

Schedule of Amendments to the Replacement Waste Local Plan

Policy No./Section	Comment	Change
Spatial Portrait (Section 2)	Historic England requested the following change: - Within the 'Portrait of the Plan Area' on page 12, under the 'Environment' heading advised the replacement of 'cultural' to 'historic' for accuracy and clarity.	The following change was made: <i>Protection of the environment is a key objective with significant areas of land designated to safeguard landscapes, open spaces, and areas of ecological, cultural historical and geological value.</i>
Section 4.20	The Environment Agency highlighted that some Construction and Demolition waste can be reused as a construction material. This waste stream can therefore potentially fall into the re-use <i>and</i> recycling tiers of the waste hierarchy, and it is therefore not correct to just highlight the recycling tier.	The following passage has been inserted as part of Section 4.20: <i>Construction, Demolition and Excavation waste can be processed and reused/recycled as a construction material. Whilst the resultant material is typically lower grade, recycled inert material can still often act as a substitute for freshly excavated material. Due to the fact that this waste can be processed and/or reused for its original use, it can fall under the 'Re-use' or 'Recycling' tier of the Waste Hierarchy.</i>
General considerations for Waste Management Proposals (Section 9)	Biodiversity and Geological Conservation section- updated to reflect the recommendations of the HRA.	Supporting text in paragraphs 9.24 – 9.29 have been amended to reflect recommendations made in the HRA and a new table (Table 5) details trigger points at which a HRA would be expected with any planning application.
Policy 10- Development Management Criteria	The Habitats Regulation Assessment recommended that additional supporting text be inserted into Policy	Policy 10 now reads (inter-alia): <i>Proposals for waste management development</i>

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	10 with regard to biodiversity and geological conservation.	<i>will be permitted where it can be demonstrated that the development would not have an unacceptable impact (including cumulative impact in combination with other existing or permitted development) on:</i> - <i>'the natural and geological environment (including internationally, nationally or locally designated sites and irreplaceable habitats);'</i>
Appendix A	The Environment Agency requested a correction with regard to the relationship between the Waste Management Plan for England 2013 and the Waste Strategy for England 2007.	Appendix A now states that: <i>'the 2013 National Waste Management Plan for England (NWMPE) is the overarching National Plan for waste management and it provides an analysis on waste management in England, bringing current and planned waste management policies together in one place. NWMPE has not reviewed the existing targets which were set out in the Waste Strategy for England (2007) or presented targets beyond 2020'</i> , rather than stating that the 2013 plan replaces the Waste Strategy for England 2007.
Appendix B, Table 8	A change was required to correct a typing error.	Table 8, which presents the indicative facility size of the landfill proposal at L(n)5 – Bellhouse, has been corrected to read that there is expected to be a 3 million m ³ void for inert landfilling.
Appendix B: Sunnymead, Elmstead and Heath Farms Bellhouse	Changes were required to three site maps.	Table 19 has been updated to read L(i)5 - Sunnymead, Elmstead and Heath Farms. The Bellhouse map now references both the

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Fingringhoe		biological treatment facility W29 and the inert landfill facility L(n)5. References to the unallocated waste storage proposal W12 have been removed from the Fingringhoe Quarry map so that only the proposed facility to be allocated, L(i)15, is referenced.
Appendix B: Allocated Sites Development Principles	<p>The Habitats Regulation Assessment recommended that additional principle be added to highlight potential impacts on European sites (including Ramsar Sites) which would help to highlight their importance and need to ensure no adverse effect.</p> <p>Sites affected: W29 Bellhouse Landfill W3 Basildon WWTW W20 Courtauld Road</p>	<p>Text added: <i>‘There is potential for indirect effects to European sites caused by air or water pollution of an unknown level of without appropriate protection measures in place. Any biological waste treatment proposal would need to demonstrate that could not have an adverse effect on European sites at the project stage, through HRA.’</i></p>
Appendix B: Allocated Sites Development Principles	<p>The Habitats Regulation Assessment recommended that additional principle be added to highlight potential impacts on European sites (including Ramsar Sites) which would help to highlight their importance and need to ensure no adverse effect.</p> <p>Sites affected: W31 Morses Lane, Brightlingsea</p>	<p>Text added: <i>‘It is not possible, based on the information currently available to be certain that an inert waste recycling would not result in a significant effect. This site would need to demonstrate that it could not have an adverse effect on European sites at the planning application stage, through HRA. Most likely potential impacts would be by exhaust emissions (from the road into Brightlingsea) and disturbance. Refer to the 200 metre traffic distance criterion in the RWLP Habitats Regulations</i></p>

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		<i>Assessment.'</i>
Appendix B: Allocated Sites Development Principles	<p>The Habitats Regulation Assessment recommended that additional principle be added to highlight potential impacts on European sites (including Ramsar Sites) which would help to highlight their importance and need to ensure no adverse effect.</p> <p>Sites affected: L(i)5 Sunnymead, Elmstead and Heath Farms</p>	<p>Text added: <i>'This site would need to demonstrate that it could not have an adverse effect on European sites at the planning application stage, through HRA. Most likely potential impacts would be caused by disturbance.'</i></p>
Appendix B: Allocated Sites Development Principles	<p>The Habitats Regulation Assessment recommended that additional principle be added to highlight potential impacts on European sites (including Ramsar Sites) which would help to highlight their importance and need to ensure no adverse effect.</p> <p>Sites affected: L(i)15 Fingringhoe Quarry, Colchester</p>	<p>Text added: <i>'This site would need to demonstrate that it could not have an adverse effect on European sites at the planning application stage, through HRA. Most likely potential impacts would be caused by disturbance and water pollution.'</i></p>
Appendix B: Allocated Sites Development Principles	<p>The Habitats Regulation Assessment recommended that additional principle be added to highlight potential impacts on European sites (including Ramsar Sites) which would help to highlight their importance and need to ensure no adverse effect.</p> <p>L(n)8R Little Bullocks Farm Site A23</p>	<p>Text added: <i>'There is potential for LSE without appropriate protection measures in place. This site would need to demonstrate that it would not have an adverse effect on European sites at the project stage, through HRA. This site would need to demonstrate that it would not have an adverse effect on European sites at the project stage, through HRA. Most likely potential impacts to consider would be</i></p>

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		<i>caused by water pollution.'</i>
Appendix E – Martells Industrial Area	An incorrect site boundary was shown for the Martells Industrial Area Area of Search.	The map has been updated to correct the red line site boundary.