

Craven Spatial Planning Sub-Committee (On-line only)

at 6.30pm on Tuesday 18th August 2020

Sub-Committee Members (19/20): Councillors Barrett, Brockbank, Myers, Rose, Shuttleworth, Staveley and Sutcliffe. Substitute Members: Councillors Madeley, Mulligan and Solloway.

AGENDA

- 1. Apologies for absence
- 2. Appointment of Chairman and Vice Chairman
- 3. Confirmation of Minutes of meeting held on 8th July 2019.
- **Public Participation** In the event that any questions/statements are received or members of the public attend, the public participation session will proceed for a period of up to fifteen minutes.
- **Declarations of Interest** All Members are invited to declare at this point any interests they have in items appearing on this agenda, including the nature of those interests.

(Note: Declarations should be in the form of:

a "disclosable pecuniary interest" under Appendix A to the Council's Code of Conduct, or "other interests" under Appendix B or under Paragraph 15 where a matter arises at the meeting which relates to a financial interest of a friend, relative or close associate.

A Member of Council who has a disclosable pecuniary interest must leave the room and not take part in the discussion or vote. When declaring interests under Appendix B or Paragraph 15 of the Code, Members must move to the public seating area, not vote, and speak only if members of the public are also allowed to speak at the meeting.)

- **6.** Planning for the Future White Paper Verbal update from the Planning Policy Team.
- 7. Evidence on the need for, and supply of, affordable homes for first time buyers and renters in Craven District: Entry-level exception sites Report of the Strategic Manager for Planning and Regeneration. Attached.

Purpose of Report – To explain to members the introduction of the new concept of 'entry-level exception sites' set out in the 2019 National Planning Policy Framework (NPPF), and provide the evidence which will inform the Council's decisions, as the local planning authority, on planning applications for entry-level exception sites and other proposals involving affordable housing. The report is not seeking to adopt 'policy'; rather it is the approval of an evidence base to be used as part of the decision making process to ensure compliance with NPPF policy.

8. <u>Affordable Housing Supplementary Planning Document: Draft for Consultation</u> – Report of the Strategic Manager for Planning and Regeneration. Attached.

Purpose of Report – To ask members to approve for public consultation a draft affordable housing supplementary planning document (SPD).

9. <u>Craven Local Plan Monitoring Discussion Papers</u> – Report of the Strategic Manager for Planning and Regeneration. Attached.

Purpose of Report - As part of the Council's legal requirements to monitor local plan policies to assess whether they need updating, the purpose of this report is to seek the agreement that officers prepare Craven Local Plan Monitoring Discussion Papers relating to the ongoing monitoring of the adopted Craven Local Plan. These papers will establish links with the Climate Emergency Strategic Plan 2020-2030 and be reported to this sub-committee for discussion.

10. <u>Skipton Triangle Master Plan Update</u> – Report of the Strategic Manager for Planning and Regeneration. Attached.

Purpose of Report – To present to Members an update on the development of the Skipton Triangle Master Plan.

- 11. <u>Date of Next Meeting</u> 22nd September 2020
- **12. Any other items** which the Chairman decides are urgent in accordance with Section 100B(4) of the Local Government Act, 1972.

Agenda Contact: Vicky Davies, Senior Democratic Services Officer Tel. 01756 706486 or e-mail committees@cravendc.gov.uk 10th August 2020

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- (i) the recording being conducted with the full knowledge of the Chairman of the meeting; and
- (ii) compliance with the Council's protocol on audio/visual recording and photography at meetings, a copy of which is available on request. Anyone wishing to record must contact the Agenda Contact Officer (details above) prior to the start of the meeting. Any recording must be conducted openly and not disrupt proceedings.

CRAVEN SPATIAL PLANNING SUB-COMMITTEE

8th July 2019

Present – The Chairman (Councillor Staveley) and Councillors Barrett, Brockbank, Shuttleworth, Rose and Sutcliffe.

Officers – Strategic Manager for Planning and Regeneration, Legal Services Manager, Planning Consultant, Planning Officer, and Senior Democratic Services Officer.

Start: 6.34pm Finish: 7.06pm

The minutes of the Sub-Committee's meeting held on 25th February 2019 were confirmed and signed by the Chairman as a correct record.

Minutes for Report

CSP.171 APPOINTMENT OF CHAIRMAN AND VICE-CHAIRMAN

Resolved – (1) That Councillor Staveley is appointed Chairman for the current municipal year.

(2) That Councillor Myers is appointed Vice-Chairman for the current municipal year.

CSP.172 NEIGHBOURHOOD PLANNING – MAKING OF THE GARGRAVE NEIGHBOURHOOD PLAN

The Strategic Manager for Planning and Regeneration submitted a report presenting the results of the Gargrave Neighbourhood Plan referendum and the requirements of Craven District Council as the Local Planning Authority to formally 'make' the Gargrave Neighbourhood Plan as well as the Regulation 19 Decision Statement. This statement set out the decision of Craven District Council in its capacity as a Local Planning Authority and the reasons for making that decision.

The Gargrave Neighbourhood Plan was a community led planning framework which sets out a vision, objectives and a number of planning policies that related to the designated neighbourhood area. An independent examiner scrutinised the Plan during November and December 2018 considering whether the proposed Neighbourhood Plan met the basic conditions set out in law. He concluded that, subject to some modifications, the conditions were met and should proceed to a referendum.

Following a successful ballot in which 66.1% voted in favour and 33.9% against, the Local Planning Authority was required to formally 'make' the Gargrave Neighbourhood Plan within eight weeks from the date immediately following the referendum i.e. by 26th July 2019 subject to the Plan not breaching any EU or human rights obligations. It was the opinion of officers that none of those circumstances applied.

The Gargrave Neighbourhood Plan would now form part of the statutory Development Plan up to 2032. Along with the Craven Local Plan, planning applications would be determined in accordance with the Gargrave Neighbourhood Plan, unless material considerations indicated otherwise.

Resolved – (1) That, the Gargrave Neighbourhood Plan is formally made.

(2) That, the Regulation 19 Decision Notice Statement as set out in Appendix 1 to the report now submitted, is agreed.

(Members asked that it be recorded that they voted unanimously to support the above resolution.)

CSP.173 DATE OF NEXT MEETING

To be arranged, if required, in consultation with the Chairman and Sub-Committee Membership.

Chairman.

Craven Spatial Planning Sub Committee – 18 August 2020



Evidence on the need for, and supply of, affordable homes for first time buyers and renters in Craven District: Entry-level exception sites.

Report of the Strategic Manager for Planning and Regeneration

Ward(s) affected: All wards wholly or partly outside the Yorkshire Dales National Park

- 1. Purpose of Report To explain to members the introduction of the new concept of 'entry-level exception sites' set out in the 2019 National Planning Policy Framework (NPPF), and provide the evidence which will inform the Council's decisions, as the local planning authority, on planning applications for entry-level exception sites and other proposals involving affordable housing. The report is not seeking to adopt 'policy'; rather it is the approval of an evidence base to be used as part of the decision making process to ensure compliance with NPPF policy.
- 2. **Recommendations** Members are recommended to:
- 2.1 Approve the evidence appended to this report as a material consideration to inform decisions made by the Council on relevant planning applications for housing development.
- 2.2 Publish the appendix to this report on the Council's website.

3 Report

- 3.1 As with 'rural exception sites', 'entry-level exception sites' (ELES) are designed to increase the delivery of affordable housing on sites which would not normally be granted permission for market housing or not already allocated for housing in the Local Plan. Hence the term 'exception site'. In contrast to 'rural exception sites', ELES are specifically for first time buyers or renters in need of affordable housing, and the evidence required to justify the need for such sites is District wide, not parish based. As members are aware, the provision of new homes to meet the high level of need for affordable housing across the District is a key issue for the Council to address.
- 3.2 Members will be aware that the Craven Local Plan was examined based on its compliance with the 2012 NPPF. The Government has since published two updates of the NPPF in 2018 and 2019. Both updates include(d) a planning policy on a new concept called 'entry-level exception sites. These types of sites have

- been brought in by the Government to deliver more affordable housing in an authority's area where the need is not already being met.
- 3.3 The NPPF states that, subject to conforming with certain criteria, "local planning authorities should support the development of entry-level exception sites, suitable for first time buyers (or those looking to rent their first home), unless the need for such homes is already being met within the authority's area."
- 3.4 Hence, in dealing with any future planning applications on entry-level exception sites, it is important for the Council to know what the need is for first-time buyers and renters, and whether it is being met by the relevant local plans for Craven District (i.e. The Craven and the Yorkshire Dales National Park Local Plans). The appendix to this report provides that information. The evidence on need has been supplied by Arc4, the research consultants, who undertook the Council's Strategic Housing Market Assessment (SHMA) for the Craven Local Plan. This work includes the provision of very detailed technical background data. Whilst all this data will be published on the Council's website alongside the appendix to this report, it has not been included here. There is already sufficient technical data in the attached appendix to support the findings of the document. If members wish to see all the technical data prior to the sub-committee they should contact the officers referred to at the end of this report.
- 3.5 The conclusions of the appendix is that the estimated need for affordable homes for first time buyers/renters between 2017 and 2032 is at least 450 dwellings, with the estimated supply of these affordable homes arising from past completions, outstanding permissions and local plan allocations over the same period, being 352 dwellings. This indicates that, by the end of the plan period, a need of at least 98 dwellings for first time buyers and renters affordable homes in the District will not be met.
- 3.6 This evidence will inform the Council's decision making on proposals for entry-level exception sites. The full decision making process on these types of proposals will include assessment of whether they conform with a number of criteria. This process and these criteria, as they should apply to the Craven Local Plan area, are explained at Appendix 9 of an accompanying report on this agenda. This report is the 'Affordable Housing Supplementary Planning Document (SPD): Draft for Consultation'.
- 3.7 Appendix 9 of the SPD report explains that, whilst the concept of entry-level exception sites was not included in the Craven Local Plan (as it was examined under the 2012 NPPF), Policy SP4: Spatial Strategy and Housing Growth (and other plan policies) are, as well as the NPPF, relevant to assessing the suitability of these exception sites.
- 3.8 Members should note that the provision and design of housing within Craven, including housing provided on entry level exception sites, which meet the requirements of all relevant adopted local plan policies will contribute to achieving a carbon neutral Craven by 2030, as set out within the Council's Climate Emergency Strategic Plan 2020-2030.

- 4 **Implications**
- 4.1 **Financial and Value for Money (vfm) Implications** None arising directly from this report.
- 4.2 **Legal Implications** None.
- 4.3 **Contribution to Council Priorities** Maintaining up to date evidence on affordable housing contributes to making the Council's priority to create sustainable communities across Craven.
- 4.4 Risk Management None
- 4.5 **Equality Impact Assessment** No new policy or procedure is proposed in this report which would give rise to a requirement for an Equality Impact Assessment.
- **5. Consultations with Others** Legal Services, Financial Services.
- 6 Access to Information: Background Documents None
- 7. <u>Author of the Report</u> David Sykes; e-mail: <u>dsykes@cravendc.gov.uk</u> or rparker@cravendc.gov.uk

Note: Members are invited to contact the author in advance of the meeting with any detailed queries or questions.

8. Appendices -

Appendix – The need for entry-level affordable housing in Craven.



The need for entry-level affordable homes in Craven

August 2020

1.0 Introduction

- 1.1 The concept of entry-level exception sites was introduced in the 2018 National Planning Policy Framework (NPPF). Paragraph 71 of the current NPPF states that, subject to compliance with certain tests:
 - "Local planning authorities should support the development of entry-level exception sites, suitable for first time buyers (or those looking to rent their first home), unless the need for such homes is already being met within the authority's area......"
- 1.2 As stated in the NPPF housing on these sites must be affordable for those whose needs are not met by the market. This report identifies whether or not the need for entry level affordable housing in Craven District is being met by the housing provisions of the Craven and Yorkshire Dales National Park Local Plans. This requires three stages of work to be undertaken. The first will draw upon the results of the Craven Strategic Housing Market Assessment (2017) (SHMA) to estimate the total need for entry-level affordable housing in Craven District up to 2032.
- 1.3 The second stage of work will draw upon housing supply data from this Council and the Yorkshire Dales National Park Authority to estimate the likely delivery of entry-level affordable housing up to 2032. (Housing data from both authorities is required so that the area of need matches that of the supply.) The SHMA identifies housing need across the whole of Craven District. The northern part of Craven District lies within the Yorkshire Dales National Park where the Park Authority, as a separate local planning authority, maintains its own data on housing supply and has adopted its own local plan.
- 1.4 Stage 3 will compare the estimated need for such housing derived from Stage 1 with the estimated supply being delivered up to 2032 in Stage 2 and determine whether in the terms of the NPPF "the need for such homes is already being met within the authority's area".
- 1.5 It is important to note that this report does not constitute a Council position or policy on this matter. It merely provides evidence to inform the Council's decision making on proposals for entry-level exception sites.
- 1.6 The Council is soon to publish a draft supplementary planning document on affordable housing which will include information about the importance of the local plan, Policy SP4: Spatial Strategy and Housing Growth, in the Council's decision making on entry-level exception sites.

2.0 Stage 1: Need for, and affordability of, entry-level affordable housing in Craven District

- 2.1 The following provides a summary of Annex 1 to this report. This Annex is entitled "The need for, and affordability of, entry level housing in Craven" and has been evidenced by Arc4 consultancy on behalf of the Council.
 - There is a shortfall in affordable housing across the District of 126 dwellings per annum from 2017 to 2032. (2017 Strategic Housing Market Assessment (SHMA).
 - This shortfall comprises 83 general needs dwellings and 43 older persons' dwellings per annum (SHMA).
 - In seeking to estimate the level of need for entry-level affordable housing, it is reasonable to assume that the need for 43 older persons' dwellings per annum is not a need for first time buyers or renters.
 - This leaves an annual need of 83 affordable dwellings for general needs housing, 36% percent of which is from newly-forming households. (SHMA).
 - 36% of 83 dwellings per annum equates to 30 affordable dwellings per annum needed for newly-forming households.
 - It is a reasonable assumption that these newly-forming households will be first time buyers or renters.
 - In addition, over the period up to 2032, many existing households in need of
 affordable housing will seek to move from the rented sector to home
 ownership for the first time. These households will represent first time buyers
 eligible for entry-level affordable housing, but are not able to be identified in
 the SHMA.
 - Therefore, the need for entry-level affordable housing up to the end of the Craven Local Plan period across the District is at least 450 dwellings (30 X 15yrs (2017 to 2032))
 - Importantly the document, contained in Annex 1 to this report, also sets out
 evidence which identifies what is genuinely affordable for the entry-level
 housing market in Craven. The Council's Strategic Housing Section will use
 the evidence provided in Annex 1 to ensure such genuinely affordable
 housing is secured across the District. The Annex concludes that to be
 genuinely affordable:
 - o Rents should not exceed £521 each month; and
 - Purchases should not exceed £145,000

3.0 Stage 2: Supply of entry level affordable housing in Craven District

3.1 Government planning policy on affordable housing means that the majority of such housing is delivered as a proportion of the total yield of private developers' housing proposals, if required by a local plan policy. Craven District Council (CDC) and the Yorkshire Dales National Park Authority (NPA) both have such policies in their adopted local plans.

Supply from housing completions across the District

- 3.2 Craven District's Strategic Housing Section has provided the following figures for the district as a whole. Between the years 2017 and 2019, 65 affordable homes have been built in the District as a whole (excluding specialist affordable homes for older people). These are split by year as follows:-
 - 2017/18 28
 - 2018/19 37
- 3.3 This report makes the assumption that 36% of these affordable completions have met the needs of newly forming households (supply broadly meeting need 36% of general affordable housing need). Using this assumption, the delivery of affordable homes for newly-forming households, will have equated to 23 dwellings of entry level households as follows:-
 - 2017/18 10
 - 2018/19 13
- 3.4 The assumption made above and throughout this report, that supply will broadly meet need is likely to be an overestimate of the supply of newly-forming households. This is because some of the 65 affordable homes built on these sites will have met the need for older persons who do not require specialist housing. The knock on effect of this would reduce the proportion of the 65 affordable homes that are estimated as provided for newly-forming households below 36%.

Future supply in the area covered by the Craven Local Plan.

- 3.5 As at 1st January 2020, existing consents for affordable dwellings (excluding specialist affordable homes for older people) were 293 dwellings.
- 3.6 Assuming that 36% of extant consents will address the need for newly forming households (supply broadly meeting need), 105 dwellings (36% of 293) will provide for entry level affordable households.

- 3.7 The total yield from allocated sites and planning approvals subject to S106 agreements (excluding allocations for specialist housing for older people and sites below Policy H2 thresholds) will be 2,000 dwellings.
- 3.8 1,783 of the 2,000 dwellings are being delivered on greenfield sites.
- 3.9 With a policy requirement (Policy H2) of 30% affordable housing from these greenfield sites, these sites should yield 537 affordable homes.
- 3.10 Assuming 36% of these affordable homes will meet the need for newly forming households (supply broadly meeting need) then **193 affordable dwellings for entry-level households should be delivered**.
- 3.11 217 of the 2,000 dwellings are being delivered on **previously developed sites**.
- 3.12 With a policy requirement of 25% affordable housing from these previously developed sites, they should yield 39 affordable dwellings (less where vacant building credit is applicable).
- 3.13 Assuming 36% of these affordable homes will meet the need for newly forming households (supply broadly meeting need) then **14 affordable dwellings for entry-level households should be delivered.**

(Source: Annex 2: Extant Consents for Affordable Housing & Affordable Housing Yield from Allocated Sites and the Craven District Council January 2020 settlement growth monitoring report, which can be viewed at https://www.cravendc.gov.uk/planning/planning-policy/evidence-and-monitoring/settlement-growth-monitoring/)

3.14 Adding up the above figures (in emboldened text) provides an estimate of 335 affordable homes providing for entry-level households:

Completions (2017 to 2019) 23

Commitments (1 January 2020) 105

Local plan allocations (not included in above headings) 207

Total 335

<u>Future supply in that part of the District within the Yorkshire Dales National</u> Park.

3.15 This report uses the information provided by the NPA during the 2018 Craven Local Plan Examination, and updated as at 22 May 2020, to estimate the likely supply of entry-level affordable housing in that part of the district within the National Park. The full details of which can be found at:

https://www.cravendc.gov.uk/media/7273/el5004-examination-note-on-housing-supply-in-ydnp-area-of-craven.pdf

Affordable homes within extant consents (as at October 2018) 11 dwellings

(Updated by the NPA as at 22 May 2020 to

25 dwellings)

Local Plan allocations within the Craven District (minus Site 71: North of Hillcroft Barn, Horton-in-Ribblesdale – has extant consent at May 2020)

(49) South of John Brown Cottage, Airton 4 dwellings

(9) South West of Pant Head, Austwick 8 dwellings

(24) South of The Croft, Cracoe 4 dwellings

(88) North of Netherfield, Giggleswick 8 dwellings

(203) North of Moody Sty Lane, Grassington 20 dwellings

(61) West of Grosvenor Farm, Long Preston 9 dwellings

(75 & 126) South of Institute, Threshfield 10 dwellings

3.16 In accordance with the NPA's local plan policy, the two 4 dwelling sites above will be restricted to those households satisfying local occupancy criteria. These sites are unlikely to provide for affordable homes. For the remaining allocation sites, the maximum affordable homes contribution will be 50% and for sites below 11 dwellings this will be an off-site financial contribution. Hence a reasonable estimate of the amount of affordable homes to be supplied from the above sources is 48 dwellings:-

Extant consents for affordable homes: 25 dwellings

50% of site allocations above 4 dwellings 23 dwellings

- 3.17 Assuming 36% of these 48 affordable dwellings will be provided for newly forming households (Supply broadly meeting need) then 17 dwellings for entry-level households should be delivered in this part of the District.
- 3.18 There are some differences between the periods of time in the above data for the National Park and that used for the analysis of supply in the Craven Local Plan area (e.g. the NPA adopted plan period ends in 2030 rather than 2032).

4.0 Stage 3: Conclusions and balance between need and supply:

- 4.1 Newly-forming households have been used as a proxy measure of the need for entry-level affordable homes in Craven District. The need for affordable homes for newly forming households in the District has been derived from the Craven District SHMA and Annex 1 of this report and is estimated at 450 dwellings between 2017 and 2032.
- 4.2 The actual need for entry-level affordable homes (described in the NPPF as providing for first time buyers and renters) is likely to be higher than 450 dwellings. For example, households renting affordable (or private) dwellings will, during this period, become first time buyers of affordable housing. These will not have been classified in the SHMA as newly-forming households and yet they will represent entry-level first time buyers. The SHMA is unable to measure this scale of transfer from rented to home ownership affordable housing, but it is clear from the Government's 'First Homes' initiative that there will, in the coming years, be incentives for households to become first time buyers of affordable homes.
- 4.3 The supply of entry-level affordable homes to be delivered in the Craven Local Plan area during the same period is estimated as 335 dwellings.
- 4.4 The supply of entry-level affordable homes to be delivered in that part of the District within the Yorkshire Dales National Park during a similar period is estimated at 17 dwellings.
- 4.5 The total estimated supply of entry-level affordable homes across the District up to 2032 is 352 dwellings. (335 plus 17)
- 4.6 Therefore, it is estimated that there will be an unmet need for entry-level affordable housing across the District by 2032 of <u>at least 98 dwellings</u> (450 minus 352).

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Craven District Council

The Need for, and affordability of, entry-level housing in Craven District

Final Report April 2020

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Craven District Council

The Need for, and affordability of, entry-level housing in Craven District

Overview

- 1.1 The main purposes of this technical note are to: identify the scale and characteristics of the need for entry-level affordable housing in Craven District; and identify what is genuinely affordable to first-time buyers and renters in the district. This technical note:
 - Outlines the provisions for entry-level housing in the NPPF (para 1.4);
 - explores the range of tenures which could be developed for entry-level affordable housing in Craven (Table 2);
 - considers the range of intermediate tenures¹ which could be developed in Craven (Appendix A);
 - reviews the relative cost of alternative tenures at parish, ward and district level (Table 3 and accompanying excel data);
 - reviews the relative affordability of alternative tenures at parish, ward and district level by comparing price to local income (Tables 4-7, 9-12 and accompanying excel data); and
 - considers the relative affordability of tenure options for key workers and those on minimum/living wages (Table 13 and 14);
 - sets out an updated position of the equity stake which is likely to be afforded by households who cannot access open market purchase (Table 16).
- 1.2 This report provides the Council with a minimum figure of annual need for entry-level affordable housing in the District, as well as conclusions on what is genuinely affordable housing for such housing in the District. The Council is currently preparing a further evidence-based note which will determine whether this level of need for entry-level affordable housing is likely to be met by the housing land allocations in the Craven Local Plan and what the consequences are for the Council's approach to Entry-level exception sites.

This note is accompanied by a comprehensive set of data tables which are summarised in Appendix B.

¹ Intermediate tenure is a broad term used in the SHMA which encompasses a range of products for sale and rent at below market value. It currently relates to the products described in Annex 2 of the 2019 NPPF: Starter Homes; Discounted Market Sale Housing; and other affordable routes to home ownership which includes shared ownership, relevant equity loans, other low cost homes for sale (at a price equivalent to at least 20% below local market value) and rent to buy (which includes a period of intermediate rent).



Affordable housing and entry-level housing definitions

1.3 Paragraph 71 of the NPPF states:

'Local planning authorities should support the development of entry-level exception sites, suitable for first-time buyers (or those looking to rent their first home), unless the need for such homes is already being met within the authority's area. These sites should be on land which is not already allocated for housing and should:

- a) comprise of entry-level homes that offer one or more types of affordable housing as defined in Annex 2 of this Framework; and
- b) be adjacent to existing settlements, proportionate in size to them², not compromise the protection given to areas or assets of particular importance in the Framework³ and comply with any local design policies and standards.
- 1.4 The definition in the NPPF of an entry-level exception site (ELES) is 'a site that provides entry-level homes suitable for first-time buyers (or equivalent, for those looking to rent), in line with paragraph 71 of this Framework.'
- 1.5 The range of affordable tenures acknowledged in the NPPF is summarised in Appendix A of this technical note.
- 1.6 Previous SHMA guidance (withdrawn in 2014) commented 'entry-level prices should be approximated by lower-quartile house prices.' Research by Lichfields equates an entry-level property to a 2-bed home. This note makes a reasonable assumption that an ELES property would be marketed at the prevailing lower quartile price based on district-level data.
- 1.7 A property is affordable if no more than 25% of household income is spent on rent or the property price is no more than 3.5x household income (after assuming a 10% deposit). These are reasonable and long-standing assumptions which were initially proposed in government guidance⁶.

Affordable housing need in Craven District

1.8 The 2017 Craven District Strategic Housing Market Assessment (SHMA) evidenced a gross need of 233 affordable dwellings each year and, after taking account of affordable supply through lettings and intermediate tenure⁷ sales, a net need of 126 each year. Table 1 sets out the summary of net need by number of bedrooms for both general needs and older person households.



² Entry-level exception sites should not be larger than one hectare in size or exceed 5% of the size of the existing settlement

³ Entry-level exception sites should not be permitted in National Parks (or within the Broads Authority), Areas of Outstanding Natural Beauty or land designated as Green Belt

⁴ Strategic Housing Market Assessments Practice Guidance Version 2 2007 (withdrawn 2014)

⁵ Getting on the ladder-could entry-level exception sites be part of the solution, Lichfields, Oct 2018

⁶ Redacted CLG 2007 Strategic Housing Market Assessment guidance Practice Guidance version 2 p.43

⁷ See footnote 1 for definition of intermediate tenures

Table 1 Summary of net annual imbalance based on households in need who couldn't afford by bed
size/designation

	Housing Type								
No. of Bedrooms	General Needs	Older Person	Total						
1	30	38	68						
2	37	5	42						
3	15	0	15						
4	1	0	1						
Total	83	43	126						

Source: Table 7.2 Craven 2017 SHMA

- 1.9 The 2017 SHMA recommended broad tenure split of 75-85% social/affordable rented and 15-25% intermediate tenure⁸ split. This takes account of past trends in delivery, relative affordability and potential Government policy. Indeed, affordable home ownership is a key aspect of the new government's housing policy.
- 1.10 The tenure split translates to an annual need for:
 - 95 107 affordable dwellings to rent;
 - 19 32 affordable dwellings to buy.
- 1.11 To support the delivery of affordable housing, Policy H2 of the Local Plan requires:
 - Affordable housing contributions:
 - 1. on all sites of 11 or more dwellings, and for all proposals of more than 1000sqm; and
 - 2. For sites of 6 to 10 dwellings in Designated Rural areas.
 - This will be in the form of on-site provision for 1. above and off-site financial contributions to 2. Above.
 - The contributions will be 30% or 25% of the site yield or the equivalent financial contribution when off-site for greenfield and brownfield sites respectively

The need for ELES

- 1.12 The basis of calculating ELES need is the affordable housing needs analysis presented in Tables 7.2 and C1 of the 2017 SHMA. These identify:
 - An overall gross need of 233 of which 150 is backlog need from existing households and 83 from newly forming households;
 - An annual affordable capacity through re-lets and sales of 107; and an
 - Annual imbalance (shortfall) of 126.

arc4

⁸ See footnote 2

- 1.13 The 126 shortfall comprises a need for 83 general needs dwellings and 43 older person dwellings. The analysis indicates that of gross need, 64% is from existing households and 36% is from newly-forming households.
- 1.14 Given that ELES focuses on households entering the housing market, the annual need for 43 older person dwellings is discounted. Of the annual need for 83 general needs dwellings, 30 is from newly-forming households (36% of need). Clearly the 30 dwellings per annum (dpa) newly-forming households will be first-time buyers or renters requiring entry-level homes. However, as well as these households, many existing households will continue to be living in unsuitable/overcrowded housing. The first time they enter into suitable housing should be counted as entry-level affordable housing. Furthermore, many households in rented accommodation, both private and affordable, may become first time buyers of affordable homes over the coming years especially with the Government's proposed 'First Homes Initiative'. Both of these factors are likely to significantly increase the amount of entry-level affordable homes needed above the 30dpa minimum figure given above which is only based on newly forming households.

Relative affordability of alternative options

- 1.15 The relative cost of alternative housing options across the district is now considered. Firstly, analysis considers prevailing prices across a range of market and affordable tenures and the incomes required to afford these properties. Secondly, analysis considers what is genuinely affordable to households based on local incomes and assumptions around the proportion of income that should be spent on renting and the multiples of income for buying. The analysis of what is genuinely affordable also considers the incomes of selected key workers and those on minimum and living wages.
- 1.16 This note is accompanied by a comprehensive set of data tables which explores data by district, ward and parish. Table 2 sets out the range of market and affordable tenures considered in analysis and any assumptions relating to the cost of properties.
- 1.17 Table 3 sets out the cost of alternative tenure options by ward and Table 4 sets out the indicative household incomes required for options to be affordable. A rental property is affordable if up to 25% of household income is spent on rent; and owning is affordable based on a 3.5x household income multiple (and analysis also assumes deposits of up to 10%). The impact of higher deposits on the income required to service a mortgage are summarised in Table 5 based on district prices; this demonstrates the considerable reduction on income requirements for a property to be affordable through higher deposits.



Table 2 Summary of ter	nure, price assumptions and data sou	urces			
Tenure	Tenure price assumptions	Data Source			
Social rent	2018/19 prices	Regulator of Social Housing Statistical Data Return 2019			
Affordable Rent	Affordable rent based on 80% of median market rent	Zoopla 2019			
Market Rent – lower quartile	2018 prices	Zoopla 2019			
Market Rent – median	2018 prices	Zoopla 2019			
Market Sale – lower quartile	2018 prices	Land Registry Price Paid			
Market Sale – median	2018 prices	Land Registry Price Paid			
Market Sale – average	2018 prices	Land Registry Price Paid			
Shared ownership (50%)	Total price based on median price and 50% ownership. Mortgage based on 40%. 10% deposit required; annual service charge £395, annual rent based on 2.75% of remaining equity	Assumptions applied to Land Registry Price Paid data			
Shared ownership (25%)	Total price based on median price and 25% ownership. Mortgage based on 20%. 5% deposit required; annual service charge £395, annual rent based on 2.75% of remaining equity	Assumptions applied to Land Registry Price Paid data			
Help to buy	Total price based on median price. Mortgage based on 75% equity. 20% loan and deposit of 5%. Loan fee of 1.75% in year 6 of outstanding equity loan increasing annually from yr7 at RPI+1%	Assumptions applied to Land Registry Price Paid data			
Discounted home ownership (30%)	70% of Average Price	Assumptions applied to Land Registry Price Paid data			
Discounted home ownership (20%)	80% of Average Price	Assumptions applied to Land Registry Price Paid data			



Table 3 Housing costs by ward

Ward	Housing optic	on										
	Renting					Buying						
		Affordable Rent	Market Rent -	Market Rent -	Intermediate	Shared ownership	Shared ownership		Home	Discounted Home Ownership	Lower	
	Social Rent	(monthly)	LQ	Median	rent	50%	25%	Help to buy	(30%)	(20%)	Quartile	Median
Aire Valley with Lothersdale	£384	£520	£594	£650	£550	£114,500	£57,250	£171,750	£195,364	£223,273	£180,000	£229,000
Barden Fell	£384	£475	£399	£594	£698	£246,000	£123,000	£369,000	£367,886	£420,441	£415,000	£492,000
Bentham	£384	£541	£390	£676	£484	£85,875	£42,938	£128,813	£136,192	£155,648	£128,000	£171,750
Cowling	£384	£340	£394	£425	£346	£73,250	£36,625	£109,875	£122,624	£140,142	£118,000	£146,500
Embsay-with-Eastby	£384	£551	£594	£689	£521	£139,975	£69,988	£209,963	£195,344	£223,250	£210,000	£279,950
Gargrave and Malhamdale	£384	£475	£576	£594	£619	£150,000	£75,000	£225,000	£220,555	£252,063	£195,000	£300,000
Glusburn	£384	£440	£414	£550	£475		· · · · · ·	£129,938	£139,599	£159,542	£129,950	£173,250
Grassington	£384	£537	£544	£672	£516	£172,500	£86,250	£258,750	£287,867	£328,990	£310,000	£345,000
Hellifield and Long Preston	£384	£475	£576	£594	£557	£85,500	£42,750	£128,250	£137,638	£157,300	£138,500	£171,000
Ingleton and Clapham	£384	£459	£550	£574	£489	£120,000	£60,000	£180,000	£188,146	£215,024	£151,000	£240,000
Penyghent	£384	£385	£481	£481	£385	£127,500	£63,750	£191,250	£213,501	£244,001	£185,000	£255,000
Settle and Ribblebanks	£384	£475	£464	£594	£543	£110,000	£55,000	£165,000	£158,871	£181,566	£170,000	£220,000
Skipton East	£384	£520	£594	£650	£558	£107,500	£53,750	£161,250	£155,635	£177,868	£196,000	£215,000
Skipton North	£384	£504	£494	£631	£532	£129,000	£64,500	£193,500	£196,487	£224,556	£181,000	£258,000
Skipton South	£384	£461	£550	£576	£467	£70,625	£35,313	£105,938	£108,369	£123,850	£129,750	£141,250
Skipton West	£384	£447	£524	£559	£457	£72,500	£36,250	£108,750	£118,060	£134,926	£129,750	£145,000
Sutton-in-Craven	£384	£478	£550	£598	£483	£84,375	£42,188	£126,563	£141,797	£162,054	£149,000	£168,750
Upper Wharfedale	£384	£543	£498	£679	£581	£145,000	£72,500	£217,500	£222,970	£254,823	£245,000	£290,000
West Craven	£384	£520	£550	£650	£531	£107,500	£53,750	£161,250	£163,027	£186,316	£174,500	£215,000
Craven District	£384	£475	£548	£594	£508	£97,500	£48,750	£146,250	£163,339	£186,674	£145,000	£195,000

Note: Intermediate rent refers to a rental product which is at least 20% below market rent as set out in the NPPF Annex 2

Source: Data produced by Land Registry © Crown copyright 2019, Zoopla 2019, MHCLG, SDR 2019



Table 4 Income required for tenure option to be affordable

Ward	Renting					Buying						
		Affordable				Shared	Shared		Discounted Home	Discounted Home		
	Social Rent	Rent	Market Rent -	Market Rent -	Intermediate	ownership	ownership		Ownership	Ownership	Lower	
	(monthly)	(monthly)	LQ	Median	rent	50%	25%	Help to buy	(30%)	(20%)	Quartile	Median
Aire Valley with Lothersdale	£18,412	£24,960	£28,512	£31,200	£26,385	£43,478	£35,872	£ 45,800	£53,027	£60,603	£ 46,286	£ 58,886
Barden Fell	£18,412	£22,810	£19,152	£28,512	£33,516	£91,757	£75,416	£ 98,400	£99,855	£114,120	£ 106,714	£ 126,514
Bentham	£18,412	£25,958	£18,720	£32,448	£23,245	£32,968	£27,264	£ 34,350	£36,967	£42,247	£ 32,914	£ 44,164
Cowling	£18,412	£16,320	£18,912	£20,400	£16,589	£28,333	£23,467	£ 29,300	£33,284	£38,039	£ 30,343	£ 37,671
Embsay-with-Eastby	£18,412	£26,458	£28,512	£33,072	£24,985	£52,831	£43,532	£ 55,990	£53,022	£60,597	£ 54,000	£ 71,987
Gargrave and Malhamdale	£18,412	£22,810	£27,648	£28,512	£29,692	£56,511	£46,547	£ 60,000	£59,865	£68,417	£ 50,143	£ 77,143
Glusburn	£18,412	£21,120	£19,872	£26,400	£22,814	£33,244	£27,489	£ 34,650	£37,891	£43,304	£ 33,416	£ 44,550
Grassington	£18,412	£25,786	£26,112	£32,232	£24,773	£64,772	£53,313	£ 69,000	£78,135	£89,297	£ 79,714	£ 88,714
Hellifield and Long Preston	£18,412	£22,810	£27,648	£28,512	£26,712	£32,831	£27,151	£ 34,200	£37,359	£42,696	£ 35,614	£ 43,971
Ingleton and Clapham	£18,412	£22,042	£26,400	£27,552	£23,488	£45,497	£37,526	£ 48,000	£51,068	£58,364	£ 38,829	£ 61,714
Penyghent	£18,412	£18,470	£23,088	£23,088	£18,470	£48,251	£39,781	£ 51,000	£57,950	£66,229	£ 47,571	£ 65,571
Settle and Ribblebanks	£18,412	£22,810	£22,272	£28,512	£26,084	£41,826	£34,519	£ 44,000	£43,122	£49,282	£ 43,714	£ 56,571
Skipton East	£18,412	£24,960	£28,512	£31,200	£26,783	£40,908	£33,767	£ 43,000	£42,244	£48,279	£ 50,400	£ 55,286
Skipton North	£18,412	£24,211	£23,712	£30,264	£25,556	£48,801	£40,232	£ 51,600	£53,332	£60,951	£ 46,543	£ 66,343
Skipton South	£18,412	£22,118	£26,400	£27,648	£22,427	£27,369	£22,678	£ 28,250	£29,414	£33,616	£ 33,364	£ 36,321
Skipton West	£18,412	£21,466	£25,152	£26,832	£21,924	£28,058	£23,242	£ 29,000	£32,045	£36,623	£ 33,364	£ 37,286
Sutton-in-Craven	£18,412	£22,963	£26,400	£28,704	£23,164	£32,418	£26,813	£ 33,750	£38,488	£43,986	£ 38,314	£ 43,393
Upper Wharfedale	£18,412	£26,054	£23,904	£32,568	£27,878	£54,676	£45,044	£ 58,000	£60,521	£69,166	£ 63,000	£ 74,571
West Craven	£18,412	£24,960	£26,400	£31,200	£25,506	£40,908	£33,767	£ 43,000	£44,250	£50,571	£ 44,871	£ 55,286
Craven District Total	£18,412	£22,810	£26,304	£28,512	£24,391	£37,236	£30,760	£ 39,000	£44,335	£50,669	£ 37,286	£ 50,143

Note that the maximum household income to be eligible for affordable home ownership options is £80,000 each year. The red cells indicate where incomes required may exceed this amount.



Table 5 Impact of alternative deposits on income required for open market properties

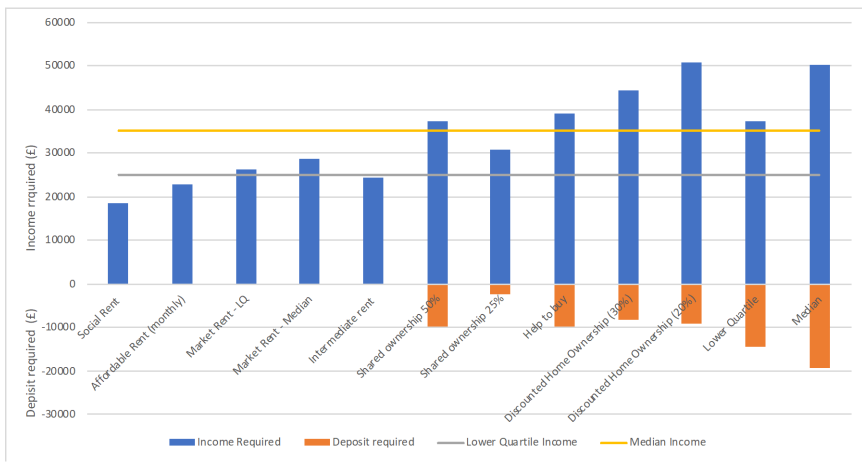
Market sale price		Amount o	of deposit		District	
	10%	20%	30%	40%		
Market Sale - Lower Quartile	£130,500	£116,000	£101,500	£87,000	£145,000	
Market Sale - Median	£175,500	£156,000	£136,500	£117,000	£195,000	
Market Sale - Average	£210,008	£186,674	£163,339	£140,005	£233,342	
Household income required (3.5x multiple)						
Market Sale - Lower Quartile	£37,286	£33,143	£29,000	£24,857		
Market Sale - Median	£50,143	£44,571	£39,000	£33,429		
Market Sale - Average	£60,002	£53,335	£46,668	£40,001		

- 1.18 Figure 1 summarises in graphical form the relative affordability of alternative tenures in Craven District. It presents the income and deposit required for different options set against prevailing lower quartile (LQ) and median earnings derived from 2018 CAMEO data.
- 1.19 This indicates that social, affordable and intermediate rent are affordable to households on lower quartile incomes (which excludes any housing benefit). For median income households, all identified rental options would be affordable along with some intermediate tenure⁹ products.
- 1.20 This comparison of local incomes with the cost of local house prices and rents reinforces the affordability challenge faced by residents within Craven District. A clear conclusion is that there is a mismatch between household incomes and the prices of affordable housing, private renting and home ownership. It also shows the problem faced by households who do not have either existing equity or savings greater than 10%.



⁹ See footnote 1 for definition of intermediate tenures

Figure 1 Craven District household income and housing costs



Source: Data produced by Land Registry © Crown copyright 2018, Zoopla 2018, CAMEO 2018, RSH SDR 2018

Note: The deposit requirements are shows on the table as a negative number

What is genuinely affordable housing in the Craven District context?

- Having considered what a household needs to earn to afford alternative tenures, consideration is now given to the actual incomes of households across the district and how this relates to prevailing prices. This analysis helps to establish what is genuinely affordable based on reasonable income multipliers for renting and buying. The analysis takes into account:
 - 2018 lower quartile and median household incomes from CAMEO data;
 - 2018 entry-level incomes for a range of key worker occupations;
 - Incomes associated with 2019 minimum and living wages (using single, dual income and 1.5x income measures);
 - How much households could afford to spend on market rents by considering the
 percentage of income spent on housing. To do this, analysis considers what rent a
 household could afford if it spent 25%, 30%, 35%, 40%, 45% and 50% of income on
 rent. This is then compared with what lower quartile and median market rents
 actually were in 2018 to determine what is affordable to households;
 - The extent to which affordable rental options are genuinely affordable to households;
 - The extent to which households could afford home ownership based on multiples of household income starting at 3.5x. The analysis does go up to a 10x income multiple (this is to illustrate the affordability challenges of home ownership although it is recognised that obtaining a mortgage would not be possible on such a multiple of income).

Genuinely affordable rents

- 1.22 Table 6 sets out the lower quartile rent that could be afforded based on the percentage of income used to pay the rent by ward. For instance, in Hellifield and Long Preston, lower quartile rent in 2018 was £576 each month and lower quartile gross household incomes were £2,083 each month. The table shows that the rent in this ward would be affordable if 30% of income was spent on rent. Lower Quartile rent affordability was a particular issue in Skipton South and West wards where at least 40% of income was needed to be spent on renting.
- 1.23 Table 7 presents the same analysis based on median rents and incomes. This shows there were three wards where households had to spend more than 25% of their income on rent.
- 1.24 This analysis can help establish what would be a reasonable rent based on local incomes. Assuming that 25% of income is spent on housing, a genuinely affordable lower quartile market rent for Craven District would be £521 each month and a median rent £729 each month. For comparison, Table 8 sets out the Local Housing Allowance which applies to Craven District.



Table 6 Lower quartile rents, household incomes and what could be afforded

Locality	Monthly lower	quartile rent tha	t could be afford	ed by percentag	e of income sper	t on rent		
								LQ Gross household
							Actual LQ rent	income 2018
	25% of income	30% of income	35% of income	40% of income	45% of income	50% of income	2018	(Monthy £)
Aire Valley with Lothersdale	£729	£875	£1,021	£1,167	£1,313	£1,458	£594	£2,917
Barden Fell	£729	£875	£1,021	£1,167	£1,313	£1,458	£399	£2,917
Bentham	£521	£625	£729	£833	£938	£1,042	£390	£2,083
Cowling	£521	£625	£729	£833	£938	£1,042	£394	£2,083
Embsay-with-Eastby	£729	£875	£1,021	£1,167	£1,313	£1,458	£594	£2,917
Gargrave and Malhamdale	£729	£875	£1,021	£1,167	£1,313	£1,458	£576	£2,917
Glusburn	£521	£625	£729	£833	£938	£1,042	£414	£2,083
Grassington	£729	£875	£1,021	£1,167	£1,313	£1,458	£544	£2,917
Hellifield and Long Preston	£521	£625	£729	£833	£938	£1,042	£576	£2,083
Ingleton and Clapham	£521	£625	£729	£833	£938	£1,042	£550	£2,083
Penyghent	£521	£625	£729	£833	£938	£1,042	£481	£2,083
Settle and Ribblebanks	£521	£625	£729	£833	£938	£1,042	£464	£2,083
Skipton East	£521	£625	£729	£833	£938	£1,042	£594	£2,083
Skipton North	£521	£625	£729	£833	£938	£1,042	£494	£2,083
Skipton South	£313	£375	£438	£500	£563	£625	£550	£1,250
Skipton West	£313	£375	£438	£500	£563	£625	£524	£1,250
Sutton-in-Craven	£521	£625	£729	£833	£938	£1,042	£550	£2,083
Upper Wharfedale	£521	£625	£729	£833	£938	£1,042	£498	£2,083
West Craven	£729	£875	£1,021	£1,167	£1,313	£1,458	£550	£2,917
Total	£521	£625	£729	£833	£938	£1,042	£548	£2,083

Note: Red cells indicate rent is not affordable; Green cells indicate rent is affordable



Table 7 Median rents, household incomes and what could be afforded

Ward	Monthly media	n rent that could	be afforded by p	percentage of inc	ome spent on re	ent		
								Median Gross household
							Actual Median	income 2018
	25% of income	30% of income	35% of income	40% of income	45% of income	50% of income	rent 2018	(Monthy £)
Aire Valley with Lothersdale	£938	£1,125	£1,313	£1,500	£1,688	£1,875	£650	£3,750
Barden Fell	£938	£1,125	£1,313	£1,500	£1,688	£1,875	£594	£3,750
Bentham	£729	£875	£1,021	£1,167	£1,313	£1,458	£676	£2,917
Cowling	£729	£875	£1,021	£1,167	£1,313	£1,458	£425	£2,917
Embsay-with-Eastby	£938	£1,125	£1,313	£1,500	£1,688	£1,875	£689	£3,750
Gargrave and Malhamdale	£938	£1,125	£1,313	£1,500	£1,688	£1,875	£594	£3,750
Glusbum	£729	£875	£1,021	£1,167	£1,313	£1,458	£550	£2,917
Grassington	£729	£875	£1,021	£1,167	£1,313	£1,458	£672	£2,917
Hellifield and Long Preston	£729	£875	£1,021	£1,167	£1,313	£1,458	£594	£2,917
Ingleton and Clapham	£729	£875	£1,021	£1,167	£1,313	£1,458	£574	£2,917
Penyghent	£938	£1,125	£1,313	£1,500	£1,688	£1,875	£481	£3,750
Settle and Ribblebanks	£521	£625	£729	£833	£938	£1,042	£594	£2,083
Skipton East	£729	£875	£1,021	£1,167	£1,313	£1,458	£650	£2,917
Skipton North	£729	£875	£1,021	£1,167	£1,313	£1,458	£631	£2,917
Skipton South	£521	£625	£729	£833	£938	£1,042	£576	£2,083
Skipton West	£521	£625	£729	£833	£938	£1,042	£559	£2,083
Sutton-in-Craven	£729	£875	£1,021	£1,167	£1,313	£1,458	£598	£2,917
Upper Wharfedale	£938	£1,125	£1,313	£1,500	£1,688	£1,875	£679	£3,750
West Craven	£729	£875	£1,021	£1,167	£1,313	£1,458	£650	£2,917
Total	£729	£875	£1,021	£1,167	£1,313	£1,458	£594	£2,917

Note: Red cells indicate rent is not affordable; Green cells indicate rent is affordable



Table 8 Local Housing Allowance (LHA) Rates 2019/20

Rooms	Broad Rental Market Areas		
	Bradford and South Dales	Lancaster	East Lancs
	Monthly LHA	Monthly LHA	Monthly LHA
Shared	£261	£257	£232
1 Bedroom	£350	£395	£348
2 Bedrooms	£425	£500	£395
3 Bedrooms	£486	£575	£452
4 Bedrooms	£537	£632	£621

Genuinely affordable rents for selected key workers and those on minimum and living wages

1.25 The extent to which open market rents are affordable to selected key-workers and those on minimum and living wages are explored in Table 9. This clearly establishes that lower quartile prices are not affordable to households with a single earner on minimum or living wage or for the key workers considered. Lower quartile rents are affordable to households where there are two minimum or living wage incomes. Table 10 shows that median rents are not affordable if 25% of income is spent on rent across all of the selected key worker groups. At least 30% of income is needed to be spent on rent, but for some keyworkers at least 40% of income is required for a rent; but median rents are affordable to dual full-time living wage/minimum wage households where 25% of income is spent on rent.



Table 9 LQ market rents, actual household incomes and what could be afforded

Table 9 LQ market rents, a	actual nousenoid									
		Monthly lower	er quartile rent	that could be a	fforded by perc	centage of inco	ne spent on	LQ Rent and Income		
Occupation/Wage	Gross Household Income 2018 (£)	25% of income	30% of income	35% of income	40% of income	45% of income	50% of income	Actual LQ rent 2018	Gross household income 2018 (Monthy £)	
Police officer	£23,124	£482	£578	£674	£771	£867	£964	£548	£1,927	
Nurse	£17,652	£368	£441	£515	£588	£662	£736	£548	£1,471	
Fire officer	£23,862	£497	£597	£696	£795	£895	£994	£548	£1,989	
Teacher	£23,720	£494	£593	£692	£791	£890	£988	£548	£1,977	
Min Wage (single household)	£16,010	£334	£400	£467	£534	£600	£667	£548	£1,334	
Min Wage (1 FT/1PT)	£24,014	£500	£600	£700	£800	£901	£1,001	£548	£2,001	
Min Wage (two working adults)	£32,019	£667	£800	£934	£1,067	£1,201	£1,334	£548	£2,668	
Living Wage (single)	£17,550	£366	£439	£512	£585	£658	£731	£548	£1,463	
Living wage (1 FT/1 PT	£26,325	£548	£658	£768	£878	£987	£1,097	£548	£2,194	
Living Wage (two workers)	£35,100	£731	£878	£1,024	£1,170	£1,316	£1,463	£548	£2,925	



Note: Red cells indicate rent is not affordable; Green cells indicate rent is affordable

Table 10 Median market rents, actual household incomes and what could be afforded

		Monthly medi	an rent that cou	ld be afforded b	y percentage o	f income spent o	on rent	Median Rent and Income		
Occupation/Wage	Gross Household Income 2018 (£)	25% of income	30% of income	35% of income	40% of income	45% of income	50% of income	Actual Median rent 2018	Gross household income 2018 (Monthy £)	
Police officer	£23,124	£482	£578	£674	£771	£867	£964	£594	£1,927	
Nurse	£17,652	£368	£441	£515	£588	£662	£736	£594	£1,471	
Fire officer	£23,862	£497	£597	£696	£795	£895	£994	£594	£1,989	
Teacher	£23,720	£494	£593	£692	£791	£890	£988	£594	£1,977	
Min Wage (single household)	£16,010	£334	£400	£467	£534	£600	£667	£594	£1,334	
Min Wage (1 FT/1PT)	£24,014	£500	£600	£700	£800	£901	£1,001	£594	£2,001	



Min Wage (two working adults)	£32,019	£667	£800	£934	£1,067	£1,201	£1,334	£594	£2,668
Living Wage (single)	£17,550	£366	£439	£512	£585	£658	£731	£594	£1,463
Living wage (1 FT/1 PT	£26,325	£548	£658	£768	£878	£987	£1,097	£594	£2,194
Living Wage (two workers)	£35,100	£731	£878	£1,024	£1,170	£1,316	£1,463	£594	£2,925



Buying a property

1.26 Table 11 considers lower quartile house prices and incomes by ward. It indicates the buying potential based on multiples of income and excludes deposits. The analysis demonstrates that it is not possible to access lower quartile properties with a standard 3.5x lower quartile income multiple. Income multiples must exceed 5x in most wards to afford the lower quartile priced property. For median house prices (Table 12) no ward is affordable at the 3.5x income multiple and only four wards become affordable at the 5x income multiple. This means that households either have to put down a large deposit or pay in excess of a 3.5x multiple to buy a property.

Table 11 Lower quartile house prices compared with lower quartile household income

Ward		ng capacity of lo	Lower Quartile Price and Income			
	3.5x	5x	7.5x	10x	Actual LQ price 2018	LQ Gross household income 2018 (Monthy £)
Aire Valley with Lothersdale	£122,500	£175,000	£262,500	£350,000	£180,000	£35,000
Barden Fell	£122,500	£175,000	£262,500	£350,000	£415,000	£35,000
Bentham	£87,500	£125,000	£187,500	£250,000	£128,000	£25,000
Cowling	£87,500	£125,000	£187,500	£250,000	£118,000	£25,000
Embsay-with-Eastby	£122,500	£175,000	£262,500	£350,000	£210,000	£35,000
Gargrave and Malhamdale	£122,500	£175,000	£262,500	£350,000	£195,000	£35,000
Glusburn	£87,500	£125,000	£187,500	£250,000	£129,950	£25,000
Grassington	£122,500	£175,000	£262,500	£350,000	£310,000	£35,000
Hellifield and Long Preston	£87,500	£125,000	£187,500	£250,000	£138,500	£25,000
Ingleton and Clapham	£87,500	£125,000	£187,500	£250,000	£151,000	£25,000
Penyghent	£87,500	£125,000	£187,500	£250,000	£185,000	£25,000
Settle and Ribblebanks	£87,500	£125,000	£187,500	£250,000	£170,000	£25,000
Skipton East	£87,500	£125,000	£187,500	£250,000	£196,000	£25,000
Skipton North	£87,500	£125,000	£187,500	£250,000	£181,000	£25,000
Skipton South	£52,500	£75,000	£112,500	£150,000	£129,750	£15,000
Skipton West	£52,500	£75,000	£112,500	£150,000	£129,750	£15,000
Sutton-in-Craven	£87,500	£125,000	£187,500	£250,000	£149,000	£25,000
Upper Wharfedale	£87,500	£125,000	£187,500	£250,000	£245,000	£25,000



West Craven	£122,500	£175,000	£262,500	£350,000	£174,500	£35,000
Total	£87,500	£125,000	£187,500	£250,000	£145,000	£25,000

Note: Red cells indicate property is not affordable to buy; Green cells indicate property is affordable to buy.

Table 12 Median house prices compared with median household income buying capacity

Table 12 Median house prices compared with median household income buying capacity Potential buying capacity of median price properties based									
Ward	on income mu		Median Price and Income						
	3.5x	5x	7.5x	10x	Actual Median price 2018	Median Gross household income 2018 (Monthy £)			
Aire Valley with Lothersdale	£157,500	£225,000	£337,500	£450,000	£229,000	£45,000			
Barden Fell	£157,500	£225,000	£337,500	£450,000	£492,000	£45,000			
Bentham	£122,500	£175,000	£262,500	£350,000	£171,750	£35,000			
Cowling	£122,500	£175,000	£262,500	£350,000	£146,500	£35,000			
Embsay-with-Eastby	£157,500	£225,000	£337,500	£450,000	£279,950	£45,000			
Gargrave and Malhamdale	£157,500	£225,000	£337,500	£450,000	£300,000	£45,000			
Glusburn	£122,500	£175,000	£262,500	£350,000	£173,250	£35,000			
Grassington	£122,500	£175,000	£262,500	£350,000	£345,000	£35,000			
Hellifield and Long Preston	£122,500	£175,000	£262,500	£350,000	£171,000	£35,000			
Ingleton and Clapham	£122,500	£175,000	£262,500	£350,000	£240,000	£35,000			
Penyghent	£157,500	£225,000	£337,500	£450,000	£255,000	£45,000			
Settle and Ribblebanks	£87,500	£125,000	£187,500	£250,000	£220,000	£25,000			
Skipton East	£122,500	£175,000	£262,500	£350,000	£215,000	£35,000			
Skipton North	£122,500	£175,000	£262,500	£350,000	£258,000	£35,000			
Skipton South	£87,500	£125,000	£187,500	£250,000	£141,250	£25,000			
Skipton West	£87,500	£125,000	£187,500	£250,000	£145,000	£25,000			
Sutton-in-Craven	£122,500	£175,000	£262,500	£350,000	£168,750	£35,000			
Upper Wharfedale	£157,500	£225,000	£337,500	£450,000	£290,000	£45,000			
West Craven	£122,500	£175,000	£262,500	£350,000	£215,000	£35,000			
Total	£122,500	£175,000	£262,500	£350,000	£195,000	£35,000			
						<u> </u>			



Note: Red cells indicate property is not affordable to buy; Green cells indicate property is affordable to buy



Buying a property: selected key workers and wage earners

Table 13 shows the buying potential (excluding deposits) for selected key-workers and those on minimum and living wages applied to Craven District-wide figures of £145,000 for a lower quartile priced home. This shows that key workers are unable to afford until at least a 5x income multiple is applied. Households on dual minimum/living wages also need a 5x multiple to afford to buy.

Table 13 Lower quartile house prices compared with lower quartile household incomes for selected key workers and wage earners

Table 13 Lower quartile floor		ou with force	darthe household incomes for selected ke			y Workers and		
Benchmark incomes	Gross Household Income 2018 (£)	3.5x	4x	4.5x	5х	7.5x	10x	LQ price 2018
Police officer	£23,124	£80,934	£92,496	£104,058	£115,620	£173,430	£231,240	£145,000
Nurse	£17,652	£61,782	£70,608	£79,434	£88,260	£132,390	£176,520	£145,000
Fire officer	£23,862	£83,517	£95,448	£107,379	£119,310	£178,965	£238,620	£145,000
Teacher	£23,720	£83,020	£94,880	£106,740	£118,600	£177,900	£237,200	£145,000
Min Wage (single household)	£16,010	£56,033	£64,038	£72,043	£80,048	£120,071	£160,095	£145,000
Min Wage (1 FT/1PT)	£24,014	£84,050	£96,057	£108,064	£120,071	£180,107	£240,143	£145,000
Min Wage (two working adults)	£32,019	£112,067	£128,076	£144,086	£160,095	£240,143	£320,190	£145,000
Living Wage (single)	£17,550	£61,425	£70,200	£78,975	£87,750	£131,625	£175,500	£145,000
Living wage (1 FT/1 PT	£26,325	£92,138	£105,300	£118,463	£131,625	£197,438	£263,250	£145,000
Living Wage (two workers)	£35,100	£122,850	£140,400	£157,950	£175,500	£263,250	£351,000	£145,000

Note: Red cells indicate property is not affordable to buy; Green cells indicate property is affordable to buy



1.28 Table 14 presents the same analysis as above but for median priced homes (£195,000). Analysis demonstrates that properties are not affordable until income multiples of 7.5x are applied.

Table 14 Median house prices compared with lower quartile household incomes for selected key workers and wage earners

Benchmark incomes	Gross Household Income 2018 (£)	3.5x	4x	4.5x	5x	7.5x	10x	Median price 2018
Police officer	£23,124	£80,934	£92,496	£104,058	£115,620	£173,430	£231,240	£195,000
Nurse	£17,652	£61,782	£70,608	£79,434	£88,260	£132,390	£176,520	£195,000
Fire officer	£23,862	£83,517	£95,448	£107,379	£119,310	£178,965	£238,620	£195,000
Teacher	£23,720	£83,020	£94,880	£106,740	£118,600	£177,900	£237,200	£195,000
Min Wage (single household)	£16,010	£56,033	£64,038	£72,043	£80,048	£120,071	£160,095	£195,000
Min Wage (1 FT/1PT)	£24,014	£84,050	£96,057	£108,064	£120,071	£180,107	£240,143	£195,000
Min Wage (two working adults)	£32,019	£112,067	£128,076	£144,086	£160,095	£240,143	£320,190	£195,000
Living Wage (single)	£17,550	£61,425	£70,200	£78,975	£87,750	£131,625	£175,500	£195,000



Living wage (1 FT/1 PT	£26,325	£92,138	£105,300	£118,463	£131,625	£197,438	£263,250	£195,000
Living Wage (two workers)	£35,100	£122,850	£140,400	£157,950	£175,500	£263,250	£351,000	£195,000

Note: Red cells indicate property is not affordable to buy; Green cells indicate property is affordable to buy



The affordability of affordable housing options

- 1.29 The final section of analysis considers the extent to which affordable housing options are genuinely affordable to households across the district. This uses district-wide data and is tested against 2018 CAMEO income data, the incomes of selected key workers and households where members are earning minimum and living wages. This analysis does not factor in benefits which may be available to households.
- 1.30 Table 15 shows that social and affordable renting is affordable to all of the selected key worker households with the exception of lower-wage nurses. It is also affordable to households where there are more than one minimum/living wage earner but not affordable to single wage earners.
- 1.31 Table 15 also shows the basic income multiples associated with the equity components of alternative affordable purchase options. This does not take into account any rental component but does indicate that for key workers and those on minimum/living wage most tenure options would not be affordable.
- 1.32 This analysis clearly demonstrates that social renting and shared ownership are the most affordable tenure options available to households. However, the affordability of the equity components of intermediate tenures ¹⁰ is challenging for the selected key workers and wage earners considered in analysis.
- 1.33 The most affordable ownership tenures for these groups would be 25% shared ownership and lower quartile purchase. Regarding ELES, crucially this has to affordable and informed by the analysis presented in this note.

¹⁰ Intermediate tenure is a broad term used in the SHMA which encompasses a range of products for sale and rent at below market value. It currently relates to the products described in Annex 2 of the 2019 NPPF: Starter Homes; Discounted Market Sale Housing; and other affordable routes to home ownership which includes shared ownership, relevant equity loans, other low cost homes for sale (at a price equivalent to at least 20% below local market value) and rent to buy (which includes a period of intermediate rent).



Table 15 Affordability of rental and intermediate tenure options by selected key workers and wage earners

			Tenure option>	Social Rent (monthly cost)	Affordable Rent (monthly cost)	Intermediate rent	Shared ownership (50%)	Shared ownership (25%)	Help to buy	Discounted home ownership (30%)	Discounted home ownership (20%)	Lower Quartile house price
Occuption/Wage	Gross household income 2018 (Annual £)	Gross household income 2018 (Monthly £)	Monthly rent / purchase price>>>	£384	£475	£508	£97,500	£48,750	£146,250	£163,339	£186,674	£145,000
				spen	old income required (assuming 25% spent on rent is affordable) Income multiple required for equity component (including deposit)				cluding deposit)			
				£1,536		-						
Police officer	£23,124	£1,927		£1,927	£1,927	£1,927	3.8	2.0	5.7	6.4	7.3	5.6
Nurse	£17,652	£1,471		£1,471	£1,471	£1,471	5.0	2.6	7.5	9.3	9.5	7.4
Fire officer	£27,492	£2,291		£2,291	£2,291	£2,291	3.2	1.7	4.8	5.9	6.1	4.7
Teacher	£29,664	£2,472		£2,472	£2,472	£2,472	3.0	1.6	4.4	5.5	5.7	4.4
Min Wage (single household)	£16,010	£1,334		£1,334	£1,334	£1,334	5.5	2.9	8.2	10.2	10.5	8.2
Min Wage (1 FT/1PT)	£24,014	£2,001		£2,001	£2,001	£2,001	3.7	1.9	5.5	6.8	7.0	5.4
Min Wage (two working adults)	£32,019	£2,668		£2,668	£2,668	£2,668	2.7	1.4	4.1	5.1	5.2	4.1
Living Wage (single)	£17,843	£1,487		£1,487	£1,487	£1,487	4.9	2.6	7.4	9.2	9.4	7.3
Living wage (1 FT/1 PT	£26,764	£2,230		£2,230	£2,230	£2,230	3.3	1.7	4.9	6.1	6.3	4.9
Living Wage (two workers)	£35,685	£2,974		£2,974	£2,974	£2,974	2.5	1.3	3.7	4.6	4.7	3.7

Note:

Red cells indicate property is not affordable to rent;

Green cells indicate property is affordable to rent or buy

Yellow cells indicate the income multiple is higher than x3.5

Intermediate tenure is a broad term used in the SHMA which encompasses a range of products for sale and rent at below market value. It currently relates to the products described in Annex 2 of the 2019 NPPF: Starter Homes; Discounted Market Sale Housing; and other affordable routes to home ownership which includes shared ownership, relevant equity loans, other low cost homes for sale (at a price equivalent to at least 20% below local market value) and rent to buy (which includes a period of intermediate rent).



Recommendations for affordable equity shares

- 1.34 Updated evidence on household income and the incomes of key workers provides a basis for reviewing what is an appropriate and affordable equity share for households in need of affordable home ownership products. The SHMA and this note point to a 75% rented and 25% affordable home ownership split which is further supported by the NPPF para 64 which sets out a general policy to expect at least 10% of homes to be available for affordable home ownership.
- 1.35 The 2018 lower quartile annual household income across Craven District was £25,000. Table 16 sets out a range of selected key worker incomes, the equity potential of the household assuming (unless otherwise stated a single earner household) and the discount required for a lower quartile price to be affordable.

Table 16 Incomes and equity potential

lable 16 Incomes al	na equity pote	ntiai				
Household income examples	Annual gross income	Income multiple	Equity potential	LQ house price	Discount required	% discount required
Lower quartile						
household income	£25,000	3.5	£87,500	£145,000	£57,500	39.7
Living wage (1 full-time						
plus 1part-time)	£26,325	3.5	£92,138	£145,000	£52,863	36.5
Police Constable (3						
years service)	£26,232	3.5	£91,812	£145,000	£53,188	36.7
Health Visitor	£31,368	3.5	£109,788	£145,000	£35,212	24.3
Teacher (starting)	£24,372	3.5	£85,302	£145,000	£59,698	41.2
Social worker	£29,640	3.5	£103,740	£145,000	£41,260	28.5
Teacher (mid- main						
range)	£30,600	3.5	£107,100	£145,000	£37,900	26.1
Ward nurse/midwife (starting)	£24,216	3.5	£84,756	£145,000	£60,244	41.5

Source: ONS EARN06, CAMEO UK

The affordability of discounted home ownership products

1.36 The cost of alterative tenures has been based on Land Registry price paid and Zoopla rental data. An alternative set of house price assumptions are available through the council's residential market review which underpinned the economic viability testing of the Local Plan.



1.37 Further analysis has been carried out to assess the affordability of discounted home ownership products (Table 17).

Table 17 Discounts needed for discounted home ownership products to be affordable

Property type/size	District average*	Price after 5% deposit	LQ income	Equity which can be afforded (3.5x household income)	% equity which can be afforded	% discount needed
1 bedroom flat	£131,733	£125,147	£25,000	£87,500	69.9%	30.1%
2 bedroom flat	£177,300	£168,435	£25,000	£87,500	51.9%	48.1%
1 bedroom house	£151,067	£143,513	£25,000	£87,500	61.0%	39.0%
2 bedroom house	£191,400	£181,830	£25,000	£87,500	48.1%	51.9%
3 bedroom house	£269,660	£256,177	£25,000	£87,500	34.2%	65.8%
4 bedroom house	£320,970	£304,922	£25,000	£87,500	28.7%	71.3%
5 bedroom house	£400,820	£380,779	£25,000	£87,500	23.0%	77.0%

^{*}based on the average of prices reported for the Skipton, Settle and High Bentham Market Areas in Table 4.1 – Open market Sales Values Assumptions of the Residential Market Paper 2017

Conclusions

- 1.38 There is a need to deliver a range of affordable tenures across the district and a broad 75-85% rental and 15-25% intermediate tenure split has been proposed in the 2017 SHMA. There is a minimum affordable need for 83 dwellings of which 30 are from newly-forming households. Clearly the 30 dwellings per annum (dpa) newly-forming households will be first-time buyers or renters requiring entry-level homes. However, as well as these households, many existing households will continue to be living in unsuitable/overcrowded housing. The first time they enter into suitable housing should be counted as entry-level affordable housing. Furthermore, many households in rented accommodation, both private and affordable, may become first time buyers of affordable homes over the coming years especially with the Government's proposed 'First Homes Initiative'. Both of these factors are likely to significantly increase the amount of entry-level affordable homes needed above the 30dpa minimum figure given above which is only based on newly forming households.
- 1.39 A thorough analysis of the affordability of affordable and market rents and alternative home ownership options has been carried out. This shows that lower quartile and median prices are not generally affordable unless households are buying on a multiple in excess of 3.5x of their annual household income. Amongst key workers and those



- on minimum/living wage, income multiples of 5x need to be applied for a lower quartile property to be affordable (although for key workers this assumes a single earner in the household).
- 1.40 Although there is a role of intermediate tenure products, they have to be priced to reflect what local residents can genuinely afford. Based on equity components alone, discounted home ownership is the least affordable of the intermediate tenure options, with help to buy and shared ownership options relatively more affordable. Lower quartile prices are relatively affordable but still require multiples in excess of 3.5x a household income to be affordable.
- 1.41 Detailed analysis of rents and prices has established that lower quartile rents are generally affordable; and lower quartile prices remain relatively affordable to households, although income multiples in excess of 3.5x may be needed when buying a property, particularly if the household only has a 10% deposit.
- 1.42 Entry-level affordable housing in Craven should be priced appropriately in order to be genuinely affordable. This means:
 - Rents should not exceed £521 each month; and
 - Purchases should not exceed £145,000.



Technical Appendix A: Affordable housing definitions

Definitions relating to affordable housing are presented in the NPPF 2019 (Annex 2):

Affordable housing: housing for sale or rent, for those whose needs are not met by the market (including housing that provides a subsidised route to home ownership and/or is for essential local workers); and which complies with one or more of the following definitions:

- a) Affordable housing for rent: meets all of the following conditions: (a) the rent is set in accordance with the Government's rent policy for social rent or affordable rent, or is at least 20% below local market rents (including service charges where applicable); (b) the landlord is a registered provider, except where it is included as part of a Build to Rent scheme (in which case the landlord need not be a registered provider); and (c) it includes provisions to remain at an affordable price for future eligible households, or for the subsidy to be recycled for alternative affordable housing provision. For Build to Rent schemes, affordable housing for rent is expected to be the normal form of affordable housing provision (and, in this context, is known as Affordable Private Rent).
- b) **Starter homes**: is as specified in Sections 2 and 3 of the Housing and Planning Act 2016 and any secondary legislation made under these sections. The definition of a starter home should reflect the meaning set out in statute and any such secondary legislation at the time of plan-preparation or decision-making. Where secondary legislation has the effect of limiting a household's eligibility to purchase a starter home to those with a particular maximum level of household income, those restrictions should be used.
- c) **Discounted market sales housing** is that sold at a discount of at least 20% below local market value. Eligibility is determined with regard to local incomes and local house prices. Provisions should be in place to ensure housing remains at a discount for future eligible households.
- d) Other affordable routes to home ownership is housing provided for sale that provides a route to ownership for those who could not achieve home ownership through the market. It includes shared ownership, relevant equity loans, other low-cost homes for sale (at a price equivalent to at least 20% below local market value) and rent to buy (which includes a period of intermediate rent). Where public grant funding is provided, there should be provisions for the homes to remain at an affordable price for future eligible households, or for any receipts to be recycled for alternative affordable housing provision or refunded to Government or the relevant authority specified in the funding agreement.

Note that the Starter Homes delivery has been limited and no longer part of Government housing policy.



Technical Appendix B: Background data

A separate excel workbook is published on the Council's website at [provide web link] and accompanies this report which includes the following data:

1	Land Registry 2007-2018 by District, Ward and Parish.
	Land Registry 2007-2018 by District, Ward and Parish broken down into Newbuild and
2	Resale Properties
3	Zoopla Private Rental data 2010-2018 by District, Ward and Parish
4	Zoopla Private Rental data 2010-2018 by District, Ward and Parish by no. of bedrooms
5	CAMEO income data by District, Ward and Parish
6	Income needed for affordable home ownership options
7	Income multiples and affordability of LQ and Median prices
	Key worker affordability - affordability of LQ and Median prices for key workers and
8	those on minimum and living wages
9	Affordable completions



Extant Consents for Affordable Dwellings to Rent and Buy at 01.01.2020

NB. If no specific tenure split has yet been agreed the tenure split in the SHMA of 75% rent and 25% sale has been applied, but where this results in a fraction of an affordable unit, the figures have either been rounded up or down

		-		
Application Ref	Address	Affordable Units to Rent with Consent	Affordable Units to Buy with Consent	Total Affordable Units with Consent
15503	Land at North Parade, Skipton	24	8	32
17312	Clay Hall, Broughton Road, Skipton	4	2	6
18340	Land at Corner Field, Skipton	17	1	18
18237	Hawbank Field, Skipton	31	11	42
18923	Crookrise, Skipton	7	2	9
20737	Land south of Burnside Crescent, Skipton	21	11	32
20736	Land south of Burnside Crescent, Skipton	13	4	17
19563	Wyvern Park, Skipton	28	9	37
19146	Aldersley Avenue, Skipton	15	5	20
19190	Felstead, High Bentham	2	2	4
17327	Ling Haw/BrowTop, Cross Hills	4	2	6
17097	Malsis Hall, Glusburn	7	4	11
10758	Former NYCC Depot, Backgate, Ingleton	1	6	7
15663	Land at Hellifield Road, Gargrave	7	2	9
	· · · · · · · · · · · · · · · · · · ·		·	·

16967	Meadow Lane/ Meadow Close, Cononley	4	1	5
20172	Station Works, Cononley	6	3	9
15886	Land south of Shires Lane, Embsay	9	3	12
17297	Land off Shires Lane, Embsay	11	4	15
19386	Land E of Laurel Croft	0	2	2
		211	82	293

		Approx yield of allocated Local Plan sites which do not yet have planning permission and which are not allocated for Older person's housing or below affordable housing threshold	greenfield sites requiring 30%	30% affordable housing requirement on green field	25% affordable housing for sale of 30% affordable	No of dwellings on brownfield sites requiring 25%	25% (or less if VBC applies) affordable housing requirement (brownfield land and sites subj to vacant	25% affordable housing for sale o 25% affordable housing
Tier	Settlement	in Policy H2	affordable housing	allocations	housing requirement	affordable housing	building credit)	requirement
Tier 1	Skipton	996	875	263	66	121	18	4
Tier 2	High and Low Bentham	412	412	124	31	0	0	0
Tier 2	Settle*	329	306	92	23	23	c.	2
Tier 3	Glusburn and Cross Hills	25	0	0	0	25	6	2
Tier 3	Ingleton	105	86	26	7	19	5	1
Tier 3	Gargrave	58						
Tier 4a	Burton in Lonsdale	15	0	0	0	14	0	0
Tier 4a	Carleton	0	0	0	0	0	0	0
Tier 4a	Cononley	0	0	0	0	0	0	0
Tier 4a	Cowling	0	0	0	0	0	0	0
Tier 4a	Farnhill & Kildwick	0	0	0	0	0	0	0
Tier 4a	Hellifield	0	0	0	0	0	0	0
Tier 4a	Low Bradley	25	25	8	2	0	0	0
Tier 4a	Sutton-in- Craven	0	0	0	0	0	0	0
Tier 4b	Clapham	0	0	0	0	0	0	0
Tier 4b	Embsay	0	0	0	0	0	0	0
Tier 4b	Giggleswick	35	35	11	3	0	0	0
	Total	2,000	1,783	537	135	217	39	10

	- Greenfield & Brownfield								
Skipton							Total affordable	Affordable units to rent	Affordable units to buy
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	units	(75%)	(25%)
SK013	Aldersley Ave	Yes	Yes	No	Already accounted for in extant consents				
SK015	Cefn Glas	No	Yes	No	30% aff housing requirement	14	4	3	1
					Already accounted for in extant				
SK044	Former Allotments/Garages, Broughton Road	Yes	Part	Part	consents Below threshold				
SK058	Whitakers Chocolate Factory Site	No	No	Yes	of Policy H2 Likely to be less	0	0	0	0
					than 25% affordable				
					housing due to vacant building				
SK060	Business Premises and land west of Firth St	No	No	Yes	credit - assume 15%	121	18	14	4
SK061	East of Canal, west of Sharphaw Ave	No	Yes	No	30% aff housing requirement	89	27	20	7
SK81,82,108	Gargrave Road site	No	Yes	No	30% aff housing requirement	339	102	76	26
					Already accounted for in extant				
SK087	Crookrise	Yes	Yes	No	consents Already accounted				
SK088	Hawbank Field	Yes	Yes	No	for in extant consents				
SK089/90	Airedale Ave & Elsey Croft	No	Yes	No	30% aff housing requirement	211	63	47	16
38089/30	Land bounded by Carleton Rd, railway line &	NO	res	NU	Already accounted for in extant		03	47	10
SK094	A65	Yes	Yes	No	consents				
SK101	East of Keighley Rd & south of Cawder Lane	No	Yes	No	30% aff housing requirement	110	33	25	8
SK114 & SK124	Land east of North Parade and Cawder Rd garage site	No	Yes	No	30% aff housing requirement	112	34	25	9
						996	281	210	71
Settle - RDA								Affordable	Affordable
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	Total affordable units	units to rent (75%)	units to buy (25%)
SG021,66,80	Land NW & SW of Penny Green	No	Yes	No	30% aff housing requirement	80	24	18	6
SG025	Land south of Ingfield Lane	No- 106 Approval	Yes	No	30% aff housing requirement	125	38	28	10
SG027,68	Land to south of Brockhole View	No	Yes	No	30% aff housing requirement	57	17	13	4
SG032	Car Park, Greenfoot	No	No	Yes	25% aff housing requirement	13	3	2	1
SG035	Ellis's Garage site	No	No	Yes	Older persons site 25% aff housing	0			
SG042	NYCC Depot, Kirkgate	No	No	Yes	requirement 30% aff housing	10	3	2	1
SG079	Land N of Town Head Way	No	Yes	No	requirement 30% aff housing	26	8	6	2
LA004	Land N of Barrel Sykes	No	Yes	No	requirement	18 329	5 98	4 73	1 25
Bentham -RDA									
							Total affordable	Affordable units to rent	
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	units	(75%)	(25%)
					Already accounted for in extant				
					consents as site for older person's				
HB011	Former High Bentham Primary School site	Yes	No	Yes	accommodation 30% aff housing				
HB023	N of Low Bentham Rd	No	Yes	No	requirement 30% aff housing	53	16	12	4
HB024	Land N of Lakeber Drive	No	Yes	No	requirement 30% aff housing	29	9	7	2
HB025	East of Butts Lane	No	Yes	No	requirement 30% aff housing	32	10	8	2
HB026	N of Springfield Crescent & E of Butts Lane	No	Yes	No	requirement 30% aff housing	82	25	19	6
HB038	Land S of Low Bentham Rd	No	Yes	No	requirement 30% aff housing	19	6	4	2
HB044	Land W of Goodenber Road Land NW of Bank Head Farm & S of Ghyll	No	Yes	No	requirement 30% aff housing	61	18	13	5
HB052	Head Farm	No	Yes	No	requirement 30% aff housing	118	35	26	9
LB012	Wenning View	No	Yes	No	requirement	18 412	5 124	4 93	1 31
Glusburn/Cross Hills									
							Total affordable		
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment Already accounted	Total dwellings	units	(75%)	(25%)
SC085	Malsis Hall	Yes	Yes	No	for in extant consents				
SC037a	Land at Ashfield Farm	No	No	Yes	25% aff housing requirement	25	6	4	2
		110	INO	103		25	6	4	2

Ingleton - RDA									
Site Ref	Address	Consont Grantod	Granfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	Total affordable units	Affordable units to rent (75%)	Affordable units to buy (25%)
Site Rei	Address	Consent Granteu	Greenneid	Brownneid and/or vacant buildings	25% aff housing	Total uwellings	units	(75%)	(23%)
IN006	Car Park at Backgate	No	No	Yes	requirement	6	2	1	1
					25% aff housing				
IN010	Caravan Park, N of River Greta	No	No	Yes	requirement	13	3	2	1
IN028	Between Ingleborough Park Drive and Low Demesne	No	Yes	No	30% aff housing requirement	29	9	7	2
114020	Demesiie	140	163	NO	30% aff housing	23		,	
IN029	E of New Village & S of Low Demesne	No	Yes	No	requirement	36	11	8	3
					30% aff housing				
IN049	Former playing Fields, Ingleton Middle School	No	Yes	No	requirement	21	6	4	2
						105	31	22	9
Gargrave -RDA									
								Affordable	Affordable
							Total affordable		units to buy
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	units	(75%)	(25%)
GA004	Neville House, Neville Crescent	No	No	Yes	25% aff housing requirement	14	4	3	1
GA009	Land off Eshton Road	No	Yes	No	Older persons site	0	-		-
					30% aff housing				
GA031	Land W of Walton Close	No	Yes	No	requirement	44	13	10	3
						58	17	13	4
Burton in Lonsdale -									
RDA							Total affordable	Affordable units to rent	Affordable units to but
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	units	(75%)	(25%)
					waived or significantly less than 25% affordable housing due to vacant building credit and conservation of heritage asset-				
BU012	Richard Thornton Primary School	No	No	Yes	assume 0%	15	0	0	0
						15	0	0	0
Low Bradley									
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment 30% aff housing	Total dwellings	Total affordable units	Affordable units to rent (75%)	Affordable units to buy (25%)
BR016	Land west of Gilders	No	Yes	No	requirement	25	8	6	2
						25	8	6	2
Giiggleswick -RDA							Total affordable	Affordable units to rent	Affordable
Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	units	(75%)	(25%)
					30% aff housing				
SG014	Land at Lord's Close	No	Yes	No	requirement	35 35	11 11	8 8	3
						33	- 11	•	3
Cononley Site Ref	Address	Consent Granted	Greenfield	Brownfield and/or Vacant Buildings	Comment	Total dwellings	Total affordable units	Affordable units to rent (75%)	Affordable units to bu
					Already accounted for in extant				
CN006	Station Works	Yes	No	Yes	consents				

Craven Spatial Planning Sub Committee – 18 August 2020

CRAVEN

Affordable Housing Supplementary Planning Document: Draft for Consultation

Report of the Strategic Manager for Planning and Regeneration

Ward(s) affected: All wards wholly or partly outside the Yorkshire Dales National Park

- 1. <u>Purpose of Report</u> To ask members to approve for public consultation a draft affordable housing supplementary planning document (SPD).
- 2. **Recommendations** Members are recommended to:
- 2.1 Approve the Affordable Housing SPD: Draft for Consultation set out at appendix A to this report.
- 2.2 Grant delegated authority to the Strategic Manager for Planning and Regeneration to publish the draft Affordable Housing SPD for a period of public consultation for a 6 week period, running from Tuesday 1st September until Tues 13th October 2020.

3 Report

3.1 The Craven Local Plan was adopted in November 2019. Paragraph 6.25 of the supporting text to policy H2: Affordable Housing sets out the Council's committment to preparing a SPD on affordable housing. The glossary of the National Planning Policy Framework (NPPF) describes SPDs as:

"Documents which add further detail to the policies in the development plan. They can be used to provide further guidance for development on specific sites, or on particular issues, such as design. Supplementary planning documents are capable of being a material consideration in planning decisions but are not part of the development plan."

- 3.2 Appendix A to this report sets out the consultation draft SPD for members to consider. Members should note that the Council sought legal advice from Michael Bedford QC (Cornerstone Barristers) on the content of the draft SPD and this advice has informed its content. The draft SPD is divided into three parts.
 - Part One provides an introduction to the SPD and explains its relationship to relevant policies in the local plan.
 - Part Two is the substantive element of the SPD and deals with further guidance on how proposals can conform with all the criteria of plan Policy H2 on Affordable Housing and other relevant plan policies.

- Part Three provides guidance for developers and agents on how best to
 prepare and submit planning applications which involve the provision of
 affordable housing, with particular reference to the need for early pre-application
 discussions with the Council and the need to accord with the Council's validation
 requirements. (between the writing of this report and the consultation on the
 draft SPD, the Council's validation requirements will have been updated. The
 website links to validation set out at paragraphs 3.1.7, 3.2.10 and 3.3.5 of the
 draft SPD will need to be changed prior to consultation.)
- 3.3 The Craven Local Plan was adopted based on its compliance with the 2012 NPPF. Therefore, the new concept of 'entry level exception sites' for affordable housing, introduced in the 2018 NPPF and retained in the current NPPF (2019), does not feature in the local plan. This does not mean that the Craven Local Plan has no relevant policies on the suitability of such sites. Appendix 9 of the draft SPD sets out how Policy SP4: Spatial Strategy and Housing Growth is intended to be used by the Council, alongside other plan policies and the NPPF, in the decision making process on proposals for entry-level exception sites for affordable housing.
- 3.4 Since the local plan was examined by an independent inspector, the Council has adopted a Climate Emergency Declaration (August 2019) and approved a Climate Emergency Strategic Plan 2020 to 2030 (January 2020). These can form material considerations in determining planning applications in Craven and together with relevant policies in the local plan they illustrate the importance of addressing the challenges of climate change. Reference is made in the appended draft SPD to the importance of the sustainable design and construction of affordable and all housing as reflected in the plan's policies.
- 3.5 The draft SPD is based on the Policy H2 levels of affordable housing assessed as viable before the Covid 19 pandemic. The Government has declared that the Covid19 pandemic has already resulted in an economic recession in the country. It is too early to make any firm conclusions on how long this recession will last and what the effects of the recession will be on the housing development industry. The Council will need to monitor the impacts of the recession on the industry and potentially review the position in due course.
- 3.6 The reporting of this draft SPD to the sub-committee has been delayed due to the social distancing restrictions brought about by the COVID-19 pandemic. This has meant that the requirements for public consultation of local plan documents and SPDs, as set out in The Town and Country Planning (Local Planning)(England) Regulations 2012 and reiterated in the Council's Statement of Community Involvement 2018, could not be met. On the 16th July 2020 The Town and Country Planning (Local Planning) (England) (Coronavirus) (Amendment) Regulations 2020 came into force, which temporarily modifies Regulation 35 (availability of documents) up to 31st December 2020 to reflect the Coronavirus situation. These modified Regulations removes the requirement for local planning authorities to place paper consultation documents at Council offices and libraries, and now only require consultation documents to be published on the authority's website. In the light of these modified Regulations the statutory requirements for public consultation of an SPD can now be met. In addition to these requirements and in order to provide an opportunity for members of the public without access to the internet to

AGENDA ITEM 8

- view and comment on the Draft Affordable Housing SPD, the draft document will be available to view at the Council Offices at Belle Vue Square.
- 3.7 The Town and Country Planning (Local Planning)(England) Regulations 2012 require the local planning authority to make copies of the SPD available on its website and invite representations for a minimum of 4 weeks. However, given the restrictions relating to the COVID-19 pandemic officers are recommending a 6 week public consultation period from Tuesday 1st September until Tues 13th October 2020 in order to maximise opportunities for interested parties to consider the draft SPD during the COVID-19 pandemic.
- 3.8 Following public consultation of the SPD and in line with the requirements set out in The Town and Country Planning (Local Planning)(England) Regulations 2012 a Consultation Statement will be prepared by officers setting out who was consulted, a summary of the main issues raised by those consultees and how those issues have been addressed in the SPD. This Consultation Statement and the final SPD will be reported to this subcommittee for information prior to presentation to the Council's Policy Committee for adoption. Once adopted the Affordable Housing SPD will form a material consideration in dealing with relevant planning applications.

4 **Implications**

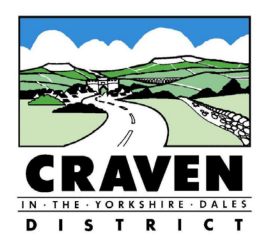
- 4.1 **Financial and Value for Money (vfm) Implications** Costs associated with this public consultation are modest and can be met within this years Spatial Planning Team's budget.
- 4.2 **Legal Implications** None.
- 4.3 **Contribution to Council Priorities** The production of further guidance on affordable housing in the form of a SPD will contribute to the Council's priority to create sustainable communities across Craven.
- 4.4 **Risk Management** None
- 4.5 **Equality Impact Assessment** No new policy or procedure is proposed in this report which would give rise to a requirement for an Equality Impact Assessment.
- **5. Consultations with Others** Legal Services, Financial Services.
- 6 Access to Information: Background Documents None
- 7. <u>Author of the Report</u> David Sykes; e-mail: <u>dsykes@cravendc.gov.uk</u> or rparker@cravendc.gov.uk

Note: Members are invited to contact the author in advance of the meeting with any detailed queries or questions.

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8.

<u>Appendices</u> – Appendix A – Affordable Housing Supplementary Planning Document: Draft for Consultation. (August 2020)



Affordable Housing Supplementary Planning Document

Draft for Consultation (August 2020)

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PART ONE: CONTEXT

1.1.0 Introduction

1.1.1 The Town & Country Planning (Local Planning) (England) Regulations 2012 defines a supplementary planning document as a document within Regulation 5 of the Regulations which is not a local plan, an adopted policies map, or a statement of community involvement. Effectively, this means that a supplementary planning document (SPD) will be a document prepared by a local planning authority which contains statements regarding environmental, social, design, or economic objectives that are relevant to the attainment of the development and use of land which is already encouraged by the policies of the local plan, with the proviso that those statements must not be statements which are required to be made in a local plan. Development management policies which are intended to guide the determination of applications for planning permission are matters for a local plan, and new statements on those matters (including the imposition of additional requirements) cannot be included in a SPD. However, a SPD can reiterate existing local plan policies and can give additional guidance to explain both the objectives which the policies are seeking to achieve and how it may be possible for proposed developments to satisfy those policies. The glossary of the National Planning Policy Framework (NPPF) describes SPDs as

"Documents which add further detail to the policies in the development plan. They can be used to provide further guidance for development on specific sites, or on particular issues, such as design. Supplementary planning documents are capable of being a material consideration in planning decisions but are not part of the development plan."

- 1.1.2 This SPD provides further guidance on the delivery of affordable housing in the Craven Local Plan area. In accordance with the above legal and NPPF definitions of SPD's, it adds further detail to help explain the objectives relating to the following policies of the Craven Local Plan (Nov 2019) and ways in which applicants can seek to show (both pre-application and as part of their application) that their proposals are able to satisfy these policies:
 - Policy H1: Specialist housing for older people
 - Policy H2: Affordable housing
 - Policy SP4: Spatial strategy and housing growth.
 - Policy ENV3: Good Design
 - Policy SD1: Presumption in favour of sustainable development
 - Policy SD2: Meeting the challenge of climate change.

The SPD also provides some background information on the practical arrangements the Council undertake for delivering the affordable housing to

those in need after a decision has been made on a relevant planning application.

1.2.0 Preparing, submitting and front loading of planning applications

- 1.2.1 In accordance with Policy SD1 of the Craven Local Plan and paragraph 11 of the NPPF, the Council will take a proactive approach and will work cooperatively with people and organisations wishing to carry out development and applying for planning permission, to find solutions to secure sustainable development that meets the relevant plan policies and be approved wherever possible. Solutions to secure sustainable development for Craven, including contributing to the implementation of the Council's Climate Emergency Strategic Plan 2020 to 2030 through the policies of the local plan, and the efficient processing of planning applications, can be achieved through early pre-application engagement with the Council. This is called the process of 'front loading' and is strongly encouraged by the NPPF at paragraphs 39 to 46.
- 1.2.2 Part three of this SPD, 'Preparing and submitting planning applications' explains how this front loading can best take place in Craven. Part three of the SPD is a useful starting point for potential applicants as it also provides signposting back to those policy criteria set out in part two which are relevant to the following types of residential development.
 - General housing:
 - o Building on-site affordable housing
 - o Making contributions for off-site affordable housing,
 - Rural Exception Sites,
 - Specialist Housing for Older People.
 - Entry-level exception sites (NPPF paragraph 71)

This part of the SPD also provides important information on the Council's validation requirements.

1.3.0 Public Consultation

- 1.3.1 This is a consultation draft SPD which seeks the views of all stakeholders, including parish councils, developers and agents, registered providers and statutory bodies. It is the subject of a six week consultation from 1st September to 13 October 2020.
- 1.3.2 Following this consultation, comments will be taken into account, adjustments made as necessary, and the finalised SPD will be approved as a material consideration in the determination of relevant planning applications. However, it is the policies of the local plan itself, which the SPD supports, which will be used to guide the determination of planning applications. The SPD is intended

- to assist applicants in formulating their proposals so as to best achieve policy compliance but its contents do not amount to development management policies and cannot be treated as such.
- 1.3.3 A sustainability appraisal is not necessary for the preparation and approval of this SPD, which does not set the framework for decisions on planning applications. Sustainability appraisals have been undertaken for the local plan policies which this SPD supports.

1.4.0 The Craven Local Plan and the National Planning Policy Framework

- 1.4.1 The Craven Local Plan (hereafter referred to as 'the plan') was adopted on 12 November 2019. Policy H2 on affordable housing sets out the local planning authority's policy approach to the delivery of affordable housing in the Craven local plan area. Policy H2 has been evidenced by the Craven Strategic Housing Market Assessment (SHMA): 2017 and addendums, and the Craven Local Plan Viability Assessment (LPVA): 2017 and addendums.
- 1.4.2 This evidence concludes that there is a high level of need for affordable housing in the plan area and that the planned housing growth up to 2032 can contribute to the provision of affordable housing. Similarly, the evidence concludes that Use Class C3 residential accommodation for older people in the plan area can also make contributions to the need for affordable housing.
- 1.4.3 The preparation of the plan, and its examination, has been based on the provisions of the 2012 NPPF, and the accompanying planning practice guidance (PPG) and relevant ministerial statements up to mid-2018. Therefore, Policy H2 reflects these provisions and the Council's SHMA has provided evidence for the types of affordable housing defined in the 2012 NPPF. Additional types of affordable housing are included in the 2019 NPPF. Both sets of definitions are set out in Appendix 1.
- 1.4.4 The 2019 NPPF and associated updates to the PPG retain the same main policy approach to the delivery of affordable housing as the 2012 NPPF. This is the delivery of such housing through the contributions that can be made by general market housing sites. However, some of the details about what site sizes of general market housing should qualify for affordable housing contributions have changed. These NPPF site size thresholds were not the subject of public consultation during plan preparation, nor did they inform the plan's viability assessment. Therefore, the Council will continue to apply the site size thresholds in Policy H2 to development proposals.
- 1.4.5 The Council, as local planning authority, is required by law to determine planning applications in accordance with the development plan, unless material considerations indicate otherwise. Applications for general market housing and specialist housing for older people will be assessed against

Policy H2 of the plan. The NPPF and/or the PPG contain some policy and guidance that is different to the provisions of Policy H2 and the Council will also consider whether any relevant parts of the NPPF and/or PPG indicate a decision other than that in accordance with the plan.

- 1.4.6 The 2019 NPPF includes an additional method of delivering affordable housing which was not available in the 2012 NPPF. This delivery mechanism is called 'entry-level exception sites'. Paragraph 3.4.1 of this SPD deals with these types of sites.
- 1.4.7 The Craven Local Plan Viability Assessment (LPVA), whilst published prior to the 2019 NPPF and accompanying updates of the PPG, is consistent with the approach advocated by these national planning policy and practice documents.

PART TWO: CONFORMING WITH POLICY H2

(AND OTHER RELEVANT POLICIES OF THE CRAVEN LOCAL PLAN)

2.1.0 General market housing: (criterion a)

2.1.1 Criterion a) of Policy H2 requires proposals to provide on-site provision or offsite financial contributions for affordable housing as follows:

Proposed development	Plan area coverage	Affordable housing contribution
More than 10 dwellings	All	Not less than 30% of the units to be built on a greenfield site to be affordable
More than 1000 sqm*	All	housing Not less than 25% of the units to be built on a brownfield site/previously developed land to be affordable housing
		developed land to be alloldable flodsling
6 to 10 dwellings of 1000sqm or less*	Designated rural areas**	A financial contribution the equivalent of not less than 30% on-site provision on greenfield sites. A financial contribution the equivalent of not less than 25% on-site provision on brownfield sites/previously developed land.
6 to 10 dwellings of 1000sq m or less*	Outside designated rural areas	No affordable housing contributions required
1 to 5 dwellings of 1000sq m or less*	All	No affordable housing contributions required

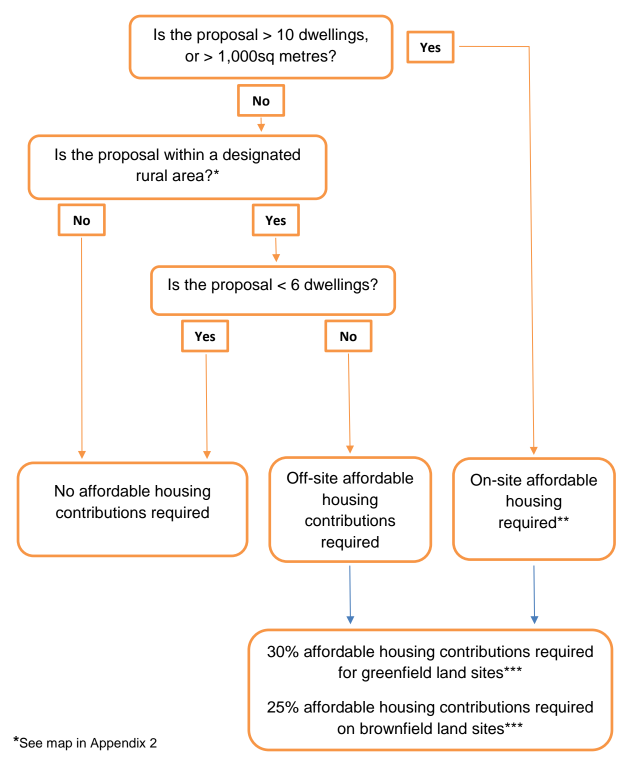
All contributions will be subject to vacant building credit, where appropriate.***

^{*}This is the combined gross floorspace (gross internal area), which is the floor area contained in all buildings (including garages etc.) measured to the internal face of external walls. Voids in buildings, such as roof-spaces without floors, are not included.

^{**}See map in Appendix 2. Within the Craven plan area, designated rural areas are the Forest of Bowland Area of Outstanding Natural Beauty and the parishes of Bank Newton, Bentham, Bolton Abbey, Burton-in-Lonsdale, Clapham-cum-Newby, Coniston Cold, Embsay-with-Eastby, Gargrave, Giggleswick, Halton East, Hellifield, Ingleton, Langcliffe, Lawkland, Long Preston, Otterburn, Rathmell, Settle, Stirton-with-Thorlby, Thornton-in-Lonsdale and Wigglesworth. Please refer to Section 157 of the Housing Act 1985 and the Housing (Right to Buy) (Designated Rural Areas and Designated Region) (England) Order 1988.

^{***} This is a financial credit, equivalent to the existing gross floorspace of any vacant building brought back into lawful use or demolished for re-development, which will be deducted from the required affordable housing contribution. The credit will not apply to vacant buildings which have been abandoned. The purpose of the credit is to incentivise brownfield development on sites containing vacant buildings, in line with national policy.

2.1.2 A process flowchart is provided below which sets out when on-site or off-site affordable housing contributions will be required.



^{**}Unless there are clear advantages or overriding reasons for providing off-site contributions (Policy H2 criterion c) and Section 2.3.0 of this SPD)

^{***} Unless exceptional circumstances can be demonstrated (Policy H2 criterion d), Section 2.5.0 of this SPD) or vacant building credit applies.

2.2.0 Specialist housing for older people: (criterion b)

2.2.1 Criterion b) of Policy H2 expects proposals for Use Class C3 specialist housing for older people to provide for on-site provision or off-site financial contributions as follows:

Proposed development	Affordable housing contribution	
Age Restricted/Sheltered Housing or similar (See paragraph 6.2 of the plan for a definition)	Not less than 30% of the units to be built on a greenfield site to be affordable housing or an equivalent financial contribution provided. Not less than 25% of the units to be built on a brownfield site/previously developed land to be affordable housing or an equivalent financial contribution provided. (See criterion c below regarding financial contributions)	
Assisted Living/Extra Care Housing or similar. (See paragraph 6.2 of the plan for a definition)	Not less than 12% of the units to be built on a greenfield site to be affordable housing or an equivalent financial contribution provided. Not less than 7% of the units to be built on a brownfield site/previously developed land to be for affordable housing or an equivalent financial contribution provided. (See criterion c below regarding financial contributions)	

2.2.2 Appendix 3 sets out the characteristics of a specialist housing scheme for older people which will be used by the planning authority to establish whether such a scheme is a Use Class C3 (residential development) or C2 (institutional use).

2.3.0 On site/off site contributions (criterion c)

2.3.1 For general market housing across the whole plan area on sites of 11 dwellings or more, and those proposals of more than 1,000 sq metres regardless of the number of dwellings, Policy H2 expects affordable housing to be provided on-site. For this size of site/proposal, off-site contributions will only be supported by the Council when the tests within criterion c of this policy are met. These tests reflect the approach previously set out in the NPPF and also the tests set out in the 2019 NPPF (Paragraph 62). Conversely, if a proposer of a site where off-site contributions should be payable prefers to

- provide affordable housing on-site the Council would usually support this preference.
- 2.3.2 This means that, as set out in criterion (c) of Policy H2, any applicant seeking off-site contributions in lieu of the policy requirements for on-site provision should demonstrate as part of the pre-application procedures set out in Section 3.1.0 of this SPD that:
 - There are clear advantages or overriding reasons for doing so, and
 - Off-site contribution is preferable to on-site provision in terms of achieving housing and planning objectives, and
 - Off-site contribution contributes to the objective of creating mixed and balanced communities.

For convenience these bullet points are referred to as sub-criteria a, b, and c in the guidance in Section 2.4.0 below.

- 2.3.3 There may also be situations where the above tests are passed and the Council would prefer, off-site contributions rather than on-site provision. For example, a development of flats or apartments could be unduly problematic for Registered Providers, especially if service charges threaten to make units unaffordable or if the building's freehold cannot be obtained. Off-site contributions for age restricted housing, including extra care, may also be preferable for similar reasons. In such cases the Council would seek to negotiate an off-site contribution as a better solution to on-site provision.
- 2.3.4 Any cash sum contributions obtained will be used to secure off-site provision to help meet the plan area's affordable housing needs.
- 2.4.0 Calculation and payment of financial off site contributions (criterion c; sub-criteria a, b, and c)
- 2.4.1 Where off-site financial contributions are required by sub-criteria a) or b), or acceptable under sub-criterion c) of criterion (c) of Policy H2, paragraph 6.20 of the plan's supporting text provides an overview of how the Council will calculate the appropriate level of cash payment.
- 2.4.2 In summary, paragraph 6.20 of the plan states that:
 - the basis of the calculation of financial contributions will be the difference between affordable housing transfer value (per sqm) and open market value (per sqm) for 70sqm two bedroom houses assuming they are available on the same site. If not, regard will be had second hand market sales of broadly equivalent property type and size in the locality.
 - on flatted schemes, the commuted sum will be based on the affordable housing transfer values for similar units.

- the market value of dwellings will be determined having regard to the asking price and/or any sales where contracts have been exchanged, along with any market sales, in the locality.*
- the value of affordable housing will be determined by the Council's latest published transfer prices (This is the price the registered provider will pay to a developer for affordable units in Craven, both for sale and rent – see below).

- 2.4.3 The justification for using transfer values in calculating off-site provision has been accepted by the Craven Local Plan Examination Inspector and is provided in the Craven Local Plan Examination Document Ec001 (2017). This document outlines the consultation the Council undertook with its partner registered providers and the Home and Communities Agency (now Homes England) in setting the transfer price. It confirms that the HCA supports the approach, which ".... ensures that Registered Providers can access homes to meet local housing need and create mixed sustainable communities in high value areas...."
- 2.4.4 The Council's current transfer price was established in 2017 and is set at £1,000 per square metre across the plan area (excluding communal areas in flatted developments). This will be reviewed at an appropriate time when relevant updated data is available.
- 2.4.5 An illustration based on a **6 dwelling proposal in a designated rural area** is given below:

The Council's 30% affordable housing requirement would equate to 1.8 affordable dwellings	30% of 6 dwellings = 1.8 affordable dwellings
Evidence indicates a need for two-bedroom houses (at 70sqm each) to suit newly forming households	1.8 x two bed (70sqm) = 126 sqm
The total affordable housing value, based on a transfer price of £1,000sqm, would be £126,000	Affordable housing value = 126 sqm x 1,000 = £126,000

^{*} The definition of 'market value' by the Royal Institute of Chartered Surveyors (RICS) is set out in its 'Global Standards' valuation guide (Red Book) and this definition was effective form 31 January 2020.

 If similar two bedroomed houses are up for sale on site, their asking price or sale contract price can be used to establish a comparable market value. If there are no equivalent 2 bed homes on site, the market value will be determined by reference to recent second hand market sales in the locality 	Market value of a 70sqm two bed = say £200,000 Market value of 1.8 x two bed = £360,000
The commuted (cash) sum due is the difference between market and affordable values	Cash sum due = £360,000 - £126,000 = £234,000

- 2.4.6 For development of between 6 and 10 dwellings in designated rural areas to help small developers manage their cash flow and in accordance with the PPG staged payments will be accepted and the first payment won't be required until 30% of dwellings (to the nearest dwelling) are occupied (i.e. when money is coming in).
- 2.4.7 Alternatively, and in response to landowners' requests, the Council may agree to a calculation and payment of the cash sum contribution before development commences on site. This may be helpful where land is to be marketed with planning permission. In such cases, market value will need to be based on alternative valuations, rather than asking or sale contract prices.

2.5.0 Site Viability Assessments and Exceptional Circumstances (criterion d)

- 2.5.1 This criterion indicates that development proposals seeking to provide a lower level of affordable housing contribution than those percentages given in criteria a) and b), either on or off site, will not be acceptable unless it can be clearly demonstrated that exceptional circumstances exist which justify a reduced affordable housing contribution.
- 2.5.2 The Craven Local Plan Examination Inspector's Report (IR) (Paragraph 157) was clear that although the phrase 'exceptional circumstances' is not used in the 2012 NPPF, the Council's thorough testing of the viability of development justified the policy's use of this phrase.
- 2.5.3 Paragraph 6.18 of the plan, the supporting text to Policy H2, provides two examples of exceptional circumstances which could allow a lower than policy level of affordable housing to be granted planning permission.

- 2.5.4 The wording of the plan's paragraph 6.18 is repeated here and more detail about the type of factors that might constitute these circumstances is given in paragraph's 2.5.5 to 2.5.9 below:
 - unusual and wholly unexpected/unforeseen development costs which affect scheme viability, or
 - where there is a clear need to meet other planning objectives, such as the restoration of heritage assets.

Wholly unexpected/unforeseen development costs

- 2.5.5 All foreseeable development costs (normal and abnormal) associated with individual developments should have been taken into consideration between the landowner and the developer in determining the site's land value (Paragraph 6.17 of the plan). The more expensive a site is to develop, e.g. due to topography, contamination, remediation etc, the less the developer should pay for the land compared to land with lower development costs. Similarly, a landowner should not expect to receive the same land value for a site with apparent abnormal costs (e.g. contaminated or sloping sites) compared to land with lower development costs (e.g. a greenfield level site with no contamination). The plan's clearly expressed requirements for affordable housing and other planning obligations, mean that these costs can be accurately accounted for in the price paid for land by the developer. This is set out in PPG Paragraph 001 Ref ID: 10-001-20190509.
- 2.5.6 The Council will expect applicants to demonstrate that they have used the above approach to agree an appropriate price for the land. In doing so it is expected that the majority of residential developments coming forward in Craven will be policy compliant. All planning applications that comply with the plan's planning obligations will be assumed to be viable (paragraph 57 of the NPPF.
- 2.5.7 On the relatively few occasions when a site specific viability assessment is necessary, the onus falls to the applicant to show that the development will not be viable and that unusual and wholly unexpected/unforeseen development costs have occurred which cannot be reasonably be reflected in the price paid for the land, thereby making the scheme unable to provide for all the planning obligations set out in the plan. For the avoidance of doubt, this would not extend to development costs which are apparent from non-invasive surveys, desk based research and due diligence/follow up site investigations. For example, if contamination is evident from these surveys, research and follow up site investigations this should be reflected in the land value/land acquisition contract.

2.5.8 The above approach is consistent with the approach set out in criterion (d) of Policy H2 and with the 2019 NPPF and accompanying PPG.

Meeting other planning objectives

2.5.9 Very occasionally, proposals for residential development may be a catalyst for the restoration of heritage assets or for the provision of much needed community facilities, including sport and recreation not directly related to the development. If the costs and/or constraints of securing these planning benefits are considered by the applicant to affect the ability of the scheme to meet the plan's policy requirements for affordable housing, then a site-specific viability assessment should be submitted along with the planning application. The preparation of this assessment should be in accordance with the procedures set out in Part 3 and Appendix 4 of the SPD. If, following an independent review of this assessment, the Council considers there are exceptional circumstances to justify a reduction in the affordable housing contributions, Policy H2 allows for this to take place.

Planning Practice Guidance (PPG)

- 2.5.10 The PPG, at Paragraph 007 Ref ID: 10-007-20190509, provides some other examples of circumstances, where it envisages viability assessment might be necessary in decision taking. These are where:
 - development is proposed on unallocated sites of a wholly different type to those used in the viability assessment that informed the plan; or
 - o further information on infrastructure or site costs is required; or
 - particular types of development are proposed which may significantly vary from standard models of development for sale (build to rent or housing for older people); or
 - o a recession or similar significant economic changes have occurred since the plan was brought into force.

2.5.11	Paragraph 57	of the NPPF	states that:
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"It is up to the applicant to demonstrate whether particular
circumstances justify the need for a viability assessment at the application
stage"

In seeking to demonstrate that one of the examples given in the PPG was a circumstance which justified a site viability assessment, applicants should take account of the following approach which the Council considers appropriate in the light of the evidence which supports Policy H2 of the plan, and the provisions of Policy SP4:

PPG: Unallocated sites

- 2.5.12 Policy SP4 of the Craven Local Plan (Criteria H, I, J and K) provide the development plan's spatial approach to determining proposals for housing on unallocated land.
- 2.5.13 The Local Plan Viability Assessment (LPVA) assessed a wide range of site and scheme typologies and these were considered to reflect the types of sites which would come forward on the plan's housing land allocations and those that could come forward on unallocated land within the terms of Policy SP4. Hence, the majority of housing proposals coming forward on unallocated land should be viable and not require site –specific viability assessment. In all cases of housing proposals on unallocated land, the Council expects the developer to carry out its own scheme design and appraisal and to agree the policy compliant residual land value with the landowner. This should be at a land purchase price which reflects all the costs of policy compliance.
- 2.5.14 As stated in the PPG, the trigger for site viability assessment would have to be a wholly different type of housing proposal compared to that assessed in the LPVA. Where this is the case, it is up to the applicant to demonstrate how their site differs from the plan's assessment and why this difference cannot be taken into consideration in the price of the land. It is highly unlikely that traditional housing developments proposed will be a wholly different type to that envisaged and assessed in the LPVA.

PPG: When further development cost information is likely to be needed

2.5.15 Paragraph 2.5.5 to 2.5.8 of this SPD provides guidance on when development site costs might represent the exceptional circumstances which justify a site viability appraisal. As set out in these paragraphs the Council expects developers to take into consideration *foreseeable* development costs when negotiating for land purchase. For example, the demolition and site clearance of a redundant building, the decontamination of petrol tanks etc.

- 2.5.16 The Council recognises that there may be circumstances where further information is required at the time of the planning application. For example, a utilities quote, intrusive ground investigation report etc.
- 2.5.17 In such circumstances, it will be up to the applicant to demonstrate that their original land bid makes appropriate allowances/contingencies for these costs, and if there are additional unforeseen costs how and why this difference cannot be taken into account in the price of the land. For example, the developer could negotiate overage or underage payments with the landowner based on the actual outturn costs of certain cost elements as the scheme progresses.

PPG: Particular types of development at variance with the LPVA.

- 2.5.18 The LPVA assessed a wide range of site and scheme typologies. However, there are many types of housing development and there may be particular types proposed which significantly vary from the standard types/models tested in the LPVA. Only where there is a *significant* variation from the type of development proposed compared to the LPVA typology will a site-specific viability assessment be necessary.
- 2.5.19 As well as appraising typologies of general market housing, the LPVA appraised the viability of two types of housing for older people and the Council has a specific affordable housing policy target for these types of housing. The LPVA did not appraise the viability of build to rent typologies and this would be a particular type of development where a developer may require a viability assessment at the decision-making stage. Any affordable housing for rent in such build to rent schemes should conform to the relevant conditions set out in the definition of 'affordable housing for rent' in Annex 2, the glossary of the NPPF.

PPG: Significant economic changes

2.5.20 The Council's role is not to under-write developers from the normal/foreseeable market cycles. Developers must seek their own advice and acquire sites based on appropriate profit margins and contingencies etc which will enable them to continue in anything other than a significant recession or economic change (e.g. the 2007/8 financial crisis). It is too early to tell whether the economic and social consequences of the Covid-19 pandemic will produce significant economic changes for the development sector but the Council will keep this issue under review as part of its regular monitoring and review of the plan's policies.

Content and review of viability appraisals

- 2.5.21 Where site-specific viability assessments are necessary (see paragraphs 2.5.5 to 2.5.20 above) and a robust justification for not meeting policy requirements has been provided, they should contain the information set out in Appendix 4. The information in the appendix is based on the guidance set out in the PPG and the approach used in the Local Plan Viability Assessment. Following confirmation that the costs of any assessment required will be met by the applicant, the Council will instruct a suitably qualified independent viability assessor to review the applicant's site-specific appraisal. (See part three of this SPD regarding the preparation and submission of planning applications)
- 2.5.22 If the Council is satisfied that exceptional circumstances exist to allow a lower than policy requirement for affordable housing, in accordance with criterion d) of Policy H2, the provision of affordable housing should be set at the maximum level which is viable. This is also stated at paragraph 6.18 of the plan.
- 2.5.23 Depending upon the recommendations of the independent assessor (including sensitivity analysis provided), the Council may consider, as a means of maximising affordable housing provision, whether overage mechanisms and/or phase-by-phase viability reviews would be warranted as is recommended by PPG Paragraph: 009 Reference ID: 10-009-20190509.

Transparency of viability appraisals

- 2.5.24 Developers will be expected to conduct financial appraisals and negotiations with the Council on a transparent and 'open book' basis. In accordance with the PPG (paragraph 010 Ref ID: 10-010-20180724), any viability assessment should be proportionate, simple, transparent and publicly available. Improving transparency of data associated with viability assessment will, over time, improve the data available for future assessment as well as provide more accountability regarding how viability informs decision making.
- 2.5.25 PPG (paragraph:021 Ref ID: 10-021-20190509), states that any viability assessment should be prepared on the basis that it will be made publicly available. Information used in a viability assessment is not usually specific to that developer and thereby need not contain commercially sensitive data. In circumstances where it is deemed that specific details of an assessment are commercially sensitive, the information should be aggregated in published viability assessments and executive summaries, and included as part of total costs figures.

- 2.5.26 Where an exemption from publication is sought, the planning authority will want to be satisfied that the information to be excluded is commercially sensitive. This might include information relating to negotiations, such as ongoing negotiations over land purchase, and information relating to compensation that may be due to individuals, e.g. the right to light compensation. The aggregated information should be clearly set out to the satisfaction of the Council.
- 2.5.27 The Council will expect an executive summary prepared in accordance with the data format published from time to time by government including the gross development value; benchmark land value and landowner premium, costs, return to developer and the proposed developer contributions.
- 2.5.28 At the Council's discretion it may publish redacted viability assessments. Any decisions to publish a viability assessment or decline to do so albeit redacted would be in accordance with the provisions of the Environmental Information Regulations 2004. However, this decision can be challenged, with the possibility of a complaint to the Information Commissioner or ultimately the relevant Information Tribunal. While the Council will consult the relevant developer if a request to publish previously unpublished information is made, due to the challenge system that is available, the Council may not be able to maintain a decision to refuse to publish certain information in any individual viability assessment.

2.6.0 Vacant building credit (criterion d)

- 2.6.1 The latter part of this criterion states that:
 - ".....The local planning authority will apply vacant building credit in all appropriate circumstances, in accordance with the NPPF and PPG and will reduce on-site and/or financial contributions accordingly."
- 2.6.2 In March 2019, the PPG was updated in regard to vacant building credit.
- 2.6.3 Paragraph 026 Ref ID: 23b-026-20190315 of the PPG states that:

"National policy provides an incentive for brownfield development on sites containing vacant buildings. Where a vacant building is brought back into any lawful use, or is demolished to be replaced by a new building, the developer should be offered a financial credit equivalent to the existing gross floorspace of relevant vacant buildings when the local planning authority calculates any affordable housing contribution which will be sought. Affordable housing contributions may be required for any increase in floorspace.

2.6.4 Paragraph: 027 Reference ID: 23b-027-20190315 states:

"Where there is an overall increase in floorspace in the proposed development, the local planning authority should calculate the amount of affordable housing contributions required from the development as set out in their Local Plan. A 'credit' should then be applied which is the equivalent of the gross floorspace of any relevant vacant buildings being brought back into use or demolished as part of the scheme and deducted from the overall affordable housing contribution calculation. This will apply in calculating either the number of affordable housing units to be provided within the development or where an equivalent financial contribution is being provided.

The existing floorspace of a vacant building should be credited against the floorspace of the new development. For example, where a building with a gross floorspace of 8,000 square metre building is demolished as part of a proposed development with a gross floorspace of 10,000 square metres, any affordable housing contribution should be a fifth of what would normally be sought."

2.6.5 Paragraph: 028 Reference ID: 23b-028-20190315 states:

"The vacant building credit applies where the building has not been abandoned.

The courts have held that, in deciding whether a use has been abandoned, account should be taken of all relevant circumstances, such as:

- the condition of the property
- o the period of non-use
- whether there is an intervening use; and
- o any evidence regarding the owner's intention

Each case is a matter for the collecting authority to judge.

The policy is intended to incentivise brownfield development, including the reuse or redevelopment of empty and redundant buildings. In considering how the vacant building credit should apply to a particular development, local planning authorities should have regard to the intention of national policy.

In doing so, it may be appropriate for authorities to consider:

 whether the building has been made vacant for the sole purposes of redevelopment

- whether the building is covered by an extant or recently expired planning permission for the same or substantially the same development"
- 2.6.6 An illustration of how the Council will calculate vacant building credit is given below for a 12 dwelling proposal.

Here is an illustration based on a 12 dwelling development, on a brownfield site with an existing vacant building of 330sqm gross floorspace:

- Proposed gross floorspace = 990 sqm
- Existing gross floorspace = 330sqm (33% of the proposed gross floorspace)
- Vacant building credit = 33% reduction in affordable housing contribution
- Usual affordable housing contribution = 3 dwellings (25% of 12 dwellings)
- Contribution with 33% vacant building credit = 2 dwellings (3-1)
- On-site affordable housing contribution = 2 houses to be built and sold at the relevant transfer price (see section 7.0 of this SPD)
- 2.6.7 For developments of 6 to 10 dwellings in designated rural areas or in other cases where a commuted sum is sought, the existing gross floorspace in any vacant buildings will be deducted before the commuted sum payment is calculated.

Here is an illustration based on a 6 dwelling development, on a brownfield site with existing vacant buildings of 325sqm gross floorspace in the designated rural area.

- Proposed gross floorspace = 500sqm
- Existing gross floorspace = 325sqm (65% of the proposed gross floorspace)
- Vacant building credit = 65% reduction in the affordable housing contribution
- Usual affordable housing contribution = 1.5 dwellings (25% of 6 dwellings)
- Contribution with 65% vacant building credit = 0.525 dwellings (1.5 0.975)
- Affordable housing value = 70 (sqm) x 1,000 (£/sq m) = £70,000
- Market value (asking/contract price for a 70sqm two bed house on site) = £200,000
- Cash sum due = £200,000 (market value) minus £70,000 (affordable value)
 x 0.525 = £36,750

2.7.0 Other affordable housing provision (criterion e)

- 2.7.1 This Policy H2 criterion sets out three other ways that affordable housing might be provided.
- 2.7.2 These are through the Council's support for:
 - registered providers bringing forward developments of 100% affordable housing within the main built up areas of the plan areas most sustainable settlements in accordance with the plan's Policy SP4
 - the development of rural exception sites outside the main built up area of these settlements, and
 - registered providers repairing, altering and improving the existing affordable housing stock and the re-use of empty homes.
- 2.7.3 The current NPPF includes an additional method of delivering affordable housing and this is through entry-level exception sites. These sites are discussed at paragraph 3.4.1 of this SPD.

2.8.0 Size, Type and Tenure of Affordable Homes (criterion f)

- 2.8.1 As stated in criterion f) of Policy H2, the size, type and tenure of affordable units will be expected to reflect the most up to date evidence of affordable housing needs, from the Council's latest Strategic Housing Market Assessment and any other robust and up to date evidence of local housing need.
- 2.8.2 At the time of the publication of this SPD, the Council's evidence on local housing need (2017 SHMA and addenda) is largely based on the 2012 NPPF definitions of affordable housing. Hence this policy and the evidence behind it is based on these definitions. They are included in Appendix 1.
- 2.8.3 The current NPPF (2019) sets out some additional types of housing that are now defined as affordable. These definitions are also set out in Appendix 1. Applicants may wish to propose some of the affordable housing defined in 2019 NPPF within their schemes. Under these circumstances, the Council will treat the NPPF's support for such housing as a material consideration. However, when determining an appropriate split in affordable housing size, type and tenure, the Council will always have regard to the most up to date evidence on the relative level of these needs. To be in accordance with Policy H2, affordable housing proposals must be genuinely affordable to local people on local incomes. Otherwise it will not meet the local need for affordable housing.

- 2.8.4 Currently, the SHMA (2017) indicates that an appropriate split on tenure would be achieving between 15% and 25% affordable housing for sale (previously referred to as intermediate housing), and between 75% and 85% affordable housing for rent. The SHMA also indicates that a high proportion of 1/2/3 bedroom affordable homes should be provided for newly forming and growing households.
- 2.8.5 Other evidence could include that provided on the Council's housing register. The Council's Strategic Housing Team will advise developers of any other appropriate evidence which points to variations to the plan wide SHMA evidence. (See paragraphs 2.11.8 and 2.11.9 and Appendix 8 of the SPD for information on the level of detail on size, type and tenure required to be submitted as part of relevant planning applications and agreed in advance of submission).

2.9.0 The Sub-Division of Large Sites (criterion g)

2.9.1 Affordable housing contributions will be sought from phased developments or developments that come forward in a piecemeal fashion, where the total combined development site exceeds the relevant threshold. This may mean that an initial proposal for a small part of a site may fall below the threshold and, if viewed in isolation, would have been exempt from affordable housing contributions. However, if the remainder of the site comes forward or is considered likely to come forward and the affordable housing threshold is exceeded, contributions will be sought from the whole development, including initial and subsequent phases. The Council will look with care at proposals which appear to be formulated to avoid affordable housing thresholds and will seek affordable housing whenever the 'holistic' development exceeds the relevant threshold, either at the time the initial phase is considered, or subsequently, as appropriate to the circumstances of the case. This is something that applicants need to be aware of and need to anticipate in formulating their proposals.

2.10.0 Planning obligations (criterion h).

2.10.1 Criterion h) of Policy H2 sets out that the provision of affordable housing will be secured via a planning obligation (section 106 agreement). The obligation will seek to ensure that affordable dwellings are maintained in perpetuity for households in affordable housing need or that the affordable housing subsidy is recycled. For guidance on front loading the resolution of the content of such agreements see part three of the SPD on 'Preparing and submitting a planning application'.

Registered Providers (RPs)

- 2.10.2 When affordable housing is proposed on-site, criterion (h) of Policy H2 expects developers to demonstrate how the affordable housing will be made available to eligible occupiers, in perpetuity, or the subsidy recycled. Registered Providers (RPs) are usually the preferred agencies to achieve this, because the Council is satisfied that they will deliver their affordable housing management obligations efficiently and effectively, and will work with the Council to meet shared objectives for sustainable communities. Moreover, only RPs can deliver affordable or social rented housing. On occasion, the Council as an RP may deliver affordable homes itself. However, as well as RPs there are other affordable housing providers who may operate under equivalent arrangements or, more often, may specialise in offering innovative intermediate tenure products.
- 2.10.3 The Council currently works with preferred partner RPs for the management and delivery of all new affordable housing developments in the district and regularly engages with them and monitors their performance. In Craven, a panel of RPs, (which includes the Council) will be used to match one partner RP to each development for the transfer of affordable housing at approved prices. This will ensure an even spread of opportunity between partners, whilst having regard to stockholdings and financial capacity. Developers should contact the Council's Strategic Housing Team to discuss the most appropriate RP partner or other affordable housing providers operating under equivalent arrangements for their development.

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Local connection priorities

2.10.4 Policy H2 ensures that affordable housing, once provided, is occupied by those in affordable housing need in perpetuity (or any subsidy is recycled) but it does not go into detail on how individual occupiers are to be identified. Paragraph 6.3 of the plan states that the provision of affordable housing for local needs is an important objective of the plan, but does not provide detail on how local needs should be identified. It does indicate that this SPD will be produced to set out in more detail how Policy H2 will operate and be administered. The prioritisation of certain groups of people, who cannot afford market housing, to be housed in newly provided affordable rented accommodation has been common practice by local planning authorities for many years. Local connections criteria help people with existing ties to an area – through residency (including past residency), close family residency or employment – to secure the affordable housing they need. It is a matter of practice rather than policy which helps to secure that the social objectives of affordable housing policy in terms of meeting local needs are achieved once that housing has been provided. Hence, whilst not detailed in Policy

- H2 itself, it is appropriate to explain this practice here to assist RPs and others to understand the Council's approach.
- 2.10.5 The connection priorities and criteria set out below only apply to affordable rented accommodation. Local connection cannot currently apply to affordable sale housing that is grant funded. The Government is proposing to require local authorities to provide local connection priorities for 'First Homes'.
- 2.10.6 An applicant for affordable rented housing shall be considered to have a local connection if he/she:
 - currently lives in the ward/sub area/District (as appropriate see below) and has been resident for at least 6 out of the last 12 months; or
 - has lived in the ward/sub area/District (as appropriate see below) for at least 3 years out of the last 5 years; or
 - is employed in the ward/sub area/District (as appropriate see below).
 Employment is defined as meaningful permanent full or part time and not casual or seasonal
 - has a close family member residing in the ward/sub area/District (as appropriate – see below) that has done so for the last 5 years (close family members are mother, father, adult son or daughter, adult brother or sister); or
 - is a current or former member of the armed forces as defined by 'The Allocation of Housing (Qualification Criteria for Armed Forces) (England) Regulations 2012

First priority: by ward

2.10.7 In the first instance, affordable rented homes should be offered to eligible occupiers with a connection to the ward in which the affordable home is located. Skipton comprises four wards, all of which have equal priority.

Second priority: by sub-area

- 2.10.8 If there are no eligible occupiers with a connection to the ward, RPs should then offer affordable homes to those with a connection to the wider sub-area. There are three sub-areas in the plan area.
 - The north sub-area includes the parishes of Bentham, Ingleton, Burton-in-Lonsdale, Thornton-in-Lonsdale, Clapham-cum-Newby and Lawkland.
 - The mid sub-area includes the parishes of Giggleswick, Langcliffe,
 Rathmell, Settle, Wigglesworth, Long Preston, Halton West and Hellifield.
 - The south sub-area includes the parishes of Otterburn, Coniston Cold, Bank Newton, Gargrave, Martons Both, Broughton, Stirton-with-Thorlby, Embsay-with-Eastby, Halton East, Draughton, Bolton Abbey, Thornton-in-Craven, Elslack, Carleton, Skipton, Lothersdale, Cononley, Bradleys

Both, Cowling, Glusburn & Cross Hills, Farnhill, Kildwick and Sutton-in-Craven.

Third priority: by district

2.10.9 In the event that there are no eligible occupiers with a connection to the sub-area, RPs should first seek the written consent of the Council's Strategic Housing (SH) Team before offering affordable rented homes to those with a connection to the district.

Fourth Priority: default

2.10.10 With the prior written consent of the SH Team, the default method for offering affordable rented housing to eligible occupiers is the bidding system that operates within the North Yorkshire Home Choice area. See https://www.northyorkshirehomechoice.org.uk/

Management charges

- 2.10.11 To ensure that affordable housing is genuinely affordable as expected by criterion (h) of Policy H2 where estate management charges apply to affordable homes provided on-site the Council will want to be satisfied that the charges are not disproportionate. One way of achieving this would be that they are apportioned fairly between all the dwellings on-site based on their relative size. The management charges applicable to all dwellings could be apportioned as follows:
- 2.10.12 A divided by B multiplied by C = Management Company contribution applicable to each individual dwelling.

Where

- A = Gross internal floor space area of the individual unit in sqm
- B = Total gross internal floor space of all dwellings in sqm
- C = Total management fee
- 2.10.13The Council will also consider any alternative arrangements which achieve the same outcome of not imposing a disproportionate burden on occupiers of affordable housing.

2.11.0 Design, distribution and construction of affordable housing (Policy ENV3, SD1 and SD2, and ENV1, 2, 6 to 9)

2.11.1 The Council is committed to securing good design, including sustainable design and construction, in all development proposals through Policy ENV3 of the plan. Policy SD1 of the plan seeks to contribute to the achievement of sustainable development. Policy SD2 supports the move to a low carbon future and the Craven Climate Emergency Strategic Plan 2020 to 2030 (January 2020) provides the latest position of the Council on meeting the challenge of climate change. (See paragraphs 2.11.10 to 2.11.12 below for more details).

Design and space standards

- 2.11.2 The principles of good design set out in Policy ENV3 apply equally to both affordable housing and market housing. As such, and in order to ensure inclusive and integrated communities, affordable homes should be indistinguishable in design, character and appearance from market housing. For example, affordable housing in terraces or flats is not likely to be acceptable unless there are terraces and flats for market housing on the same site, and in the same proportion. In addition, partner RPs are able to provide details of their own specifications, which form part of their contracts with developers. It is important that developers discuss with the Council and the selected RP details of both internal and external design and space standards as early as possible in the planning process. Making affordable housing indistinguishable from market housing and in accordance with the RP specifications will contribute positively to sustainable development.
- 2.11.3 As a minimum the space standards of affordable housing should be the standards used in the Local Plan Viability Assessment (LPVA). These are as follows:

No. of beds	House size	Flat size
1	60sqm	57sqm
2	70sqm	65sqm
3	85sqm	-
4	100sqm	-

2.11.4 The Government has published nationally described space standards as set out below. These standards provide more detail on different types of housing sizes than the Council's standards. They also include areas for storage. Therefore, where relevant, developers are strongly encouraged to consider providing these internal floor and storage areas in their schemes in the interests of delivering sustainable development, high quality design,

satisfactory amenity and making affordable housing indistinguishable from market housing.

Gross internal floor areas and storage (m2)						
Number of bedrooms	Number of bed spaces (persons)	1 storey dwellings	2 storey dwellings	3 storey dwellings	Built-in storage	
1b	2p	57	60	N/A		1
2b	4p	70	79	N/A		2
3b	5p	N/A	93	99	2.	.5
4b	6р	N/A	106	112		3

- 2.11.5 Applicants should also take account of the Government's National Design Guide (October 2019) in designing their housing proposals. Conformity with this National Design Guide will be a material consideration in the consideration of planning applications for residential development. Significant departures from this design guide may not represent sustainable development. The Council is preparing a supplementary planning document on Good Design to support Policies ENV1 to ENV3 and SD2. When adopted this will be an important material consideration in determining planning applications for relevant development, including housing.
- 2.11.6 The National Design Guide expects all new homes to enhance the quality of life for their occupants and for them to be efficient and cost effective to run. They should provide a good standard and quality of internal space. Where flats are provided they should have balconies with a pleasant aspect and private or communal areas for clothes drying and bin storage as well as having amenity value.

Distribution of affordable homes

- 2.11.7 The nature and size of a proposed development will influence the distribution of affordable units within the site. However, in the interests of securing sustainable development in accordance with Policy SD1 of the plan and the NPPF, developers should provide a good spread of affordable units across a scheme rather than this type of housing being concentrated into distinct areas. This will avoid segregation in the form of clusters of affordable housing, and promote integrated and sustainable communities in accordance with the plan's objective 1 (PO1). This objective seeks to "Achieve patterns of development supported by adequate and appropriate infrastructure which:
 - Make best use of available resources
 - Promote sustainable travel movements.
 - Nurture high quality environments and community life, and
 - Promote health, well-being and equality.

- 2.11.8 As required by the Council's validation criteria (See part three of the SPD), individual development proposals will need to be supported by plans showing an acceptable distribution of affordable units. It is expected that developers have agreed with the Council details of the distribution and design of affordable before the submission of a reserved matters application, unless such details have already been approved at the outline stage.
- 2.11.9 Where the size of a proposal in an outline planning application is likely to result in the requirement for affordable housing, but the application is unable to provide details of their design and distribution, a standard condition will be applied as follows:

"The development shall not begin until a scheme for the provision of affordable housing has been submitted to and approved in writing by the local planning authority. The development shall be carried out in accordance with the approved scheme. Affordable housing shall meet the definition of affordable housing in the NPPF or any future guidance that replaces it. The scheme shall include:

- i. the numbers, type, tenure and location on the site of the affordable housing provision to be made which shall consist of not less than 25% or 30% (brownfield/greenfield requirements)) of housing units
- ii. the timing of the construction of the affordable housing and its phasing in relation to the occupancy of the market housing
- iii. the arrangements for the transfer of the affordable housing to an affordable housing provider (for the management of the affordable housing) (if no Registered Provider involved)
- iv. the arrangements to ensure that such provision is affordable for both first and subsequent occupiers of the affordable housing; and
- v. the occupancy criteria to be used for determining the identify of occupiers of the affordable housing and the means by which such occupancy criteria shall be enforced; or
- vi. details of an equivalent affordable housing contribution to be provided in lieu of affordable housing on site and the means by which such a contribution shall be provided (alternatively, this may be a contribution that is to be provided partly on-site and partly in lieu".

Sustainable design and construction

2.11.10 Policy ENV3 (criterion t) states that for residential and commercial development "Sustainability should be designed in, so that development takes all reasonable opportunities to reduce energy use, water use and carbon emissions and to minimise waste, ensure future resilience to a changing climate and wherever possible to generate power through energy solar or

other means, in accordance with Building Regulations." More detail on how applicants should explore and include these 'reasonable opportunities' to reduce energy use, water use and carbon emissions will be provided in the emerging SPD on Good Design. Policy SD2 is the plan's strategic policy on meeting the challenge of climate change and cross refers to the various policies which seek to mitigate the impacts of, and adapt to, climate change. e.g. ENV3 on Good Design and ENV6 on Flood Risk.

- 2.11.11 In January 2020 the Council approved the Craven Climate Emergency Strategic Plan 2020 to 2030 which seeks to act upon the Council's Climate Change Emergency Declaration adopted in August 2019. https://www.cravendc.gov.uk/media/9460/cdc-climate-emergency-strategic-plan-february-2020.pdf The objective of the declaration is for the district to be carbon neutral by 2030. The declaration is related to the organisational wide response to reduce the district's emissions and waste through the Greener Craven Corporate Priority.
- 2.11.12 The Craven Climate Emergency Strategic Plan (CESP) can form a material consideration in determining relevant planning applications and it supports Policy ENV3 and SD2 (and Policies ENV6, to 9) to reduce energy use, water use and carbon emissions, maximise the energy efficiency of development, and reduce the environmental impact of materials used in construction. The CESP prioritises the reduction in energy use in residential properties. Indeed, one of the actions in the CESP is for the Council to roll out and promote a new low carbon housing model for rural housing.

2.12.0 Rural Exception Sites (criteria i) and j))

- 2.12.1 Rural exception sites are sites that are released to provide affordable housing in rural locations which would not normally be used for housing.
- 2.12.2 Such sites, normally for 100% affordable housing, will be supported outside the main built up areas of the plan's tier 2 to 5 settlements when they fulfil the requirements of criteria i) and j) of Policy H2. The relevant settlements are listed in Appendix 6. Highlighted below is how Policy SP4 and Policy H2 of the Craven Local Plan will work together to incentivise the delivery of rural exception sites. Policy SP4 provides the policy definition of the main built up area of settlements listed in Appendix 6. This definition is copied in the appendix.

Settlement tier	Policy SP4 for general market housing outside a settlement's main built up area.	Policy H2 for rural exception sites (RES)
Tier 1	Subject to compliance with a number of criteria in Policy SP4 this type of housing may be supported, but only where the proposal is adjoining the main built up area	RES not supported
Tier 2 to 4	Subject to compliance with a number of criteria in Policy SP4 this type of housing may be supported, but only where the proposal is adjoining the main built up area.	Subject to compliance with a number of criteria in Policy H2 RES may be supported, both adjoining the main built up area and where the site is physically and visually well related to the settlement.
Tier 5	Not supported outside the main built up area.	Subject to compliance with a number of criteria in Policy H2, RES may be supported, both adjoining the main built up area and where the site is physically and visually well related to the settlement.

2.12.3 Hence, for tier 2 to 4 settlements, rural exception sites can, in principle, be supported on sites both adjoining the main built up area and those which might be further away from the main built up area, provided they are physically and visually well related to the settlement. This provides additional opportunities for rural exception sites coming forward in these settlements, compared to both market housing and entry-level exception sites.

- 2.12.4 For Tier 5 settlements, the lack of support for general market housing outside the main built up area may provide an incentive for landowners to consider bringing forward rural exception sites in these locations.
- 2.12.5 Landowners who are interested in helping provide affordable homes for the local community and have land which might meet the above criteria are encouraged to contact the Council's Strategic Housing Team and Development Management Team.
 - Development Management (DM): nwatson@cravendc.gov.uk
 - Strategic Housing (SH): eshepherd@cravendc.gov.uk
- 2.12.6 In the absence of sufficient public funding through Registered Providers,
 Policy H2 may allow an element of market housing on rural exception sites.
 If market housing is considered necessary on a rural exception site for this reason, a site viability appraisal will be necessary as set out in Appendix 7.

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PART THREE: PREPARING AND SUBMITTING PLANNING APPLICATIONS

3.1.0: General market housing

3.1.1 The importance of pre-application engagement between developers and the local planning authority and early resolution of policy issues ('front loading'), particularly in relation to relevant planning obligations such as affordable housing, is highlighted in the NPPF at paragraphs 38 to 46. Also, In the light of the Council's recently approved Craven Climate Emergency Strategic Plan (CESP) it is important to reflect one of the actions of the CESP here. This action (CND03) states that the Council will "work with developers as new sites across Craven are approved to ensure that opportunities for efficiency and carbon reduction are maximised".

3.1.2 Therefore,

- in a designated rural area (See map in Appendix 2), applicants proposing a development of 6 or more dwellings, or a development of more than 1000sqm regardless of the number of dwellings, and
- outside a designated rural area (See map in Appendix 2), applicants proposing a development of 11 or more dwellings, or a development of more than 1000sqm regardless of the number of dwellings:

should firstly refer to paragraphs 2.1.1 and 2.1.2 of this SPD for the basic information on the affordable housing requirements by type of site and level of on or off site contributions. The level of on or off site contributions may vary in the event that vacant building credit applies to a proposal (Section 2.6.0).

3.1.3 When affordable housing is required to be built on site applicants should then look to provide for the appropriate size, type and tenure; design, distribution and construction of affordable housing. Sections 2.8.0 and 2.11.0 of the SPD elaborate on these matters and early pre-application discussions with the Council's Development Management and Strategic Housing teams are strongly recommended (see contacts at paragraph 3.1.5). It is the Council's practice to charge for all such engagement. Pre-application enquiry forms and charging rates can be found at:

https://www.cravendc.gov.uk/media/9312/j-planning-development-control-pre-application-charging-consultation-pre-app-advice-charging-2020-2021-obtaining-pre-application-advice-rev-apr-20.pdf Applicants submitting an outline planning application unable to provide this detailed information will be asked to accept an appropriate planning condition along the lines set out at paragraph 2.11.9. Guidance, and validation requirements relating to planning obligations and financial viability testing are set out in Sections 2.5.0 and

- 2.10.0 above and paragraphs 3.1.6 to 3.1.10 below. Applicants seeking offsite contributions in lieu of on-site affordable housing will have to justify such an approach in accordance with Section 2.3.0 of this SPD.
- 3.1.4 When off-site contributions towards affordable housing are required applicants should look to provide for the appropriate amount of funding for such purposes in accordance with paragraphs 2.1.1 and 2.1.2. Sections 2.4.0 and 2.6.0 provide further information on this matter. Again, early preapplication discussions with the Council are recommended. Guidance, and validation requirements relating to planning obligations and financial viability testing are set out in Sections 2.5.0 and 2.10.0 above and paragraphs 3.1.6 to 3.1.10 below.
- 3.1.5 Contact details at the time of publication are:
 - Development Management (DM): nwatson@cravendc.gov.uk
 - Strategic Housing (SH): jkerfoot@cravendc.gov.uk

Conditions, planning obligations and validation

- 3.1.6 Where acceptable, an outline planning application which is unable to be accompanied with a planning obligation will be conditioned as set out in paragraph 2.11.9 of the SPD. Otherwise, the scope of any planning obligation should be agreed before the application is submitted, and all relevant submissions should be accompanied with a 'Heads of Terms' pro-forma on affordable housing contributions for the Section 106 legal agreement required by Policy H2 criterion h). The pro-forma is set out in Appendix 8.
- 3.1.7 Appendix 8 provides not just the information required by the Council regarding a future legal agreement on affordable housing, but also the information required on other planning obligation costs where their calculations have already been identified in the policies and supporting text of the plan. As these costs are embedded in the development plan it is considered they are proportionate requests for information in accordance with government guidance. They are all requirements set out on the Council's list of local validation criteria. Failure to submit an adequately completed 'Heads of Terms' pro-forma as part of a relevant planning application will result in an application not being validated. In determining whether the information in the pro-forma is adequate, the Council will assess whether the applicant has made all reasonable steps to provide the appropriate information. Reasonable steps include pre-application discussions with this Council and North Yorkshire County Council.

All the Council's validation requirements can be found at: https://www.cravendc.gov.uk/planning/planning-applications/validation-requirements-for-planning-applications-in-force-from-01-april-2019/

- 3.1.8 Section 2.5.0 and Appendix 4 of the SPD provide guidance, supported by the NPPF and PPG, on <u>applicant's site viability assessments</u> (ASVA). They cover matters such as:
 - when site-specific viability assessments are appropriate to accompany a planning application,
 - what, in the light of Policy H2 and the PPG, ASVA's should contain in order for an independent assessor, and ultimately the Council to determine whether a lower than plan policy requirement for affordable housing contributions is justified, and
 - the transparency of ASVAs.
- 3.1.9 Applications seeking a lower than plan policy requirement for affordable housing which are not accompanied by an adequate ASVA will not be validated. An ASVA will be inadequate if it does not provide the information set out in Appendix 4 and required by Section 2.5.0.
- 3.1.10 Applications accompanied by an adequate ASVA will not be validated without a signed form set out in Appendix 5. Appendix 5 is an agreement by the applicant to pay the reasonable costs of an independent assessment of the ASVA. To ensure this agreement doesn't cause delay, it is in the applicant's interest to contact the local planning authority in advance of submitting their planning application to request that the Council seek a quote from a suitably qualified (RICS) valuation surveyor to independently review their forthcoming ASVA. The Council, having received this quotation, will send the Appendix 5 form to the applicant for signing and submission with their planning application.
- 3.1.11 Applicants are urged to take the opportunities offered to engage in preapplication discussions, as insufficient attention to affordable housing requirements is likely to result in either non-validation or a refusal of planning permission.
- 3.1.12 In preparing and submitting such an application the procedures set out in the Council's Statement of Community Involvement (SCI) should be followed. The Council's SCI can be viewed at:

 https://www.cravendc.gov.uk/media/5647/statement-of-community-involvement-for-planning-march-2018.pdf

3.2.0 Rural exception sites

3.2.1 **Step One:** A pre-application enquiry should be submitted to the Council's Development Management Team (DM). The current planning officer to contact is Neville Watson on nwatson@cravendc.gov.uk Enquiry forms and the charging regime can be found at

https://www.cravendc.gov.uk/media/9312/j-planning-development-control-pre-application-charging-consultation-pre-app-advice-charging-2020-2021-obtaining-pre-application-advice-rev-apr-20.pdf In accordance with Section 2.12.0, planning officers will advise the enquirer whether the proposal is:

- small and physically and visually well related to the settlement (Policy H2 criterion i) II), and
- what key design principles would have to be met for development on the site (Policies ENV1 and ENV3).

If the Council's planning officers conclude that the location of the site and the design of the proposal is worthy of further consideration, the enquirer should contact the Council's Strategic Housing Team (SH). The current housing officer who should be contacted is eshepherd@cravendc.gov.uk

- 3.2.2 Step Two: The Council's Strategic Housing Team (SH) will assist enquirers in explaining how any planning application-will have to be supported by a local assessment of housing need and that contact with the relevant Parish Council will be important. Having completed such a local needs assessment the SH will advise the enquirer what the results would mean in terms of the size, type and tenure of affordable homes on the site in accordance with Policy H2 criterion i) I). If a scheme is moving towards stage three, the SH team will inform the enquirer about various practical matters, including the role of registered providers in the development of the site, any public subsidies that might be available to realise the development, and any legal requirements necessary for an approval of the scheme.
- 3.2.3 If an appropriate level of housing need is identified which can be met, or partially met, on the site and other matters point to a potentially successful scheme, the SH team will advise that the process can move onto step three.
- 3.2.4 Step Three: A design concept scheme should be put to the DM planning officers for discussion. Providing this scheme complies with the matters discussed at Step One, this concept scheme can be drawn up for the purposes of submitting a planning application. In preparing and submitting such an application the procedures set out in the Council's Statement of Community Involvement (SCI) should be followed. The Council's SCI can be viewed at: https://www.cravendc.gov.uk/media/5647/statement-of-community-involvement-for-planning-march-2018.pdf
- 3.2.5 **Step Four (only if necessary)**: The general rule will be for rural exception sites to provide 100% affordable housing. Should the enquirer seek to deliver less than 100% affordable housing on a suitable site, then a robust justification will be required on why the scheme is unable to deliver the size,

- type and tenure of affordable housing required to meet the local need. The enquirer will have to demonstrate that all other potential funding sources have been exhausted before the Council will accept any market housing on the site.
- 3.2.6 If step four is necessary, a transparent and 'open book' viability assessment should be submitted prior to the submission of a planning application. Up to 30% of the total yield of the site, the market housing is only allowable to help cross-subsidise the construction and development costs of the affordable housing and not to subsidise land value on sites which would not otherwise be suitable for market housing.
- 3.2.7 Appendix 7 provides more detail of what information would be required to be included in an applicant's site viability assessment (ASVA) for rural exception sites. The policy states that
 - aspirational land values should not be used to justify a higher proportion of market value units, and
 - viability should be based on reasonable land values for a rural exception site.
- 3.2.8 Applications seeking market housing on a RES which isn't accompanied by an adequate ASVA in accordance with Appendix 7 will not be validated. Applications accompanied with an adequate ASVA will not be validated unless the applicant has signed a form as copied in Appendix
 5. Signature of this form will ensure that the applicant pays the fees of a suitably qualified surveyor to independently assess the ASVA.
- 3.2.9 In preparing and submitting such an application the procedures set out in the Council's Statement of Community Involvement (SCI) should be followed. The Council's SCI can be viewed at:

 https://www.cravendc.gov.uk/media/5647/statement-of-community-involvement-for-planning-march-2018.pdf
- 3.2.10 All the Council's validation requirements can be found at:

 https://www.cravendc.gov.uk/planning/planning-applications/validation-requirements-for-planning-applications-in-force-from-01-april-2019/

3.3.0 Specialist housing for older people

3.3.1 It is important that very early pre-application discussions take place between the developer of a specialist housing development for older people and the Council to determine whether the proposal is considered to be in the Use

- Class C3 (dwelling houses). Appendix 3 of this SPD sets out how the Council will assess the use class of this type of specialist housing.
- 3.3.2 A pre-application enquiry should be submitted to the Council's Development Management Team (DM). Enquiry forms and the charging regime can be found at https://www.cravendc.gov.uk/media/9312/j-planning-development-control-pre-application-charging-consultation-pre-app-advice-charging-2020-2021-obtaining-pre-application-advice-rev-apr-20.pdf
- 3.3.3 In the event that the proposal is considered to be Use Class C3, the applicant should then discuss with the Councils Strategic Housing Team and DM the level and type of affordable housing which can be provided in accordance with Part 2 of this SPD. (See contact details at paragraph 3.1.5 above). The Council will draw the applicants' attention to those other sections of the SPD (e.g. Section 3.1.0) that are relevant to the proposal.
- 3.3.4 In preparing and submitting such an application the procedures set out in the Council's Statement of Community Involvement (SCI) should be followed. The Council's SCI can be viewed at:
 https://www.cravendc.gov.uk/media/5647/statement-of-community-involvement-for-planning-march-2018.pdf
- 3.3.5 Applicants should also take account of the Council's validation requirements as set out at:

 https://www.cravendc.gov.uk/planning/planning-applications-in-force-from-01-april-2019/

3.4.0 Entry-level exception sites

- 3.4.1 The 2018 NPPF introduced the concept of entry-level exception sites for affordable housing and the concept remains in the current NPPF. Appendix 9 describes the relevance of Policy SP4 in determining proposals for entry-level exception sites, as well as the NPPF. Early pre-application discussions with the Council's Development Management and Strategic Housing Teams are strongly recommended. (See contact details at paragraph 3.1.5 above)
- 3.4.2 The Government has launched its 'First Homes' initiative with a consultation between February and April 2020. 'First Homes' is an initiative to boost the supply of affordable homes for first time buyers. The consultation proposes changes to the NPPF on entry-level exception sites. Currently, entry-level exception sites can provide for both first time home owners and renters.

Definitions of Affordable Housing:

The 2012 NPPF defined affordable housing as:

"Social rented, affordable rented and intermediate housing, provided to eligible households whose needs are not met by the market. Eligibility is determined with regard to local incomes and local house prices. Affordable housing should include provisions to remain at an affordable price for future eligible households or for the subsidy to be recycled for alternative affordable housing provision.

Social rented housing is owned by local authorities and private registered providers (as defined in section 80 of the Housing and Regeneration Act 2008), for which guideline target rents are determined through the national rent regime. It may also be owned by other persons and provided under equivalent rental arrangements to the above, as agreed with the local authority or with the Homes and Communities Agency.

Affordable rented housing is let by local authorities or private registered providers of social housing to households who are eligible for social rented housing. Affordable Rent is subject to rent controls that require a rent of no more than 80% of the local market rent (including service charges, where applicable).

Intermediate housing is homes for sale and rent provided at a cost above social rent, but below market levels subject to the criteria in the Affordable Housing definition above. These can include shared equity (shared ownership and equity loans), other low cost homes for sale and intermediate rent, but not affordable rented housing.

Homes that do not meet the above definition of affordable housing, such as 'low cost market housing may not be considered as affordable housing for planning purposes"

The 2019 NPPF defines affordable housing as:

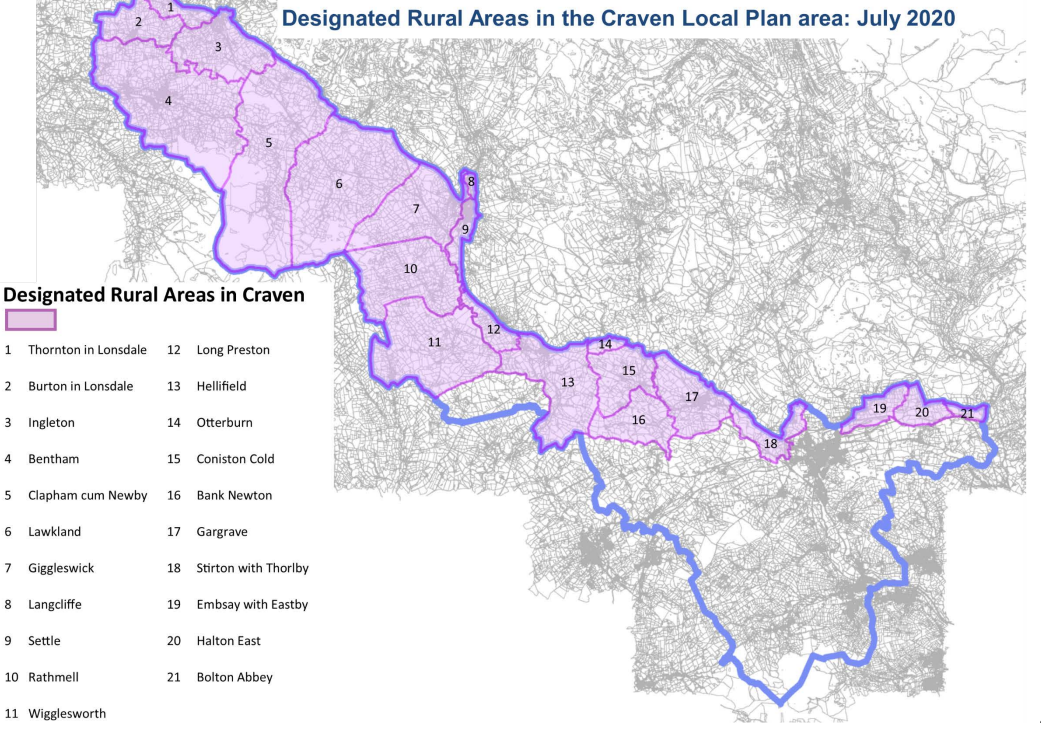
- "Affordable housing: housing for sale or rent, for those whose needs are not met by the market (including housing that provides a subsidised route to home ownership and/or is for essential local workers); and which complies with one or more of the following definitions:
- a) Affordable housing for rent: meets all of the following conditions: (a) the rent is set in accordance with the Government's rent policy for Social Rent or Affordable Rent, or is at least 20% below local market rents (including service charges where applicable); (b) the landlord is a registered provider, except where it is included as part of a Build to Rent scheme (in which case the landlord need not be a registered provider); and (c) it includes provisions to remain at an affordable price for future eligible households, or for the subsidy to be recycled for alternative affordable

housing provision. For Build to Rent schemes affordable housing for rent is expected to be the normal form of affordable housing provision (and, in this context, is known as Affordable Private Rent).

- b) **Starter homes:** is as specified in Sections 2 and 3 of the Housing and Planning Act 2016 and any secondary legislation made under these sections. The definition of a starter home should reflect the meaning set out in statute and any such secondary legislation at the time of plan-preparation or decision-making. Where secondary legislation has the effect of limiting a household's eligibility to purchase a starter home to those with a particular maximum level of household income, those restrictions should be used.
- c) **Discounted market sales housing:** is that sold at a discount of at least 20% below local market value. Eligibility is determined with regard to local incomes and local house prices. Provisions should be in place to ensure housing remains at a discount for future eligible households.
- d) Other affordable routes to home ownership: is housing provided for sale that provides a route to ownership for those who could not achieve home ownership through the market. It includes shared ownership, relevant equity loans, other low cost homes for sale (at a price equivalent to at least 20% below local market value) and rent to buy (which includes a period of intermediate rent). Where public grant funding is provided, there should be provisions for the homes to remain at an affordable price for future eligible households, or for any receipts to be recycled for alternative affordable housing provision, or refunded to Government or the relevant authority specified in the funding agreement."

APPENDIX TWO

MAP OF THE DESGINATED RURAL AREAS IN CRAVEN DISTRICT OUTSIDE THE YORKSHIRE DALES NATIONAL PARK.



Establishing Use Class status for Specialist Housing for Older People

- Specialist housing for older people can fall into either Use Class C2 (residential institution) development or Use Class C3 (dwelling house) development, dependent upon its composition, including factors such the level of care and services therein. They can also be sui-generis (not falling within any specific use class). Sometimes, it may be appropriate to define a single development proposal as a mixed use, with distinct parts being Use Class C2 and other parts being Use Class C3.
- Use Class C3 (dwelling houses) development should, subject to viability, contribute to the need for affordable housing, but it is accepted that Use Class C2 (residential institutions) development should not be expected to contribute to this need.
- The PPG, in asking the question 'How does the use classes order apply to specialist housing for older people?, states at paragraph 014 Reference ID: 63-014-20190626
 - "It is for a local planning authority to consider into which use class a particular development may fall. When determining whether a development for specialist housing for older people falls within C2 (Residential Institutions) or C3 (Dwelling house) of the Use Classes Order, consideration could, for example, be given to the level of care and scale of communal facilities provided"
- It is therefore important that very early pre-application discussions take place between the developer of a specialist housing development for older people and the Council to determine whether the proposal is considered to be Use Class C3 (dwelling house) and thereby be expected to make contributions to affordable housing, either on or off-site, in accordance with Policy H2.

- In making its decision on which Use Class the proposal should fall into, the Council will take into account the following factors:
 - The self-containment of residents.
 - The design of the independent units provided for residents,
 - The level and type of care required for residents, e.g. the regularity of assessment of individual care needs and the involvement of a registered care provider,
 - The level and type of communal facilities and services, including the availability of meals,
 - The functional relationship between the residential units and the wider communal and care facilities,
 - The ability to legally restrict the occupancy of the units to older people in need of care.
- A description of these aspects of any proposal, cross referenced to plans and layouts should be discussed with the Council at a very early stage in the process. The supporting text of Policy H1 of the plan provides definitions of the main types of specialist housing for older people.

APPLICANT'S SITE VIABILITY ASSESSMENTS (ASVA).

The NPPF (2019) is clear that, 'it is up to the applicant to demonstrate whether particular circumstances justify the need for a viability assessment at the application stage. The weight to be given to a viability assessment is a matter for the decision maker, having regard to all the circumstances in the case, including whether the plan and the viability evidence underpinning it is up to date, and any change in site circumstances since the plan was brought into force. All viability assessments [...] should reflect the recommended approach in national planning guidance, including standardised inputs, and should be made publicly available.'

Therefore, wherever an applicant would like the Council to review the viability of the proposed development in order to reduce or waive particular policy requirements, the applicant must provide a comprehensive site viability assessment completed by a suitably qualified valuation surveyor to evidence why this is the case.

The applicant's site viability assessment (ASVA) must be compliant with the PPG on Viability (as updated from time to time) and set out clearly the following:

- 1. The rationale for the need for a site-specific viability assessment why is the viability assessment being brought to the Council; why can the scheme not afford the policy requirements (in terms of either land value or profit). This should have regard to section 5.0 above Site Viability Assessments and Exceptional Circumstances (Craven Local Plan Policy H2 Criterion d)
- 2. What circumstances have changed since the assumptions in the Local Plan Viability Assessment (LPVA) were made, which prevent the scheme being viably developed. The applicant should provide evidence of what has changed since the Local Plan Viability Assessment was carried out.
- 3. A viability appraisal and detailed description of the key elements of gross development value, costs, land value, landowner premium, and developer return. The viability assessment should be supported by appropriate available evidence informed by engagement with developers, landowners, and infrastructure and affordable housing providers¹. Applicants must provide
 - (i) a viability appraisal on a policy compliant basis and
 - (ii) a viability appraisal to evidence what the applicant considers is the maximum affordable housing that can viably be provided for, whilst complying with all other planning obligations required by the plan.

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¹ Paragraph: 010 Reference ID: 10-010-20180724, Revision date: 24 07 2018

- 4. The gross development value should be defined and evidenced having regard to Paragraph: 011 Reference ID: 10-011-20180724, Revision date: 24 07 2018 (and any future revisions) of the PPG, 'How should gross development value be defined for the purpose of viability assessment?' In this respect, Craven Council requires comprehensive independent comparable market assessment and analysis to justify values proposed.
- 5. Development cost assessment should be based on evidence which is reflective of local market conditions. Costs should be defined and evidenced having regard to Paragraph: 012 Reference ID: 10-012-20180724 Revision date: 24 07 2018 (and any future revisions) of the PPG, 'How should costs be defined for the purpose of viability assessment?' In this respect, Craven Council requires comprehensive independent technical and cost reports to substantiate development costs.
- 6. Land value must be clearly defined based on a benchmark land value on the basis of the existing use value (EUV) of the land, plus a premium for the landowner. This is clearly set out in the PPG Viability paragraphs 013 017. Note that under no circumstances will the price paid for land be relevant justification for failing to accord with relevant policies in the plan². In this respect, the Council will require a Red Book valuation report supported by comparable market evidence to confirm the EUV of the site. The rationale for any premium must be clearly articulated in the viability assessment having regard to the 'differences in the quality of land, site scale, market performance of different building use types³' i.e. obsolescence and historic legacy cost and liabilities of sites being promoted for redevelopment.
- 7. Return to developers the applicant must set out the appropriate return for the scheme being proposed. Note that the PPG requires that 'in plan making and decision-making viability helps to **strike a balance** between the aspirations of developers and landowners, in terms of returns against risk, and the aims of the planning system to secure maximum benefits in the public interest through the granting of planning permission'⁴ [our emphasis]. Therefore, Craven District Council interprets this that it is not a balance for developers return (and/or land value premium) to be underwritten at the expense of planning obligations. It is for the applicant to demonstrate how they have compromised to 'strike a balance'.

² Paragraph: 018 Reference ID: 10-018-20190509, Revision date: 09 05 2019

³ Paragraph: 016 Reference ID: 10-016-20190509, Revision date: 09 05 2019

⁴ Paragraph: 010 Reference ID: 10-010-20180724, Revision date: 24 07 2018

8. Proposals for future review and clawback - Where contributions are reduced below the requirements set out in policies to provide flexibility in the early stages of a development, there should be a clear agreement of how policy compliance can be achieved over time⁵. Applicants should set out within their viability assessment how they propose to achieve this.

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⁵ Paragraph: 009 Reference ID: 10-009-20190509

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AGREEMENT TO INDEPENDENT ASSESSMENT OF APPLICANT'S SITE VIABILITY APPRAISAL

The independent assessment of the applicant's site viability appraisal (ASVA) is subject to the following fees, terms and conditions.

The Council pays for the valuation surveyor to assess financial viability appraisals impartially and independently. Prior to commencement of the viability review, the Council will obtain a quotation from a <u>suitably qualified independent firm of Chartered Surveyors</u>. This quotation will be conveyed to the applicant who must confirm that they are content with the fee quotation prior to the commencement of any work. Fees are recharged, at cost, to the applicant and, following payment, the assessor's report is released to the applicant/agent.

The fee is based on the assumption that the Council's independent assessor is reviewing the viability assessment provided by the applicants as described in Appendix 3 of the Council's affordable housing supplementary planning document and it will conclude on whether the scheme is compliant with Policy H2 of the Craven Local Plan and this SPD. This is based upon a desktop assessment including 1 x set of written clarification questions and 1 x iteration of the appraisal with the Council. It is not the role of the viability assessor to negotiate planning obligations in the first instance (although the Council may retain the services for such negotiations and/or appeals).

Prior to appointment, the Council's viability assessor will be required to confirm that they have no conflict of interest in providing the advice.

The Council's viability assessor will carry out their review in collaboration with the Council (as Local Planning Authority (LPA)) and the applicant/landowner. At all times they will act with objectivity, impartially and without interference when carrying out the viability review.

Transparency and fairness are key to the effective operation of the planning process. The presumption is that this independent viability assessment review report will be published in full, except where this may compromise delivery of the proposed application scheme or infringe other statutory and regulatory requirements.

Reasonable costs incurred by developers in carrying out appraisals are included as legitimate fees and form part of the appraisal.

An appraisal will not be considered unless the applicant has printed, signed and submitted a copy of this form, with his/her site viability appraisal (ASVA) paperwork.

I, the applicant/agent	
	(print name) confirm
that I have read the terms and conditions	and agree to pay for a financial viability appraisal
up to the sum of [£] + VAT as set out in the quotation by [xyz firm] [
dated]	

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INFORMATION TO ASSIST LANDOWNERS SEEKING SCHEMES ON RURAL EXCEPTION SITES

List of settlements where Rural Exception Sites can be located when site is within the Craven Local Plan area.

- Bentham (High and Low)
- Broughton
- Bell Busk
- Bolton Abbey
- Burton in Lonsdale
- Carleton
- Clapham
- Coniston Cold
- Cononley
- Cowling
- Draughton
- Eastby
- East Marton
- Embsay
- Farnhill and Kildwick
- Gargrave
- Giggleswick
- Glusburn/Cross Hills
- Halton East
- Hellifield
- Ingleton
- Kildwick Grange
- Long Preston
- Lothersdale
- Low Bradley
- Lower Westhouse
- Newby
- Rathmell
- Settle
- Stirton
- Sutton in Craven
- Thornton in Craven
- Tosside

- West Marton
- Wigglesworth

Definition of a settlements main built up area in Policy SP4

"The main built up area is defined as the settlement's closely grouped and visually well related buildings and any associated spaces between these buildings, and excludes:

- 1. Individual buildings or groups of dispersed buildings or ribbon developments which are clearly detached from the main built up area of the settlement, and ribbon developments attached to the main built up area but where the housing relates more to the surrounding countryside than to the main built up area of the settlement, and
- 2. Gardens, paddocks and other undeveloped land within the curtilage of buildings on the edge of the settlement where land relates more to surrounding countryside than to the main built up area of the settlement, and
- 3. Agricultural buildings and associated land on the edge of the settlement, and
- 4. Outdoor sports and recreational facilities and other formal open spaces on the edge of the settlement."

SITE VIABILITY APPRAISALS FOR RURAL EXCEPTION SITES

As explained in Part 2, Section 13 of this SPD, Rural Exception Sites (criteria i) and j) of Policy H2)) are sites that are released to provide affordable housing in rural locations which would not normally be used for housing.

Such sites are normally for 100% affordable housing.

Landowners who are interested in helping provide affordable homes for the local community on rural exceptions sites are to go through the Council's three/four step process described in Section 3.2.0 of this SPD.

The general rule is for rural exception sites to provide 100% affordable housing to meet locally parish based housing need. However, there may be an occasion when there is a clearly identified need which cannot be met on a suitable site without some higher value market housing within the scheme. In this type of situation, the landowner/Registered Provider (RP) will need to demonstrate to the Council that there is no other way of delivering the affordable housing of the size, type and tenure required to meet the local need. The landowner /RP will have to have exhausted all other potential funding sources before the Council will accept any market housing on the site.

In such circumstances the RP will be required to provide a viability assessment to consider the financial viability of the scheme. This is to be provided on the same basis as set out in Appendix 4 above, apart from the following detail:

The RP must provide (i) a viability appraisal on a policy compliant basis i.e. 100% affordable housing and (ii) a viability appraisal of their proposal including the minimum level of market housing required to make the scheme viable.

Note that high land value expectations are not a rationale for introducing market housing onto a site. Market housing is to cross subsidise the development costs of the affordable housing where there is a deficit. By definition the EUV of rural land that can only be used for a rural exception site will be low and the Council will not accept a benchmark land value (i.e. total EUV and Premium) of >£10,000 per plot.

In any event, no more than 30% of the proposed units will be allowed as market housing.

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HEADS OF TERMS PRO FORMA

Heads of Terms Proforma for Planning Obligations Relating to Play & Open Space Contributions, Affordable Housing, Education Provision and Highways.

S106 of the Town and Country Planning Act (England) 1990 (as amended)

Please complete this form and submit it, along with the required documents/information, to the council along with your planning application.

1. Location of proposed development (address and postcode of the site)	
If there is no postal address, please give a clear and accurate description of the site location	
2. Name and address of applicant Please insert the FULL NAME(s) and address(es) of the person(s) submitting the planning application	Name: Address: Telephone: E mail:
3. Is the applicant the legal owner of the application land?	Yes / No (delete as appropriate) If No: Please provide the legal owner's <u>full name and address</u> below: Name: Address: Telephone: E Mail:
 4. If the applicant is not the owner has the applicant entered into contract to purchase the land? 5. Details of the agent dealing with this application (if applicable): 	Yes/No/Still in Negotiation (delete as appropriate) Date of the agreement (if yes): Additional information: Name:
application (if applicable):	

It is not necessary to have either an agent or a solicitor dealing with	Company:
this for you, however it is recommended.	Address:
	Telephone:
	Email:
6. Details of the legal	Name:
representative dealing with this matter (if	Company:
applicable):	Address:
It is not necessary to have either an agent or a solicitor dealing with this for you, however it is	Telephone:
recommended	Email:
7. Title number:	If the land is not registered, please submit a copy of the title deeds
If the land has been purchased within the last 25 years it will be registered with HM Land Registry and have a title number e.g. LT123456 proving ownership, please provide a copy of the register with a title plan.	with this form.
8. Play & open space	Early pre-application discussions to establish the required contributions
contribution (on sites of	for your scheme should take place with the Sports Development Officer
11 or more dwellings or	via email <u>shudson@cravendc.gov.uk</u>
more than 1000sq metres):	The following documents must be submitted with this form:
,	On-site provision:
See Policy INF3 and Appendix A of the Craven Local Plan on Sport, Open	 Proposed plan for on-site provision Maintenance schedule and proposed management of on-site provision (if applicable)
Space and Recreational	Please also provide the following information:
Facilities.	 Description of on-site provision to be made: Trigger for on-site provision, e.g. on completion/occupation of a certain number of dwellings. Please state how many or provide details of another trigger: Any additional clauses, e.g. maintenance schedule required for a certain number of years. Please state how many. Any other requirements:
	Off-site provision:
	Amount/calculation of contribution:What is the commuted sum to be used for?
1	- What is the commuted sum to be used for:

 Trigger for payment of commuted sum, e.g. on completion/occupation of a certain number of dwellings. Please state how many or provide details of another trigger.

Please note, interest will be charged on late payments.

9. Affordable housing provision (on all sites of 11 or more dwellings or more than 1000sqm, and sites of 6 – 10 dwellings in Designated Rural Areas)

Early pre-application discussions to establish the required contribution (on or off-site) for your scheme should take place with Strategic Housing via email Jkerfoot@cravendc.gov.uk or esheperd@cravendc.gov.uk

Reserved matters and full planning applications (where the details for affordable housing have not been approved at outline stage).

The following information must be submitted in writing with this form:

See Policy H2 of the Craven Local Plan on Affordable Housing.

On-site provision (if the proposal is for 11 or more dwellings or more than 1000 sq m. regardless of the number of dwellings)

- Proposed plan for on-site provision (showing number and location of affordable rented/sale units)
- Schedule of affordable homes (identifying mix of housing type, floorspace, number of bedrooms and tenure by plot)
- Development programme, showing phasing (if known)
- The arrangements for the transfer of the affordable housing to an affordable housing provider or if no registered provider is involved for the management of the affordable housing
- The arrangements to ensure that such provision is affordable for both the first and subsequent occupiers of the affordable housing
- the occupancy criteria to be used for determining the identify of occupiers of the affordable housing and the means by which such occupancy criteria shall be enforced;

Off-site provision (usually only for proposals for 6 to 10 dwellings within Designated Rural Areas)

- Justification for off-site provision (if the proposal is for 11 or more dwellings, or more than 1000 sq m, regardless of the number of dwellings)
- Amount/calculation of contribution:
- Trigger for payment of commuted sum, e.g. on completion/occupation of a certain number of dwellings. Please state how many or provide details of another trigger.

Outline planning applications (where full details of affordable housing provision as required above are unable to be provided and the number of dwellings which will be granted permission is being specified)

The following information must be submitted in writing with this form:

	On site provision (if the proposal is for 11 or more dwellings or more than 1000 sq m. regardless of the number of dwellings)
	 A schedule of the percentage of affordable homes to be provided on the site, split by the percentages of affordable housing by size, type and tenure.
	Off-site provision (usually only for proposals for 6 to 10 dwellings within Designated Rural Areas)
	 Justification for off-site provision (if the proposal is for 11 or more dwellings, or more than 1000 sq m, regardless of the number of dwellings) Amount/calculation of contribution (if this can be provided) Trigger for payment of commuted sum, (if possible) e.g. on completion/occupation of a certain number of dwellings. Please state how many or provide details of another trigger.
11. Education contribution – (Where	Early pre-application discussions to establish whether your scheme requires a contribution, and if so, what that contribution is, should take
residential development is above the relevant	place with Nicola. Howells @northyorks.gov.uk
plan's policy thresholds	
and results in a deficit in school places in the area)	The information received from North Yorkshire County Council Education should be submitted with your planning application.
See Policy INF6 and Appendix B of the Craven Local Plan on Education Provision	Education should be submitted with your planning approachem
12. Highway improvement/public transport contribution	Early pre-application discussions to establish whether your scheme requires any contribution, and if so, what that contribution is, should take place with Area5.Skipton@northyorks.gov.uk
See Policy INF7 of the Craven Local Plan on Sustainable Transport and Highways.	The information received from North Yorkshire County Council Highways, along with relevant transport statements, assessments and travel plans should be submitted with your planning application.
	Trigger for payment of commuted sum, e.g. on completion/occupation of a certain number of dwellings. Please state how many or provide details of another trigger.
	Please note, interest will be charged on late payments.

Privacy notice - Data Protection Act 1998

Please note that all the data provided by you is for use in drafting the Unilateral Undertaking which is required in connection with your application for planning permission under S106 of the Town and Country Planning Act (England) 1990 (as amended). The resulting undertaking and information contained within in it will be registered as a local land charge and will be subject to release in accordance with the Council's FOI policies and procedures and Local Land Charges Legislation.

Please submit this form to Planning & Development Services, Craven District Council, 1 Belle Vue Square

Broughton Road, Skipton, North Yorkshire, BD23 1FJ or alternatively email a copy of the form to planning@cravendc.gov.uk with your planning application.

There is a charge payable on completion of the legal agreement to Craven District Council for legal costs in preparation of the S106 Agreement. Contact Craven District Council Legal Services for further information.

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Craven Local Plan Policy SP4: Spatial Strategy and Housing Growth and the National Planning Policy Framework on entry-level exception sites.

- 1 Due to the assessment of the Craven Local Plan's soundness against the 2012 National Planning Policy Framework (NPPF), there is no specific reference to entry-level exception sites (ELES) in Policy H2 on affordable housing or any other part of the plan. National planning policy on these types of sites was only introduced in the 2018 NPPF. Nevertheless, as a form of housing growth, the plan's spatial strategy for housing growth is key in determining the compliance of ELES proposals with the development plan. Hence, Policy SP4: Spatial Strategy and Housing Growth of the Craven Local Plan, is the 'go to' plan policy on this matter.
- 2 Paragraph 71 of the NPPF is a material consideration which will also form an important part of the Council's decision making process. This states that housing on these sites are for first time buyers or renters and must be one of the types of affordable housing defined in the 2019 NPPF glossary. (see Appendix 1). Planning law indicates that applications for planning permission be determined in accordance with development plan, unless material considerations indicate otherwise. This appendix outlines the approach the Council intend to use in the decision making process on ELES proposals in Craven.
- Policy SP4: Spatial Strategy and Housing Growth sets out the development plan's policy on where and when housing growth should take place up to 2032. ELES proposals will be considered against the relevant criteria of this policy, namely criteria I, J and K.
- 4 <u>Tier 1 to 4 settlements</u>: For ELES proposals adjoining the main built up area sub-criterion I c) of Policy SP4 provides support for new housing on non-allocated sites where it is justified by special economic, environmental and/or social circumstances. This aligns well with paragraph 71 of the NPPF which supports ELES proposals if they are adjacent to existing settlements on unallocated land and the need for this type of housing is not already being met.

- 6 For these sites, the Council will consider whether, at the time of determination, there is an outstanding need for first time buyer and renter homes across the District* and whether this need represents a special social circumstance.
- If the combination of Policy SP4 I c) and the NPPF indicate the Council should support the ELES proposal for further consideration, then Policy SP4 requires housing proposals to comply with sub-criteria I i) to vi). These criteria relate to the scale, design and impact of proposals. These sub-criteria align generally well with those in paragraph 71 of the NPPF. However, allowing a housing scheme of one hectare or 5% of the size of the settlement (as allowed in the NPPF) is often much larger than the plan's spatial strategy anticipates would be appropriate for growth in many of the plan areas settlements. Hence, the Council will determine the appropriate scale of such sites in accordance with the plan's spatial strategy and the site specific circumstances of each proposal. Officers will provide agents and developers with pre-application advice on this matter.
- * On behalf of the Council, housing assessment consultants Arc4, have evidenced the scale of entry level affordable homes in Craven District that are needed between 2017 and 2032 (the end of the plan period). This work is published as an appendix to the Council's report entitled 'The Need for Entry-level Affordable Homes in Craven District'. On 18 August 2020 this report was approved by the Craven Spatial Planning Sub-Committee and can be found at [link to be inserted here when document published]

This report concludes that the need for entry-level affordable housing up to 2032 in the district is not being met through the housing growth proposed in the Craven Local and Yorkshire Dales National Park Plans. Once all the housing commitments and allocations in the two local plans have been built out with their likely contributions to affordable housing need, there will still remain a shortfall of at least 100 entry-level affordable homes. This unmet need has been calculated by comparing the need identified from 2017 to 2032 with the likely supply of this type of housing from the following sources across the District:

- completions from April 2017 to December 2019:
- · housing commitments as at January 2020, and
- outstanding local plan allocations to be delivered by 2032.

- Tier 5 settlements: the only type of housing growth outside a settlement's main built up area which is supported by Policy SP4 is a rural exception site (RES) under sub-criterion J b). There are similarities between RES and ELES insofar as they are both for 100% affordable housing schemes to meet unmet housing need. However, RES seek to meet affordable housing needs of the local parish or small groups of parishes in the locality. ELES seek to meet a wider need for affordable first time buyer or renter housing across the whole plan area. It is not therefore appropriate to assess ELES proposals against sub-criterion J b).
- 9 Therefore an ELES proposal for a tier 5 settlement is in conflict with the development plan. Here, the Council will need to consider whether the support for ELES given in paragraph 71 of the NPPF (if the need is not already being met), indicates a decision other than in accordance with the development plan. Again, officers will provide advice to agents and applicants on whether, at the time of a pre-application enquiry, a decision may be recommended other than in accordance with the development plan.
- 10 ELES proposals that are not adjoining the main built up area of a Tier 1 to 5 settlement will be assessed against Criterion K of Policy SP4. As this development plan policy indicates these sites will be classified as located in the countryside and criterion K strictly controls new housing in the countryside. This aspect of Policy SP4 aligns well with the NPPF which only supports ELES where they are adjacent to an existing settlement.
- 11 As regards what type and size of entry-level affordable housing should be provided on any particular site, the Council's Strategic Housing Team will use the evidence in the report on 'The Need for Entry-level Affordable Homes in Craven District' to discuss with the applicant what is appropriate. They will advise on the basis of what will best meet local needs for entry-level housing, and to ensure that the housing proposed is genuinely affordable for local people as required by the NPPF and development plan policy H2: Affordable Housing.
- 12 The NPPF states that local planning authorities should not support ELES within an Area of Outstanding Natural Beauty (AONB). This will be an important material consideration in dealing with any ELES proposals within Craven's Forest of Bowland AONB. The NPPF does not allow market housing on ELES.

Craven Spatial Planning Sub Committee – 18 August 2020

Craven Local Plan Monitoring Discussion Papers



Report of the Strategic Manager for Planning and Regeneration

Ward(s) affected: All wards wholly or partly outside the Yorkshire Dales National Park

- 1. Purpose of Repo As part of the Council's legal requirements to monitor local plan policies to assess whether they need updating, the purpose of this report is to seek the agreement that officers prepare Craven Local Plan Monitoring Discussion Papers relating to the ongoing monitoring of the adopted Craven Local Plan. These papers will establish links with the Climate Emergency Strategic Plan 2020-2030 and be reported to this sub-committee for discussion.
- 2. **Recommendations** Members are recommended to:
- 2.1 Agree that a series of Monitoring Discussion Papers relating to the adopted Craven Local Plan are prepared by the Council's Spatial Planning Team and presented to the members of this sub-committee for discussion, to allow collaborative working between members and officers on a range of issues relating to the monitoring and necessary subsequent updating of the adopted Craven Local Plan.
- 2.2 Provide views on the suggested format of the initial Monitoring Discussion Papers, set out at appendix A to this report.
- 2.3 Agree to examine, through the preparation of Monitoring Discussion Papers, the role adopted Craven Local Plan policies (and any future policy updates, identified via monitoring) will play in contributing to the Council's commitment of achieving a carbon neutral Craven by 2030.
- 2.4 Agree that initial Monitoring Discussion Papers will examine the role adopted Craven Local Plan policies play in contributing to achieving the themes and actions identified in the Council's Climate Emergency Strategic Plan 2020-2030.

3 Report

3.1 In order to maintain ongoing involvement of this sub-committee relating to continuous monitoring of the adopted Craven Local Plan, it is suggested that a series of Monitoring Discussion Papers are prepared to aid discussions between the Council's Spatial Planning Team and members of this sub-committee.

Adopted Craven Local Plan

3.2 Following a public examination of the submitted Craven Local Plan by an independent inspector on its soundness during autumn 2018, the inspector recommended a number of modifications to the plan, which once made, resulted in a sound local plan. The Craven Local Plan was then adopted by the Council in November 2019. It sets out a clear spatial strategy together with policies for change, development and conservation in the plan area up to 2032, used to determine planning applications.

National Planning Policy Framework (NPPF) Requirements for Monitoring and Update to Local Plans

3.3 The NPPF requires plans to be kept up-to-date to ensure they provide a framework for addressing housing needs and other social, economic and environmental priorities. In order to ensure that adopted local plans are kept up-to-date the NPPF requires they are continually monitored and reviewed to ensure they take into account changing circumstances affecting the area or any relevant changes in national policy and then updated as necessary. Following adoption of a local plan, the NPPF sets out the legal requirement for this monitoring and review to be completed no later than five years from the date of adoption. Any updates to local plan policies, identified via monitoring and review, should then be carried out when necessary and when appropriate evidence is available. This could be an update of one or more policies or the local plan as a whole.

Craven Local Plan Monitoring Work

- 3.4 In order to meet the NPPF and legal requirement in this respect, completion of the adopted Craven Local Plan monitoring and review work is required by November 2024.
- 3.5 Therefore, in order to ensure the adopted Craven Local Plan is kept up-to-date, ongoing monitoring and review is essential. In practise, the NPPF requirement to monitor and review changing circumstances and relevant changes in national policy, mean the following work is required:
 - Monitoring of Craven Local Plan policies, including deliverability of site allocations, against indicators over a period of time to measure the effectiveness of each policy in achieving what it has been designed to do, as set out in the Authority Monitoring Report.
 - Monitoring changes to legislation, regulations, national planning policy and quidance.
 - Monitoring changes in economic, social and environmental circumstances within Craven and identify whether any new social environmental or economic priorities have arisen.
 - Keeping the existing Craven Local Plan evidence base up-to-date and preparing any new evidence as necessary.
 - Taking account of the Council's and other neighbouring Council's plans and strategies.
- 3.6 The Authority Monitoring Report (AMR) is published annually. The next AMR is due to be published in October 2020 and will report on the first and third bullet points set out at above. It will contain a number of contextual indicators, designed to monitor

changes in the economic, social and environmental situation in the Craven District, which are a useful reflection of how local plan policies are affecting the District in reality, for example indicators relating to demographics, economic activity and unemployment, deprivation, average housing prices, size & tenure, crime, health and environmental contextual indiactors. These indicators also track any significant changes in the District which are not related to Local Plan policies, but which future iterations of the Local Plan might need to address.

- 3.7 The issues included in the other bullet points set out above are monitored and reviewed on an on-going basis as part of the Spatial Planning Team's daily work, so changes can be discussed with members of this sub-committee as and when they occur.
- 3.8 It is suggested that this continuous monitoring work be undertaken on a collaborative basis between members of the sub-committee and officers. It is proposed that Monitoring Discussion Papers on the Craven Local Plan be presented to the sub-committee, as resources permit, to allow early and ongoing discussion on the need to update the plan.
- 3.9 The suggested collaborative working between officers and members, and the monitoring and review work set out at paragraph 3.5 above will gradually build up a picture of how the local plan and associated evidence base will need updating in the future. Due to the often close interrelationship of the plan's policies, discussions on individual issues and plan policies are unlikely to result in an immediate need to update the plan. There will be a need to discuss all interrelated policies/issues over a longer period of time before conclusions can be reached of how the local plan needs updating.
- 3.10 It is envisaged that the conclusions of this monitoring and review work will be presented as a formal review of the Craven Local Plan, which will set out which policies or group of policies need updating, or indeed whether the whole plan needs updating. It is difficult to put a target date on the timing of publishing a formal review because this will depend on the outcome of local plan monitoring, discussions with members and resources available. However, in the light of the Government's requirement for monitoring and review of the Craven Local Plan to be completed no later than November 2024, its seems reasonable at this point in time to provisionally programme a formal review of the Craven Local Plan to be reported to this sub-committee alongside the publication of the Council's AMR in October 2023. This would allow the Council to update its housing and employment needs evidence before 2023, so as to benefit from data on the medium to longer term economic impact of the Covid19 pandemic on Craven.
- 3.11 It is anticipated that a draft updated Local Development Scheme (LDS) will be presented to members of this sub-committee at the next scheduled meeting on the 22nd September 2020, and reflects the process of monitoring and review of the adopted Craven Local Plan. The LDS can be updated as and when necessary, therefore future updates to the Council's LDS will reflect the timetable for the subsequent updating of the adopted Craven Local Plan. Members should also note that annual AMRs, conclusions of other monitoring work and updates to the local

plan evidence base will be presented to this sub-committee for information or approval, as part of the local plan review process.

Suggested Format of Monitoring Discussion Papers

- 3.12 If the sub-committee agree that Monitoring Discussion Papers are prepared, it is suggested that each one is presented in a format that focuses on the following sections:
 - Description of the existing local plan evidence base;
 - Summary of relevant adopted local plan policies;
 - Description of any relevant programmed Supplementary Planning Documents;
 - Summary of any relevant changed circumstances, including those affecting the local area and any relevant changes in national policies;
 - Summary of relevant monitoring indicators and data from the Council's latest Authority Monitoring Report;
 - Summary if issues identified;
 - Suggested discussion points.
- 3.13 A suggested format, based on the sections listed above is set out Appendix A to this report.

The Role of the Craven Local Plan in Contributing to the Achievement of a Carbon Neutral Craven by 2030

- 3.14 Initial discussions with the Chairman and Vice Chairman of this sub-committee focused on how the adopted Craven Local Plan contributes to achieving a carbon neutral Craven by 2030 and whether updates to adopted local plan policies may be required to ensure that the plan continues to contribute in meeting this commitment. It is suggested, therefore that the initial Monitoring Discussion Papers will focus on the following relevant themes of the Council's Climate Emergency Strategic Plan 2020-2030:
 - 1. Carbon Neutral Development
 - 2. Travel and Transportation
 - 3. Land and Nature
 - 4. Carbon Neutral Energy and Low Carbon Waste
- 3.15 It is envisaged that these Monitoring Discussion Papers will facilitate a discussion about how the adopted Craven Local Plan currently supports the Climate Emergency Strategic Plan and how it can continue to support it in the future by building up an evidence based picture of whether it may be necessary to update specific local plan policies, in this respect, following publication of a formal review of the local plan. It is hoped that this work will also feed into subsequent reviews of the Council's Climate Emergency Strategic Plan 2020-2030.
- 3.16 Subsequent Monitoring Discussion Papers (no. 5 onwards) would then be drafted relating to other local plan topics e.g., housing growth etc. as monitoring of the adopted local plan progresses. In line with the recommendation set out at 2.3 above, any necessary future policy updates, identified via the monitoring process, will consider how updated policies will contribute to the Council's commitment of achieving a carbon neutral Craven by 2030.

- 3.17 Members are therefore recommended to agree the recommendations set out at section 2 of this report that relate to future collaborative working between members of officers relating to the ongoing monitoring of the adopted Craven Local Plan.
- 4 **Implications**
- 4.1 **Financial and Value for Money (vfm) Implications** None arising directly from this report.
- 4.2 **Legal Implications** To ensure compliance with the requirements of the Planning and Compulsory Purchase Act 2004 and Regulation 10A of The Town and Country Planning (Local Planning) (England) Regulations 2012 (as amended) local planning authorities must review local plans, and Statements of Community Involvement at least once every 5 years from their adoption date to ensure that policies remain relevant and effectively address the needs of the local community. The proposals in this report contribute towards this requirement.
- 4.3 **Contribution to Council Priorities** The adopted Craven Local Plan, its review, the preparation of any other local plan documents will contribute to all the Council's Priorities.
- 4.4 **Risk Management** The report sets out the steps the Council is required to take to comply with its legal duties to carryout ongoing monitoring and any subsequent updating of the adopted Craven Local Plan under Regulation 10A of The Town and Country Planning (Local Planning) (England) Regulations 2012 (as amended).
- 4.5 **Equality Impact Assessment** No new policy or procedure is proposed in this report which would give rise to a requirement for an Equality Impact Assessment.
- **5. Consultations with Others** Legal Services, Financial Services.
- 6 Access to Information: Background Documents None
- 7. <u>Author of the Report</u> Ruth Parker; telephone 01756 706232; e-mail: rparker@cravendc.gov.uk

Note: Members are invited to contact the author in advance of the meeting with any detailed queries or questions.

8. Appendices –

Appendix A – Suggested Format of Monitoring Discussion Paper

1

Craven Local Plan 2012-2032 Monitoring Discussion Papers

CLIMATE EMERGENCY STRATEGIC PLAN TITLE OF THEME



APPENDIX A

A	Evidence Base		
	Title of Document/Source – description of evidence base document/source and relevance to selected theme from the Climate Emergency Strategic Plan		
	Title of Document/Source – description of evidence base document/source and relevance to selected theme from the Climate Emergency Strategic Plan.		
3	Policy		
	Title of Policy – summary of relevant Local Plan policy and relationship to actions set out in the Climate Emergency Strategic Plan		
	Title of Policy – summary of relevant Local Plan policy and relationship to actions set out in the Climate Emergency Strategic Plan		
C	Supplementary Planning Documents		
	Title of SPD – description of relevant SPD and relationship to actions set out in the Climate Emergency Strategic Plan		
	Title of SPD – description of relevant SPD and relationship to actions set out in the Climate Emergency Strategic Plan		
D	Changed Circumstances		
	Title for Area of Change – summary of relevant changes in the identified area		
	Title for Area of Change – summary of relevant changes in the identified area		

Е	Monitoring Data
	AMR – summary of relevant indicators and data from the Council's latest Authority Monitoring Report
F	Issues
Г	
	Evidence Base – summary of relevant issues arising from evidence base
	Changed Circumstances – summary of relevant issues arising from changed circumstances
	g.a.g.a.g.a.g.a.g.a.g.a.g.a.g.a.g.
	Monitoring Data – summary of relevant issues arising from monitoring data
G	Discussion Points
i)	Suggested point for discussion based on the above
ii)	Suggested point for discussion based on the above
iii)	Suggested point for discussion based on the above
Н	Appendices
	Appendix A – description of contents. Provides background information to aid discussion
	Appendix B – description of contents. Provides background information to aid discussion
	Appendix C – description of contents. Provides background information to aid discussion

Craven Spatial Planning Sub- Committee – 18 August 2020



Skipton Triangle Master Plan Update

Report of the Strategic Manager for Planning and Regeneration

Ward(s) affected: All Skipton Wards

- 1. <u>Purpose of Report</u> To present to members an update on the development of the Skipton Triangle Master Plan
- 2. **Recommendations** Members are recommended to:
- 2.1 To note the contents of the report.
- 3 Report
- 3.1 The Skipton Triangle Master Plan is looking at an area that stretches from the High Street, along the Leeds Liverpool Canal near Broughton Road and along Carleton Road to the by-pass. The core purpose is to explore if we can improve the area by development that encourages more people to live and work in the town. In particular, the focus is around Skipton Station where we can create an area of Skipton that is attractive, vibrant and low carbon.
- 3.2 The land that Craven District Council owns within the masterplan area is Skipton Bus Station, Cavendish Street Car Park, Coach Street Car Park, Engine Shed Lane Depot.

4. Procurement

- 4.1 Following a call for expressions of interest we received 40 replies from architects and consultancy firms. Following the scoring of their submissions we asked six teams to submit their final application and to present their approach to a panel.
- 4.2 The panel was comprised of David Smurthwaite and Sharon Sunter with advice from Cirrus (a procurement specialist) and the presentations were open to all councillors from Skipton and the lead members for Enterprise, Finance and Spatial Planning. The six presentations were all from teams that have worked on schemes from the very small to significant international projects. Each had differing approaches and after two days of interviews and deliberation the team lead by Allies and Morrison were chosen.
- 4.3 Allies & Morrison are a global practice of architects who have worked on a variety of master planning projects ranging from large city centre schemes through to small

towns and rural locations. During the procurement process, they showed the attributes highlighted below:

- A structured, comprehensive breakdown identifying key people with the appropriate backgrounds to undertake the required work (including a coordinated team structure).
- Tailored submission responding to the Council's needs and aspirations, clearly setting out what would be delivered.
- Demonstrated innovative thinking, but grounded in ensuring viable proposals.
- Demonstrated how they would undertake inclusive stakeholder consultation to understand their needs.
- Identified a proactive approach to communications both with the Council and wider stakeholders.
- 4.4 Allies & Morrison will be supported in this by an experienced team including:
 - McMullan Architects supporting with design work, they designed the winning entry for the architectural competition for affordable housing in Horton-in-Ribblesdale.
 - Buro Happold (Engineers) will be providing input on the transport and highways elements.
 - Cushman & Wakefield (Commercial Property Specialists) will lead on the property and viability assessments

All have experience of masterplan projects and specifically on place, transport and rail related schemes.

5. Inception and Consultation

- 5.1 On the 3rd July officers and Councillors met with the Allies and Morrison team to outline everyone's aspirations for the project and also their concerns. This was designed to ensure that they have a clear understanding of everyone's thoughts from the outset and should help to shape their early thinking.
- 5.2 There will be series of opportunities for the 11 Member sounding board to feed into the proposals as the work progresses through the different stages as well as for the Spatial Planning Sub Committee at key decision points such as options development and the creation of the supplementary planning document.
- 5.3 The next stage see Annex 1 is information gathering from organisations such as NYCC Highways and Craven DC planners before holding stakeholder events to gather the thoughts of people from across the town.
- 5.4 A public will be presented with a series of options for consultation, probably in the new year, and then the final option will be presented to Members at the end of the project in March 2021. The funding from the Growth Deal must be spent by the end of March 2021 and therefore this determines the end of the master planning exercise.

- 5.5 The final outputs from the master plan exercise will include a report, viability assessment and supplementary planning document that will guide landowners on how to develop their sites as part of a well-planned, coordinated scheme. The master plan will be used by Craven District Council to inform their asset management approach and also to attract external funding to fund infrastructure requirements.
- 6 **Implications**
- 6.1 **Financial and Value for Money (vfm) Implications** the cost of the contract is being funded entirely from the Growth Deal from the York, North Yorkshire and East Riding Local Enterprise Partnership
- **6.2** Legal Implications There are no legal implications arising from this report
- **6.3 Contribution to Council Priorities** The production of the Skipton Triangle Master Plan contributes to all Council Priorities
- 6.4 **Risk Management** there are no risks associated with this report.
- 6.5 **Equality Impact Assessment** No new policy or procedure is proposed in this report which would give rise to a requirement for an Equality Impact Assessment.
- 7. Consultations with Others –.
- 8 Access to Information: Background Documents None
- 9. <u>Author of the Report</u> David Smurthwaite; telephone 01756 706409; e-mail: dsmurthwaite@cravendc.gov.uk

Note: Members are invited to contact the author in advance of the meeting with any detailed queries or questions.

<u>10 Appendices – </u>

Appendix A – Initial Master Plan Timeline

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