



Department for Levelling Up, Housing & Communities

Rt Hon Michael Gove MP

Secretary of State for Levelling Up, Housing & Communities

Minister for Intergovernmental Relations

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Cllr Chris White
Leader of St Albans City & District Council
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19 December 2023

Dear Cllr White,

s.15 Planning and Compulsory Purchase Act 2004 intervention in the St Albans City & District Council Local Plan

In my role as Secretary of State for Levelling up, Housing and Communities I have been consistently clear that local plans are at the heart of the planning system. The Planning and Compulsory Purchase Act 2004 (the 2004 Act) in section 19 requires that each Local Planning Authority (LPA) must identify the strategic priorities for the development and use of land in the authority's area, and policies to address those priorities must be set out in the local planning authority's development plan documents, such as the local plan.

Following the publication of the revised National Planning Policy Framework (NPPF) today, I have emphasised the importance of planning for the development our communities need and that having an up-to-date local plan is a priority to meet this objective.

St Albans City & District Council is one of only 12 LPAs who have failed to adopt a local plan prepared in accordance with the 2004 Act and one of only seven who are not currently taking their draft plan through the examination process. Your Council's persistent failure to adopt a plan has left your communities vulnerable to speculative development and has risked not delivering the economic growth and infrastructure they need.

The deadline for the submission of plans in the current system is 30 June 2025, and there is limited time remaining in the current plan-making system for the submission of a draft plan. Given the poor progress your authority has made towards adopting a plan over the last 19 years, I have considered whether I am justified in using my powers of intervention to ensure that your authority has an up-to-date timetable which indicates whether you will submit a draft plan in the current system.

Local planning authorities are required to publish and maintain a Local Development Scheme (LDS) as set out in section 15(1) of the 2004 Act. Following the publication of revised the NPPF, and having considered your limited progress towards submitting a draft plan, I have considered using my powers of direction under section 15(8)(b) of the 2004 Act.

The relevant provisions of the legislation are as follows:

The local planning authority must revise their local development scheme—

(b) when directed to do so by the Secretary of State

I have considered whether I am justified in taking intervention action in relation to the statutory test set out in section 15(8AA)(a) of the 2004 Act. This requires that the person giving the direction thinks that revision of the scheme is necessary for the purpose of ensuring full and effective coverage (both geographically and with regard to subject matter) of the authority's area by the development plan documents (taken as a whole) for that area.

St Albans City & District Council last adopted a local plan nearly 30 years ago. Due to your Council's persistent failure to meet milestones on your last draft submitted plan you were one of 15 local authorities where the formal process of intervention was considered in 2017. Your draft submitted plan was withdrawn from examination in 2020.

In relation to your emerging draft plan, your proposed submission date as set out in your LDS has shifted from April 2023 to December 2024. Any further delay to plan progress would jeopardise your draft plan being able to be submitted in the current system.

In order to ensure full and effective coverage of St Albans by a development plan, it is justified to direct St Albans City & District Council to revise its LDS, given the length of time since you had an up-to-date plan in place for your area and the proximity of the end of the current planning system.

I have concluded that to ensure full and effective coverage of St Albans City & District Council's area by a development plan, I am justified in using my powers in section 15(8)(b) of the 2004 Act and I am directing St Albans City & District Council to revise their Local Development Scheme within 12 weeks of the publication of the revised NPPF.

I will be asking Departmental officials to liaise with you on this matter on a regular basis and to provide me with updates on your progress. Should you fail to comply with the direction in this letter, or should you delay progress of your emerging draft plan in relation to your LDS milestones, I will consider whether I need to take any further intervention action.

I can reconsider my decision to direct your Council at any time if I consider this is justified. If you consider there are reasons why intervention is not appropriate in your case, please advise me of these as soon as possible and no later than 12 January 2024.

I look forward to hearing from you regarding your revised Local Development Scheme.



RT HON MICHAEL GOVE MP
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