft Local Housing Market Assessment (LHMA) 2017-2022 (July 2018). The new LHMA uses a different methodology to that used to provide evidence for the LDP. The results, therefore, are not directly comparable. The 474 figure should not be taken as a target for the delivery of affordable housing as new build homes are not the only supply of affordable homes in Monmouthshire. The Council is working with private landlords to increase the supply of private rented homes and to bring empty homes back into use. While the figure is the same as the 2015-2016 & 2016 - 2017 AMR the breakdown of tenures is different. The social rent need is 104.83 per year, Low Cost Home Ownership is 273.20 per year and Intermediate Rent is 96.73 per year. The low cost homeownership need will be addressed in a variety of ways in addition to new build housing negotiated by the Council. The government’s Help to Buy and Rent to Own schemes as well as LCHO resales will have a substantial role to play. As stated above this figure should not be taken as an annual target, it does however provide an indication of current projected need for affordable housing within the County and sets a benchmark the Council can work towards.  

2 - 5. There were 84 affordable home completions and 195 market dwelling completions over the monitoring period. Of the 4 allocated sites granted permission (SAH1 to SAH10) two exceeded the target density and the other two met the required density. The (Fairfield Mabey Site SAH3) had a density of 56 dwellings per hectare (dpha) which is considerably higher than the site’s target density of 37 dpha as set out in the LDP. The Main Village site at Llanishen will provide 35 dpha rather than the 30 dpha required in the LDP, this is due to an increase in numbers on site to 8 units rather than 5. The remaining two sites at Rockfield Farm, Undy (33 dpha) and Deri Farm (29 dpha) both
met their target densities. There has been a substantial increase on the number of dwellings permitted on strategic sites over the monitoring period (966 permissions 2017 – 2018) since the previous AMR (212 permissions 2016 – 2017). There has also been an increase in completions on strategic sites over the monitoring period (89 completions 2017 - 2018) compared to the previous AMR (21 completions 2016 – 2017). The majority of completions (87) relate to the SAH4 Wonastow Road site, the remaining 2 relate to SAH7 Sudbrook Paper Mill.

6. There were no completions relating to rural exception schemes over the monitoring period. The single dwelling build your own affordable home site referred to in previous three AMRs has progressed further but is not yet completed. A further site for 3 units was also granted permission in Tintern but has not yet commenced.

7. The table below provides a breakdown of the 195 dwellings completions, in comparison with the settlement hierarchy set out in Policy S2. The Policy Analysis in Section 5 relating to the Spatial Strategy provides a full analysis of this indicator.

<table>
<thead>
<tr>
<th></th>
<th>2017 – 2018</th>
<th>Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Towns</td>
<td>71.3%</td>
<td>41%</td>
</tr>
<tr>
<td>Severnside</td>
<td>5.4%</td>
<td>33%</td>
</tr>
<tr>
<td>Rural Secondary</td>
<td>12.2%</td>
<td>10%</td>
</tr>
<tr>
<td>Rural General</td>
<td>11.1%</td>
<td>16%</td>
</tr>
</tbody>
</table>

8. The Monmouthshire Joint Housing Land Availability Study (JHLAS) for the 2017-2018 period demonstrates that based on the residual method the County had 3.9 year housing land supply. The Policy Analysis in
<table>
<thead>
<tr>
<th>Headline</th>
<th>Objective</th>
<th>SA Indicators</th>
<th>Data</th>
<th>Commentary</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Health,</strong> <strong>safety &amp; security</strong></td>
<td>To improve health and wellbeing by encouraging more healthy lifestyles, and protecting people from risk that may impact on their health and/or safety</td>
<td>1. Amount of open space created as a result of planning permissions</td>
<td>1. 0 ha.</td>
<td>1. No additional open space was approved as a result of planning permissions over the monitoring period. This data is collected from the Development Management statutory returns and excludes any outline applications or applications awaiting the signing of S106 agreements. While they do not contribute to the current monitoring period it is likely that the major outline developments approved over the monitoring period will come forward in the next AMR resulting in an increased figure. &lt;br&gt;<strong>Continue to monitor SA objective.</strong></td>
</tr>
<tr>
<td><strong>Community</strong></td>
<td>To support and promote the distinctive character of local communities and community cohesion</td>
<td>1. Number of community and recreation facilities granted planning permission (+) &lt;br&gt;2. Amount of community and recreation facilities lost to other uses. &lt;br&gt;3. Amount of public open space / playing fields lost to development which is not allocated in the development plan</td>
<td>1. 10 &lt;br&gt;2. 2 &lt;br&gt;3. 0 ha</td>
<td>1. Over the monitoring period a total of 10 facilities were granted planning permission as either community or recreation facilities. Of which 3 were for recreation uses (expansion of existing uses) and 7 for community facilities (4 of which were extensions to existing community facilities). There was an increase in the number of community / recreation facilities approved over the monitoring period (10 facilities) when compared to the previous AMR (4 facilities). This is in accordance with the desired direction of change. For further detail refer to the Policy Analysis in Section 5 relating to Community and Recreation Facilities. &lt;br&gt;2. There has been a loss of 2 community facilities over the period monitored. Both applications of which related to residential redevelopment. While the data collected indicates that two community facilities have been lost to alternative uses over the monitoring period, their loss is justified within the context and requirements of the LDP</td>
</tr>
<tr>
<td>Headline</td>
<td>Objective</td>
<td>SA Indicators</td>
<td>Data</td>
<td>Commentary</td>
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</tbody>
</table>
| Biodiversity | Protect, value, manage and enhance healthy functioning ecosystems, habitats and natural species diversity, valuing nature conservation interests wherever they are found | 1. Developments permitted that cause harm to the overall Nature Conservation value of locally designated sites (-)  
2. Number of new developments delivering habitat creation and restoration  
3. Hectares of ancient woodland lost to development (-)  
4. Development permitted within internationally / nationally important nature conservation areas. | 1. 1 application  
2. 2  
3. Approximately 0.098ha ancient woodland potentially lost to development  
4. 0 | 1. One application was granted over the monitoring period that will result in the loss of a riparian woodland within the River Gavenny SINC, this is however necessary in order to relocate an electric terminal tower to allow the SAH1 Deri Farm strategic site to be developed. The loss is subsequently justified within the context and requirements of the LDP policy framework. For further detail refer to the Policy Analysis in Section 5 relating to Community and Recreation Facilities.  
3. No permissions were granted on playing fields or any other areas of open space for development that is not allocated in the LDP. For further detail refer to the Policy Analysis in Section 5 relating to Landscape, Green Infrastructure and Natural Environment.  
Continued to monitor SA objective. |
<p>| | | | | 2. Two developments were permitted specifically to deliver habitat creation and restoration during the monitoring period. Both applications related to the construction of wildlife pond, for further detail refer to the Policy Analysis in Section 5 relating to Landscape, Green Infrastructure and Natural Environment |
| | | | | 3. A very small proportion of ancient woodland could be lost as a result of developments approved over the monitoring period. This related to a total of two permissions, the first was a retrospective application relating to the clearance of woodland and creation of a track, and the second clearance to allow for the extension of residential curtilage. In both instances replanting has been conditioned accordingly. |</p>
<table>
<thead>
<tr>
<th>Headline</th>
<th>Objective</th>
<th>SA Indicators</th>
<th>Data</th>
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<td>previous AMR reported 0.025ha which is lower than the current monitoring period, the desired direction of change has therefore not been met, this indicator will be monitored closely in the next AMR.</td>
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<td>4. There were no developments permitted or completed within internationally / nationally important nature conservation areas during the monitoring period. For further detail refer to the Policy Analysis in Section 5 relating to Landscape, Green Infrastructure and Natural Environment.</td>
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<td></td>
<td><strong>Continue to monitor SA objective.</strong></td>
</tr>
<tr>
<td>Landscape</td>
<td>To maintain and enhance the quality and character of the landscape, including its contribution to the setting and character of settlements</td>
<td>1. Number of trees protected by TPOs lost to development (-)</td>
<td>1. 1 tree protected by TPOs lost.</td>
<td>1. 1 tree that was part of a Tree Preservation Order woodland was lost to development over the monitoring period. The loss of this tree was necessary in order for a dangerous unstable listed wall to be dismantled and repaired. There was an overall decrease in the number of TPO trees lost over the monitoring period when compared to the previous AMR (20 trees). This is in accordance with the desired direction of change.</td>
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<td><strong>Continue to monitor SA objective.</strong></td>
</tr>
<tr>
<td>Built Environment</td>
<td>To maintain and enhance the built environment for both its visual character and distinctiveness and to create a better living environment.</td>
<td>1. Planning permission granted for renewable and low carbon energy development. 2. Number of new developments completed that incorporate on-site renewable energy</td>
<td>1. 1 2. 2 3. N/A</td>
<td>1. One application was approved over the monitoring period for on-site renewable energy generation. This related to ground mounted small scale solar development. This compares to a total of five schemes in the previous AMR. For further detail refer to the Policy Analysis in Section 5 on Efficient Resource Use and Flood Risk. 2. Two renewable energy schemes were completed over the monitoring period and are now in operation. One of the completions related to the small scale domestic solar scheme and the other to a</td>
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<tr>
<td>Historic heritage</td>
<td>Understand, value, protect and restore, where necessary, the historic</td>
<td>1. Number of listed building and historic sites (-)</td>
<td>1. Listed Buildings: 2152, Scheduled Ancient Monuments: 164, Historic</td>
<td>One listed building was delisted by Cadw over the monitoring period. There were no other changes in relation to Scheduled Ancient Monuments, Historic Parks and Gardens, Archaeologically Sensitive Areas or Landscapes of Outstanding Historic Interest over the monitoring period.</td>
</tr>
<tr>
<td></td>
<td>cultural heritage of the area, including features of the built and</td>
<td>2. Sample of planning applications granted for developments with the potential</td>
<td>Parks &amp; Gardens: 45, Archaeological Sensitive Areas: 10 and Landscapes</td>
<td>2. The 2018 design tour did not consider any Listed Building applications approved under the LDP. Refer to the Policy Analysis in Section 5 on Place Making and Design for further details.</td>
</tr>
<tr>
<td></td>
<td>semi-natural environment</td>
<td>for significant impact on buildings of historic / archaeological interest,</td>
<td>of Historic Importance: 3</td>
<td>3. A total of 19 Conservation Area Appraisals have been produced and adopted as SPG. Refer to the Place Making and Design Policy Analysis in Section 5 for further details.</td>
</tr>
<tr>
<td></td>
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<td>scheduled ancient monuments and conservation areas adversely affected by</td>
<td>2. N/A</td>
<td></td>
</tr>
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<td></td>
<td></td>
<td>development.</td>
<td>3. Number of conservation areas</td>
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<td>3. Number of conservation areas</td>
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| Air      | To reduce all forms of air pollution in the interests of local air quality and the integrity of the atmosphere to protect from climate change | **with an up-to-date character appraisal** | **Area character appraisals.** | 1. The annual objective level of nitrogen dioxide was only exceeded in one location in 2017. This related to Hardwick Hill in Chepstow, the same location as the previous two years. For the third year running there was no exceedance in Usk. There were also no exceedances in Llanfoist or Monmouth. Monitoring tubes are positioned in Chepstow, Llanfoist, Monmouth and Usk as these are the areas identified as having air quality issues. The location where air quality exceeds objective levels remains unchanged over the monitoring period, the environmental health team continue to monitor this closely and are investigating a number of ways to reduce this level. While there has been no improvement it is encouraging that there are no additional locations that exceed objective levels of air quality, the indicator will continue to be monitored in future AMRs.

2 – 3. The 2011 Census recorded 16.7% of people travelling to work by public transport, walking or cycling. The mode of commuting statistics are also taken from the 2011 Census identifying 81.4% of people employed as using their car/van as their main way of commuting to and from work. Data will not be published until the next Census in 2021, as a consequence a meaningful comparison will not be able to be obtained until that time. This data will subsequently remain the same in future AMRs.

Continue to monitor SA objective. |
| Water quality | To maintain and improve the quality of ground, | 1. % of rivers reaching ‘good’ water quality status (+) | 1. 32%***
2. 10 of 15 | 1. The Water Framework Directive (WFD) combines ecological and chemical status in its reporting, the surface water body will need to reach good status in both elements in order to reach an overall ‘good的质量。” |
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<tr>
<td>surface and coastal waters</td>
<td>2. Proportion of allocated sites and all other developments of over 10 dwellings/1ha that incorporate SUDS (+)</td>
<td></td>
<td></td>
<td>status’. Of the rivers assessed across Monmouthshire, 32% were considered to have obtained ‘good’ status in 2015. NRW no longer produce an annual classification and the figures subsequently remain the same as the previous two monitoring periods.</td>
</tr>
</tbody>
</table>

2. Of the fifteen applicable applications permitted, eight related to residential schemes, two to agricultural uses, two to utility companies and the remaining three to individual retail, employment and renewable uses. Seven of the residential schemes incorporated SUDS ranging from sustainable infiltration methods, swales and soakaways to attenuation ponds for surface water drainage. Both of the agricultural proposals and the renewable energy scheme incorporated SUDS into their respective developments. One of the utility applications incorporated an attenuation pond, however, it is unclear from the application documents whether the other scheme had any measures in place. The remaining 4 schemes did not include any proposals to incorporate SUDS although it is noted one scheme will utilise an existing drainage system. While SUDS were not fully incorporated into all major developments over the monitoring period, the lack of SUDS appears to be justified in many of the cases and the reasoning behind the lack of SUDS is recognised within some of the application details and officers’ reports. The number of major developments permitted has decreased since the previous monitoring period where there were 20 such schemes permitted. The proportion of schemes that incorporate SUDS has nevertheless increased to 67% since the previous monitoring period (2016-2017 25%), this indicator will nevertheless be monitored closely in the next AMR.

**Continue to monitor SA objective.**

<p>| Water supply | To maintain the quantity of water | 1. Proportion of groundwater bodies | 1. 100%*** | 1. Monmouthshire sits within three groundwater bodies, the Usk Devonian Old Red Sandstone (ORS), Wye Secondary Devonian ORS and |</p>
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<tr>
<td>Available including potable water supplies, and ground water and river levels</td>
<td>reaching ‘good’ quantity status (+)</td>
<td></td>
<td></td>
<td>Usk and Wye southern Carboniferous Limestone. All three groundwater bodies had good status for quantity over the 2015 monitoring period. NRW no longer produce an annual classification and the figures subsequently remain the same as the previous two monitoring periods. Continue to monitor SA objective.</td>
</tr>
<tr>
<td>Flood risk</td>
<td>Ensure that new development is designed and located to avoid the risk of flooding, and ensure the risk of flooding is not increased elsewhere</td>
<td>1. <strong>Number of permissions for development in Flood Zones C1 and C2 not meeting all TAN 15 tests</strong> (-) 2. Proportion of allocated sites and all other developments of over 10 dwellings/1ha that incorporate SUDS (+) 3. Instances where rivers experienced summer low flow (-)</td>
<td>1. 1 2. 10 of 15 3. 0***</td>
<td>1. One application was granted planning permission contrary to TAN15 requirements in Zone C2 floodplain over the monitoring period. The proposal was nevertheless justified and NRW were satisfied with the completed flood mitigation works and did not object to the proposal, for further details in relation to this matter refer to the Efficient Resource Use and Flood Risk Policy Analysis in Section 5 of the AMR. 2. Of the fifteen applicable applications permitted, eight related to residential schemes, two to agricultural uses, two to utility companies and the remaining three to individual retail, employment and renewable uses. Seven of the residential schemes incorporated SUDS ranging from sustainable infiltration methods, swales and soakaways to attenuation ponds for surface water drainage. Both of the agricultural proposals and the renewable energy scheme incorporated SUDS into their respective developments. One of the utility applications incorporated an attenuation pond, however, it is unclear from the application documents whether the other scheme had any measures in place. The remaining 4 schemes did not include any proposals to incorporate SUDS although it is noted one scheme will utilise an existing drainage system. While SUDS were not fully incorporated into all major developments over the monitoring period, the lack of SUDS appears to be justified in many of the cases and the reasoning behind the lack of SUDS is recognised within some of the application details and officers’ reports. The number of major developments permitted has decreased since the previous monitoring period where there were 20 such</td>
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<tr>
<td>Minerals and waste</td>
<td>To ensure that primary materials and minerals are managed in a sustainable way, by safeguarding mineral areas, encouraging re-use and recycling and avoiding final disposal of resources</td>
<td>1. Number of permitted permanent non-mineral developments on safeguarded sites that do not comply with Policy M2 (-) 2. Proportion of Monmouthshire’s household waste collections being recycled or composted</td>
<td>1. 0 2. 62.99%**** 3. 0ha permitted 4. 0</td>
<td>schemes permitted. The proportion of schemes that incorporate SUDS has nevertheless increased to 67% since the previous monitoring period (2016–2017 25%), this indicator will nevertheless be monitored closely in the next AMR. 3. There are three key river monitoring stations in Monmouthshire positioned on the River Usk, River Wye and River Monnow. None of the Gauging Stations recorded flows below the 95th percentile over the monitoring period. NRW note flows of each river are below Q95 on average for around 18 days per year, any additional days above this provides a typical indicator of summer low flows. No days of low flow were recorded over this monitoring period on the three rivers in Monmouthshire. For the past four years the rivers have not recorded summer low flow as they have all been consistently below the 18 days and there has subsequently been no summer low flow since LDP adoption. Continue to monitor SA objective. 1. No applications were granted for permanent non-mineral developments on safeguarded sites that did not comply with Policy M2 during the monitoring period. This is in line with the previous monitoring period. 2. The latest data published is for the 2016 – 2017 period which suggests 62.99% of Monmouthshire’s total household waste was recycled or composted (based on municipal waste collected/generated as per the indicator). This has decreased marginally since the previous AMR which indicated 64.1% was recycled or composted. This indicator will continue to be monitored in future AMRs.</td>
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| **Land/soil** | To use land efficiently by prioritising development on previously developed land where possible, and using existing land efficiently by tackling contamination and protecting higher grade agricultural soil | *recycled and composted (+)*
3. Amount of waste management capacity permitted expressed as a percentage of the total capacity required as identified in the Regional Waste Plan
4. Extent of primary land-won aggregates resources as a percentage of total capacity identified in the Regional Technical Statement. | 1. 59.8%
2. 8.98ha
3. 29.1dpha
4. 2.8ha (potentially lost) | 3. There were no permissions for waste management capacity during the monitoring period. For further information refer to the Policy Analysis in Section 5 relating to Waste.
4. No primary land-won aggregates were extracted over the monitoring period. There has therefore, been no reduction in the land bank in Monmouthshire. For further information refer to the Policy Analysis in Section 5 relating to Minerals.
**Continue to monitor SA objective.**
1. A total of 53.70 hectares of development was permitted over the monitoring period, 32.12ha of which was located on greenfield sites. This equated to 59.8% of all development (excluding householder, conversions and agricultural buildings) as being permitted on greenfield land. Permissions on allocated sites at Deri Farm, Abergavenny (SAH1), Rockfield Farm, Undy (SAH5) and Land to the rear of the Carpenters Arms, Llanishen accounted for a significant proportion of development on greenfield land totalling 23.13ha (74.3% of all greenfield development). While there has been a rise in the amount of greenfield land permitted for development since the previous monitoring period it is justified in the overall LDP policy framework.
2. Over the monitoring period 37 permissions were granted on greenfield land not allocated for development in the LDP, totalling 8.98
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<tbody>
<tr>
<td>Energy</td>
<td>To secure energy efficiency improvements in all new buildings and encourage</td>
<td>1. Number of new developments completed that incorporate on-site renewable energy</td>
<td>1. 2</td>
<td>1. Two renewable energy schemes were completed over the monitoring period and are now in operation. One of the completions related to the small scale domestic solar scheme and the other to a biomass scheme to provide heating to a poultry farm. For further detail</td>
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3. Annual average densities of new housing development (+)  
4. Hectares of agricultural land at Grade 3a and better lost to major* development (excluding LDP allocations and agricultural development)

hectares (16.7% of all development). This compares favourably to the previous three AMRs when the amount of non-allocated greenfield land permitted was significantly higher (16.5 hectares 2016 – 2017, 44.6 hectares in 2015 – 2016 and 26 hectares in 2014 - 2015). For further detail refer to the Landscape, Green Infrastructure and Natural Environment Policy Analysis in Section 5.

3. The annual average density of all new housing development equated to 29.1 dwellings per hectare. This figure is higher than the previous three AMRs which related to a total of 23.5 (2016 – 2017) 22 (2015-2016) and 21 (2014-2015) dwellings per hectare, indicating a gain from the previous three monitoring periods and therefore positive progress. Furthermore while the figure is slightly lower than the LDP target of 30 dwellings per hectare, only 7 applications for sites of over 10 were granted permission over the monitoring period.

4. Approximately 2.8ha of agricultural land at Grade 3a and better has potentially been lost to major development over the monitoring period. This relates to the Grove Farm site in Llanfoist which has outline planning permission for 115 dwellings. The planning application was approved by Planning Committee prior to the formal publication of predictive Agricultural Land Classification Maps by the Welsh Government in November 2017. An agricultural land assessment was not undertaken for the site as the value was not known at that time.

Continue to monitor SA objective.
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<tr>
<td>energy generation from renewable sources.</td>
<td>N/A</td>
<td>generation. (i.e. permissions following LDP adoption that have been completed over the 2017-2018 monitoring period)</td>
<td>refer to the Policy Analysis in Section 5 on Efficient Resource Use and Flood Risk.</td>
<td>Continue to monitor SA objective.</td>
</tr>
<tr>
<td>Employment</td>
<td>Provide a range of jobs within Monmouthshire that help meet the needs of the resident workforce</td>
<td>1. Net employment land supply/ development and take-up of employment land (+) 2. Amount of employment land lost to non-employment uses 3. Proportion of resident workforce working in Monmouthshire (+) 4. Average travel to work distance (-) 5. Percentage of vacant units within CSA of each town and local centre</td>
<td>1. Supply 40.16ha, Take-up 5.002ha 2. 0.12ha 3. 58.1%***** 4. 21.9km** 5. Abergavenny: 6.3%, Caldicot:8.8%, Chepstow: 5.9%, Monmouth: 10.1%, Magor: 9.1%, Raglan: 0%, Usk: 9.7%</td>
<td>1. The Employment Land Background Paper identified 40.16ha of employment land available across the County, the supply relates to SAE1 Identified Industrial and Business Sites only. Sufficient land remains available, the take-up rate of employment land related to 5.002ha over the monitoring period. The take-up is higher than the previous three AMRs (0.38ha 2014-2015, 1.131ha 2015-2016 and 3.21ha 2016-2017) and is consequently a very positive progression. For further information refer to the Economy and Enterprise Policy Analysis in Section 5. 2. One application involving the loss of B use class employment land was approved during the monitoring period (0.12 hectares). The permission related to the redevelopment of an existing showroom/workshop (B2/B8 use) to a mixed retail/residential development on an unallocated site. It is recognised that the retail development will generate employment opportunities. The loss of the employment land is justified within the context and requirements of the LDP policy framework. For further information refer to the Economy and Enterprise Policy Analysis in Section 5. 3. The Welsh Government travel to work statistics identify 58.1% of the Monmouthshire workforce remaining in their own area for work. This figure has increased marginally by 0.2% since the previous AMR. However, these figures should not be given too much weight as the</td>
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10 Employment land take-up relates to SAE1 Identified Industrial and Business Sites, SAE2 Protected Employment Sites and Mixed Use Sites.
data is based on a small sample survey and should therefore be treated with caution.

4. The average travel to work distance is 21.9km. Data will not be published until the next Census in 2021, as a consequence a meaningful comparison will not be able to be obtained until that time. This data will subsequently remain the same in future AMRs.

5. Vacancy rates recorded in the Central Shopping Areas (CSA) for all of the County’s town and local centres are below the Welsh vacancy rate (13.3% December 2017, Local Data Company). Usk previously recorded a higher rate (13.1% 2016-2017) than the UK vacancy rate (12.2% December 2016, Local Data Company) however this has reduced over the current monitoring period. For full details refer to the Retail Policy Analysis in Section 5.

**Continue to monitor SA objective.**

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</table>
| Wealth creation | Raise prosperity and quality of life by developing a more self-sustaining local economy encouraging indigenous growth | 1. Range of SAE1/SAE2/Identified Mixed Use Sites available, distribution and size  
2. Planning permissions granted for employment use by settlement  
3. Planning permissions granted for employment use by sector | 1. See table in commentary section  
2. Main Towns: 0.784ha, Severnside: 2.124ha, RSS: 0ha, Rural General: 0.575ha  
3. See table in commentary section  
4. 58.1%****  
5. 17,100***** | 1. The table below identifies the range of employment sites across the County by location along with the size of the sites available. While a large proportion of land is located in Magor there is distribution across the Main Towns and some of the Rural Secondary Settlements. There has been one change since the previous monitoring period which relates to the commencement of development of a care home (0.6ha) at Westgate, Llanfoist (SAE1d). |

<table>
<thead>
<tr>
<th>Site Reference</th>
<th>Site Name/Location</th>
<th>Site Use Class</th>
<th>Remaining land available (ha)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SAE1a</td>
<td>Wales One, Magor (west)</td>
<td>B1</td>
<td>4.0</td>
</tr>
<tr>
<td>SAE1b</td>
<td>Quay Point, Magor</td>
<td>B1/B2/B8</td>
<td>13.76</td>
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<tr>
<td>4.</td>
<td>Proportion of resident workforce working in Monmouthshire (+)</td>
<td>6. 18,500*****</td>
<td>SAE1c Gwent Europark, Magor</td>
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<td>7. £204.43 Million *****</td>
<td>SAE1d Westgate, Llanfoist</td>
</tr>
<tr>
<td>5.</td>
<td>Number of people in-commuting to Monmouthshire</td>
<td>8. 9. 16 10. 3</td>
<td>SAE1e Ross Road, Abergavenny</td>
</tr>
<tr>
<td>6.</td>
<td>Number of people out-commuting from Monmouthshire</td>
<td></td>
<td>SAE1f Newhouse Farm, Chepstow</td>
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<tr>
<td>7.</td>
<td>Tourism expenditure (+)</td>
<td></td>
<td>SAE1g South Woodside, Usk</td>
</tr>
<tr>
<td>8.</td>
<td>Number of rural diversification/enterprise schemes approved</td>
<td></td>
<td>SAE1h Pill Row, Caldicot</td>
</tr>
<tr>
<td>9.</td>
<td>Number of tourism schemes approved</td>
<td></td>
<td>SAE2l Wonastow Road, Monmouth</td>
</tr>
<tr>
<td>10.</td>
<td>Number of tourism facilities lost through development, change of use or demolition</td>
<td></td>
<td>SAE2w Wales One, Magor</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>SAH2 Crick Road, Portskewett</td>
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<td>SAH3 Fairfield Mabey, Chepstow</td>
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<td>SAH4 Wonastow Road, Monmouth</td>
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<td>SAH5 Rockfield Farm, Undy</td>
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2. The Severnside settlements accounted for the majority of permissions relating to employment over the monitoring period equating to 2.124ha. The Main Towns followed with 0.784ha. The Rural General area accounted for a lesser number of permissions accounting for 0.575ha over the monitoring period. No permissions were recorded in the Rural Secondary Settlements. For further information refer to the Economy and Enterprise Policy Analysis in Section 5.

3. The table below only identifies those sectors where planning permission for employment uses occurred over the monitoring period. The largest proportion of employment floorspace for B use classes
permitted related to wholesale and retail trade/repair of motor vehicles and motor cycles. For the full list of sectors and additional information refer to the Economy and Enterprise Policy Analysis in Section 5.

<table>
<thead>
<tr>
<th>Sector</th>
<th>Size (ha)</th>
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<tbody>
<tr>
<td>Manufacturing</td>
<td>0.05ha</td>
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<tr>
<td>Wholesale &amp; retail trade; repair of motor vehicles and motor cycles</td>
<td>0.47ha</td>
</tr>
<tr>
<td>Transport &amp; storage; information and communication</td>
<td>0.24ha</td>
</tr>
<tr>
<td>Real estate activities; Professional, scientific and technical activities; Administrative and support service activities</td>
<td>0.03ha</td>
</tr>
<tr>
<td>Accommodation &amp; food service activities</td>
<td>0.01ha</td>
</tr>
</tbody>
</table>

4. The Welsh Government travel to work statistics identify 58.1% of the Monmouthshire workforce remaining in their own area for work. This figure has increased marginally by 0.2% since the previous AMR. However, these figures should not be given too much weight as the data is based on a small sample survey and should therefore be treated with caution.

5 – 6. The 2017 Welsh Government Commuting Statistics identified a total of 17,100 commuting into Monmouthshire and 18,500 out of Monmouthshire. The level of in-commuting has decreased significantly since the previous monitoring period (2016 – 2017 20,400) however the level of out-commuting has only reduced slightly (2016 – 2017 18,700), resulting in a net outflow of commuters. However, these figures should not be given too much weight as the data is based on a small sample survey and should therefore be treated with caution. The Economy and
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<td>Enterprise Policy Analysis in Section 5 provides a further breakdown of this information.</td>
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<td>7. The Monmouthshire STEAM report (2018) identified the annual tourism expenditure as £204.43 Million over the 2017 period. This compared to £190.05 Million over the 2016 period, equating to a 4.9% increase.</td>
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<td>8. A total of 8 applications relating to rural diversification/enterprise were approved during the monitoring period. 4 of the applications were approved as rural enterprise and 4 as rural diversification. Full details of which can be found in the Rural Enterprise Policy Analysis in Section 5.</td>
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<td>9 – 10. A total of 16 tourism schemes were approved over the monitoring period ranging from individual holiday lets (all conversions) to glamping accommodation including shepherds huts, trailer tents and pods. Three planning applications were approved which involved the loss of tourism facilities over the monitoring period. One related to the loss of an annex to the Three Salmons Hotel in Usk, however the remainder of the hotel is to be retained. The second related to the removal of a holiday let condition. The third related to the loss of the Abergavenny Tourism Centre which was being relocated elsewhere in the town. All three applications were justified within the overall LDP policy framework. The Visitor Economy Policy Analysis in Section 5 provides full detail of the type of tourism facilities gained over the monitoring period.</td>
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<td>Continue to monitor SA objective.</td>
</tr>
</tbody>
</table>
*Major development - development involving one or more of the following: developments of 10 or more dwellings or 0.5ha or more for outline and full applications; development of building or buildings where the floor space to be created is 1000m² or more; developments on site with an area of 1ha or more; winning or working of minerals, or use of the land for mineral working deposits; or, waste development.

**Figure derived from Census 2011

*** Natural Resources Wales

**** Welsh Government Stats Wales

***** Welsh Government Commuting Statistics (2016)

****** Monmouthshire STEAM Report (2016)
## Amended/Deleted SA Indicators – These indicators have been updated since the 2016-2017 Annual Monitoring Report

<table>
<thead>
<tr>
<th>Headline</th>
<th>Original SA Indicator</th>
<th>Reason for amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minerals and Waste</td>
<td>Proportion of Monmouthshire’s household waste being recycled and composted (+)</td>
<td>The wording for this indicator has been amended to provide clarification that this relates to household waste collections i.e. municipal waste collected/generates.</td>
</tr>
</tbody>
</table>
This is the fourth AMR to be prepared since the adoption of the Monmouthshire LDP. Although the LDP has only been operational for 4 years, trends have emerged through the monitoring process as to which policies are performing as intended and which are not. Reflecting last year’s monitoring analysis, the AMR indicates that good progress is being made in delivering many of the Plan’s policies with identified targets being met and that the LDP strategy remains sound. However, the AMR also indicates that there continues to be certain elements of the Plan which are progressing more slowly than intended and remain a matter of concern.

Section 5 provides a detailed assessment of how the Plan’s strategic policies, and associated supporting policies, are performing against the identified key monitoring targets and outcomes and whether the LDP strategy and objectives are being delivered. This has enabled the Council to make an informed judgement of the Plan’s progress in delivering the targets/monitoring outcomes and policies during this monitoring period. The table below provides a visual overview of the effectiveness of the Plan’s policies during the current monitoring period based on the traffic light rating used in the assessment:

| Targets / monitoring outcomes* are being achieved | 53 |
| Targets / monitoring outcomes* are not currently being achieved but there are no concerns over the implementation of the policy | 20 |
| Targets / monitoring outcomes* are not being achieved with subsequent concerns over the implementation of policy | 11 |
| No conclusion can be drawn due to limited data availability | 2 |

*For those indicators with no target/trigger the monitoring outcomes are assessed and rated accordingly

**Key Findings**

Information collected through the monitoring process indicates that the majority of the indicator targets and monitoring outcomes are being achieved (green traffic light rating), indicating that the relevant Plan policies are performing as intended. The most significant achievements include the following:

**Strategy and Housing**

- Progress continues to be made towards the implementation of the spatial strategy.
- The Council approved proposals for a total of 1,238 dwelling units of which 246 (19.9%) are for affordable homes.
• Four LDP allocated housing sites gained planning permission:
  ▪ Land at Deri Farm, Abergavenny (SAH1) 250 dwellings including 49 affordable units;
  ▪ Former Fairfield Mabey site (SAH3) 450 dwellings including approximately 20 affordable units;
  ▪ Rockfield Farm, Undy (SAH5) 265\textsuperscript{11} dwellings including 67 affordable units;
  ▪ Main Village site at Llanishen (SAH11(ix)(b)) 8 dwellings comprising 5 affordable and 3 general market dwellings.
  ▪ Progress has also been made in relation to the remaining two strategic housing sites that have not yet gained planning permission.

• The target densities of housing permitted on the Strategic Housing Sites was met for all three allocated sites.

• Affordable housing policy targets set out in Policy S4 are generally being met in relation to planning permissions granted in the Severnside settlements and main villages.

**Economy and Enterprise**

• The County has a total of 40.16 hectares of employment land available, indicating that sufficient employment land is maintained to meet the identified take up rate. The take-up of employment land stood at 5.002 hectares which is attributable to development on the Strategic Mixed Use allocation at Wonastow Road, Monmouth, identified business and employment (SAE1) sites (Westgate Business Park, Llanfoist & Beaufort Park, Chepstow) and protected employment (SAE2) sites (Severn Bridge Industrial Estate, Caldicot, Newhouse Farm, Chepstow and Tri-Wall, Monmouth).

• There has been significant progress in terms of employment permissions within the County, with permissions granted for a range of B use class employment uses on identified business and industrial sites (SAE1), protected employment sites (SAE2) and non-allocated sites (totalling 3.48 hectares). A number of rural diversification and rural enterprise schemes have also been approved (8).

• The Council approved proposals for a total of 16 tourism facilities, all of which related to tourist accommodation ranging from holiday lets to glamping accommodation. The Sustainable Tourism Accommodation Supplementary Planning Guidance [SPG] (November 2017) has helped clarify our general support for this important sector of our economy.

\textsuperscript{11} Planning application DC/2016/00883 approved for 266 units, for the purposes of the AMR 265 units are recorded as a net gain (existing farmhouse has a residential use and is being demolished).
Retail and Community Facilities

- Vacancy rates in the central shopping areas in all of the County’s town and local centres remain below the Wales rate.

- The proportion of A1 retail uses within the towns’ Primary Shopping Frontages generally accord with the thresholds identified in the Primary Shopping Frontages SPG.

- A total of 10 community and recreation facilities have been granted planning permission.

Environment

- No applications were permitted on areas of open space not allocated for development in the LDP.

- Two applications were permitted with the specific aim of delivering habitat creation.

- Ample land remains available for potential waste management sites and there has been no reduction in the minerals land bank.

- There were no applications that resulted in the loss of listed buildings or historic sites and no development permitted which would have an adverse impact on the historic environment.

7.4 This indicates that much of the policy framework is operatively effectively allowing appropriate development to take place and that good progress has been made in implementing the LDP.

7.5 The analysis also indicates that there are various policy indicators which are not being achieved but there are no corresponding concerns over policy implementation (amber traffic light rating). Further investigation has determined that there are justified reasons for the performance recorded and this is not representative of any fundamental issue with the implementation of the policy framework or strategy at this time. The most significant findings in relation to these are as follows:

Housing

- The proportion of new residential permissions in the Main Towns was substantially higher than the identified target. The majority of these related to two Strategic Sites namely, Deri Farm, Abergavenny and the former Fairfield Mabey site, Chepstow.
The proportion of residential completions in the Main Towns were also significantly higher than the identified LDP target, which is mainly attributable to completions on three windfall sites in Abergavenny and the allocated site at Wonastow Road, Monmouth. In contrast completions in Severnside remain below the identified LDP target, however, completions are likely to increase over the next monitoring period due to the development taking place at Sudbrook Paper Mill.

While there has been some progress with the Main Village allocations (total of 26 affordable dwelling permissions and 9 affordable dwelling completions since the Plan’s adoption), the target for these sites to collectively deliver 20 affordable dwellings per annum has not been achieved. However, one Main Village site gained permission over the monitoring period (SAH11(ix)(b)) and advancement (including pre-application meetings) is being made in progressing a number of the other Main Village sites which will be reported in the next AMR.

Economy and Enterprise

3 applications were permitted relating to the loss of a tourism facility. One of the applications related to an underutilised annex linked to a hotel and subsequently did not relate to the loss of a whole facility. However, all of the proposals were considered to be justified within the context and requirements of the LDP policy framework.

Retail and Community Facilities

64.3% of new retail floorspace permitted was outside of the County’s town centres. However, the proposal was considered appropriate given the circumstances of the application and justified within the context of the Plan’s retail planning policy framework.

While vacancy rates within the County’s central shopping areas remain below the Wales rate, vacancy rates in Monmouth and Magor have risen. However, the increases do not raise any immediate concerns with the vitality and viability of the centres.

2 community facilities were lost to alternative uses. However, the loss in both instances is justified within the context and requirements of the LDP policy framework.

Environment

There was a marginal decrease of development permitted on brownfield sites (40.18%) since the previous monitoring period. Nevertheless, the proportion of brownfield permissions remains above that recorded in the first 2 AMRs and at
40% this is significant in the Monmouthshire context given the limited opportunities for brownfield development in the County.

- 8.98 hectares of non-allocated greenfield land was granted planning permission. This is, however, lower than that permitted during the last monitoring period (16.5ha). Residential development accounted for much (68.4%) of the non-allocated greenfield land permitted, all of which were considered acceptable in principle in accordance with the overall LDP policy framework.

7.6 Notwithstanding the above, the information collected through the monitoring process has identified several key policy indicator targets/monitoring outcomes that are not progressing as intended (red traffic light rating). Further investigation has determined that there are concerns with the implementation of these aspects of the policy framework. These are as follows:

**Strategy and Housing**

- A total of 279 new dwelling completions (general market and affordable) were recorded during the current monitoring period. This, coupled with the 677 completions recorded during the last three monitoring periods, equates to a total of 956 completions since the Plan’s adoption. This is significantly below the identified LDP target of 488 completions per annum (shortfall of 996 dwelling completions since the Plan’s adoption). Annual completions recorded during this monitoring period are, however, higher than the previous monitoring period where 238 new dwelling completions were recorded.

- A total of 84 affordable dwelling completions were recorded during the current monitoring period. This, together with the 127 affordable dwelling completions recorded during the previous three monitoring periods, amounts to a total of 211 affordable dwelling completions since the Plan’s adoption. This is significantly below the identified LDP target of 96 affordable dwelling completions per annum (shortfall of 173 affordable dwelling completions since the Plan’s adoption). This relates directly to the construction progress of housing sites, but also to viability issues. Annual completions recorded during this monitoring period are, however, significantly higher than the previous monitoring period where 47 affordable dwelling completions were recorded.

- The Monmouthshire Joint Housing Land Availability Study (JHLAS) for the 2017-18 period demonstrates that the County had 3.9 years’ housing land supply (based on the residual methodology prescribed in TAN1). This is the third consecutive year that the land supply has fallen below the 5 year target.
There has been limited progress with the delivery of two of the allocated strategic housing sites. The Crick Road, Portskewett and Vinegar Hill, Undy strategic sites are yet to obtain planning permission, however, further progress is expected on both of these sites during the next monitoring period. Progress on the delivery of the LDP strategic housing sites is provided in the policy analysis section for Policy S3.

7.7 Reflecting the findings of the previous two AMRs, it remains evident that the LDP’s key housing provision policies are not being delivered as quickly as anticipated and the lack of a 5 year land supply continues to be a matter of concern. A fundamental contributing factor to this shortfall is the slower than anticipated progression of allocated strategic housing sites, albeit that further progress on these sites has been made during the current monitoring period. While there is sufficient housing land allocated in the LDP to meet the identified dwelling requirements over the Plan period, sites have not progressed as quickly as expected for a variety of reasons, many of which are independent of the planning system such as the wider economy and housing market. Site viability is a major factor impacting on site deliverability and viability assessments slow down the determination of planning applications. The delayed site delivery affects the amount of general market and affordable housing being delivered through the planning system. The TAN1 requirement for LPAs to base the 5 year housing land supply calculation on the residual method is also considered to be a contributing factor in the current shortfall of housing land in the County.

7.8 In terms of housing delivery, the 7 LDP strategic housing sites were due to deliver approximately 2,020 units out of the total need of 4,500 units, with the remainder provided via allocated urban sites (SAH8 Tudor Road, Wyesham and SAH9 Coed Glas, Abergavenny), SAH10 rural secondary settlement sites, SAH11 main village sites, and other windfall sites. Progress on the delivery of the LDP strategic housing sites is provided in the policy analysis section for Policy S3 which demonstrates a Plan period shortfall (i.e. up to the end of 2021) of 724 dwellings from the strategic sites.

7.9 It is essential that the lack of a 5 year housing land supply is addressed to enable the Plan’s overall housing requirement to be met. However, the monitoring evidence indicates that the housing land supply position is unlikely to improve in the short term and it is highly unlikely that Monmouthshire will re-gain a 5 year supply under the current Plan. Accordingly there is a need for additional site allocations to increase the supply of housing land. This continues the trend identified in the previous two AMRs and Joint Housing Land Availability Studies (JHLAS) which led to the recommendation to initiate an early review of the Plan as a result of the need to address the shortfall in the housing land supply and facilitate the identification and allocation of additional viable and deliverable housing land.

7.10 An additional three Strategic Sites gained planning permission over the monitoring period and progress is being made in bringing the remaining two strategic sites forward which demonstrates that these sites are deliverable. Nevertheless, the slower than anticipated delivery rate of allocated strategic housing sites has obvious
implications for the housing land supply and continues to suggest that there is a need for additional site allocations which are viable and easily deliverable and genuinely contribute to the 5 year housing land supply.

7.11 Given the importance attached to the land supply issue, in accordance with the findings from the previous two AMRs a full review of the LDP commenced during the current monitoring period and culminated with the publication of the Final Review Report in March 2018. The report concluded that the LDP should be revised and that this should take the form of a full revision procedure, i.e. a fully revised LDP. It also concluded that the Monmouthshire LDP should be revised on an individual basis, rather than, jointly with adjacent Local Planning Authorities.

Supplementary Planning Guidance (SPG)

7.12 Progress has been made with the preparation and adoption of supplementary planning guidance to help to facilitate the interpretation and implementation of LDP policy which is detailed in Section 3. SPG preparation/adoption will continue in the next monitoring period as appropriate. Where essential, however, resources will be focused on Plan revision.

Sustainability Appraisal (SA) Monitoring

7.13 Section 6 expands the assessment of the performance of the LDP against the Sustainability Appraisal (SA) monitoring objectives. There is an overlap between some of the LDP and SA indicators helping to demonstrate how the LDP monitoring and SA monitoring are interlinked.

7.14 Some of the most notable findings specific to the SA during the current monitoring period include:

- 100% of major new development\textsuperscript{12} is located within a 10 minute walk from a frequent and regular bus service. This compares to 87% recorded in the previous AMR.
- One tree that was part of a Tree Preservation Order woodland was lost to development, this was however necessary to accommodate repairs to a dangerous and unstable listed wall. This is reduction since the previous AMR where 20 trees were recorded as being lost over the period, this again was however justified to bring forward an allocated site.
- One location where the annual objective levels of nitrogen dioxide was exceeded (Hardwick Hill, Chepstow). This is the same location as the previous 3 AMRs.
- 10 of 15 proposals permitted on LDP allocated sites and sites of over 10 dwellings/1ha incorporated Sustainable Urban Drainage Systems (SUDS)\textsuperscript{13} into the

\textsuperscript{12} Major development is defined as development involving one or more of the following: developments of 10 or more dwellings or 0.5ha or more; development of building or buildings where the floor space to be created is 1000m\textsuperscript{2} or more; developments on site with an area of 1ha or more; winning or working of minerals, or use of the land for mineral working deposits; or, waste development.

\textsuperscript{13} SUDS are drainage solutions that provide an alternative to the direct channelling of surface water through networks of pipes and sewers to nearby watercourses. By mimicking natural drainage regimes, SUDS aim to reduce

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scheme. This is an improvement since the previous AMR where only 8 of 20 schemes incorporated SUDS.

- 0 instances where rivers across the County experienced summer low flow. This is the same as the previous monitoring period.
- 63.0% of Monmouthshire’s total household waste was recycled or composted. This has decreased marginally since the previous AMR where 64.1% was recorded.
- 2.8 hectares of agricultural land at Grade 3a and better potentially lost to major development. This relates to the Grove Farm site in Llanfoist granted outline planning permission for 115 dwellings. This compares to no loss in the previous AMR period.
- 4.9% increase in tourism expenditure (£204.43 million) compared to £190.05 million over the previous 2016 period.

Recommendations

7.15 The 2017-18 AMR maintains the trends identified in last year’s AMR, that is while good progress continues to be made in implementing many of the Plan’s policies and that overall the strategy remains sound, a number of key housing provision policy targets are not being met which indicates that these policies are not functioning as intended. The continued lack of a 5 year housing land supply remains a matter of concern that needs to be addressed if the Plan’s housing requirements are to be met.

7.16 In accordance with the findings and recommendations from the previous two AMRs an early review of the LDP has been undertaken during the current monitoring period predominately due to the housing land supply shortfall. Based on the evidence contained within the Review Report it was concluded that the LDP should be revised and that this should take the form of a full revision procedure.

7.17 Accordingly, the AMR recommends the following:

1. Continue to progress a full revision of the Monmouthshire LDP in accordance with the findings and recommendations of the LDP Review Report. This will ensure continued Plan coverage in the County, thereby avoiding the risks associated with any policy vacuum. The first step of LDP revision involves the production of a Delivery Agreement which will provide the timetable for producing the revised LDP and the Community Involvement Scheme. This will be published during the early part of the next monitoring period.

_surface water flooding, improve water quality and enhance the amenity and biodiversity value of the environment. SUDS achieve this by lowering flow rates, increasing water storage capacity and reducing the transport of pollution to the water environment (British Geological Society)._
2. Submit the fourth AMR to the Welsh Government by 31 October 2018 in accordance with statutory requirements. Publish the AMR on the Council’s website.

3. Continue to monitor the Plan through the preparation of successive AMRs.