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Our Ref.: 1008.a

Date: 30th March 2023

Forward Planning Manager, Place and Sustainability, Department of Sustainability and Infrastructure, Carmarthenshire County Council 3 Spilman Street, Carmarthen SA31 1LE

Dear Sir/Madam,

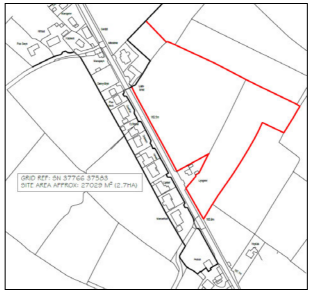
## <u>Carmarthenshire Local Development Plan 2018-2033 – Deposit Draft</u> <u>Representation on Behalf of Dr A Thomas</u> <u>Land off A484, Saron, North Carmarthenshire</u>

Further to the publication of the above document, we have been asked by our Client to review its contents, policies and proposals and advise them of any aspects we believe would unreasonably affect their aspirations and interests. In doing so, we consider that the proposed provisions of **Policy HOM1** are of particular interest to our Client. As a result, we offer the following for the Authority's consideration, and Inspector's in due course.

Our clients made a formal Candidate Site Submission in August 2018, which was referenced **SR/148/002**, seeking the allocation of their land for future residential development within the defined settlement limits of Saron as part of the Replacement Local Development Plan. The Candidate Site is edged red below in Plan A.



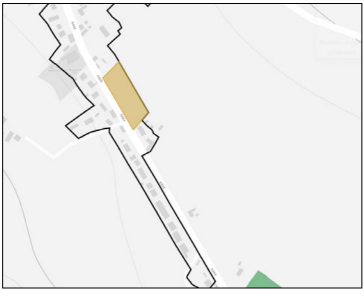






The Candidate Site comprised of a series of enclosures, with its south western boundary fronting onto the adjoining public highway (A484), from which access to the site is gained. Its remaining boundaries were as equally well defined through a combination of established field boundaries and residential properties.

Following its due consideration, the Council then excluded the Site from the proposed development limits for Saron in its 1<sup>st</sup> Deposit LDP, published in January 2020 (Plan B).



Plan B

In explaining its decision to exclude the site and not allocate it for residential purposes, the Council advised in its 'Site Assessment Table' (January 2020) as follows:

"Development of the site would have a detrimental impact on the character and setting of the settlement. Furthermore, there is sufficient and more suitable land available for development within the settlement to accommodate its housing need."

At the time of publication of the 1<sup>st</sup> Deposit LDP therefore, the principle reason presented by the Council for the exclusion of the site from the development limits and its non-allocation for residential development, was on the basis that the Council considered there to be sufficient alternative sites within the settlement to accommodate the housing need.

As part of the current consultation process into the 2<sup>nd</sup> Deposit LDP, the Council have again published a "Site Assessment Table" (2023), which provides details of the Council's analysis of each received Candidate Site submission. We note that our Client's land was considered as part of this process and as a result the Council concluded as follows:

"Development of the site would have a detrimental impact on the character and setting of the settlement. Furthermore, there is sufficient and more suitable land available for development within the settlement to accommodate its housing need."

As can be seen, the rationale of the Council for the exclusion of the Site as an allocation in the LDP has remained the same. This is somewhat puzzling and illogical. In terms of 'alternative sites' in the 2<sup>nd</sup> Deposit LDP, Saron has only one small allocation being put forward. In addition, the number of units proposed to be accommodated by the allocation does not seem to have taken on board the requirement for on-site provision for phosphate provision, which can amount to up to 25% of a development site's area. (Please see accompanying Site Layout plan for site at Heol Hathren, Cwmann). This and the low number of allocations within the settlement seems an extremely erroneous decision, particularly in terms of (a) the sustainable attributes of the settlement and (b) the number of undeliverable allocations being put forward by the 2<sup>nd</sup> Deposit LDP and so further sites are required (see below).

The second reason given for the exclusion of the site is completely illogical and inconsistent with other decisions taken by the Council in the preparation of its 2<sup>nd</sup> Deposit LDP. As can be seen form the accompanying Candidate Site Report, the settlement of Saron has a nuclear pattern of growth that then extends along the main transport arteries that support it.

Overtime as the settlement has evolved and grown, such growth has occurred then in between these strands of development. Contrary to the Council's view, it is clear therefore that the development of the Site in question would harmonise with the settlements existing character and setting.

On the basis of the above, we consider the sites exclusion to be an illogical and erroneous decision by the Council and consider therefore that the LDP as it stands is "unsound" and fails to meet the required Tests of Soundness.

In addition, we consider that alternative allocations within the wider Cluster that Saron forms part of (discussed below) are neither appropriate nor deliverable. We consider therefore that the land edged red in Plan A, should be allocated for residential development under the provision of Policy HOM1 of the Carmarthenshire Local Development Plan. This formal representation letter therefore supplements the following documents, which comprise a complete submission to the 2<sup>nd</sup> Deposit LDP Consultation stage:

- Completed Deposit LDP Representation Form
- Completed Integrated Sustainability Appraisal form
- Copy of Candidate Site Submission Report (August 2018)

## Response to Council's Reasons for Non-Allocation of Site

## Sufficient Residential Land Allocated Within Settlement

As detailed above, we are deeply concerned with the Council's decision to not allocate the land in question and understand that this may be because the Council holds the view that alternative allocations within the wider Cluster it forms part of will deliver sufficient housing for the area during the Plan period. This is in our view wholly incorrect.

Under the current provision of the Deposit LDP, the Cluster has a range of proposed residential allocations. Having undertaken a comprehensive review of the proposed allocations put forward by the 2<sup>nd</sup> Deposit LDP for the Cluster in question, it has been identified that a number have significant questions over their ability to be delivered within the Plan period, including the following:

Ref. No.	Site Name	Units
SeC12/h1	Trem y Ddol, Newcastle Emlyn	17
SeC12/h3	Land to r/o Dolcoed, Newcastle Emlyn	20
SeC13/h1	Adjoining y Neyadd, Llanybydder	10
SeC14/h1	Blossom Garage, Pencader	20
SeC14/h2	Land adj. Maescader, Pencader	24
SuV33/h1	Land opp. Brogeler, Llangeler	
SuV28/h1	Maes y Bryn, Capel Iwan	6
SuV39/h1	Adj. Yr Hendre, Llanfihangel ar Arth	7
Su41/h2	Cilgwyn Bach, Pontyweli	14

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As a result of the above – all of which have been allocated in previous development plans - separate objections to their inclusion with the LDP have been made. This is due to the fact that to continue to allocate such sites for residential development results in the Plan being unsound. Alternative sites, such as that put forward by our Client, must therefore be considered and brought forward in order to address this deficiency and ensure that the Plan is sound in all respects.

In conclusion, this Representation to the 2<sup>nd</sup> Deposit Draft of the Revised LDP has sought to examine the Council's reasons for non-allocation of a Candidate Site. It has successfully addressed the reasons put forward by the Authority for its exclusion and has highlighted that currently proposed allocations are undeliverable.

We therefore respectfully request that this Representation be given careful examination, and consequently the land in question be allocated for residential development as part of the Carmarthenshire Local Development Plan to ensure that the document passes all the relevant tests of soundness.

Yours sincerely,

Jason D Evans

## **Director**