



Statutory Notice of Urgency Key Decision

Subject:	Greater Nottingham Strategic Plan Regulation 19
Purpose:	To consider whether to undertake a further Regulation 19 consultation on the draft Greater Nottingham Strategic Plan due to changes which have taken place since the previous consultation.
Decision Maker:	Cabinet
Contact Officer:	Mark Thompson Mark.Thompson@broxtowe.gov.uk

Notice Published:	6 January 2025
Earliest Possible Decision Date:	3 February 2025
Expected Decision Date:	Tuesday, 11 March 2025
Urgent?	Yes
Reason for Urgency:	<p>Approval is sought to undertake a further Regulation 19 consultation on the draft Greater Nottingham Strategic Plan. A previous consultation closed on 16th December 2024. This further consultation is now required due to the publication of the new National Planning Policy Framework and the decision of Gedling Borough Council to withdraw from the Strategic Plan. The plan has been revised to update the housing targets and to remove Gedling from the Strategic Plan.</p> <p>Consultation must begin on the 12th March 2025 in order to comply with the National Planning Policy Framework transitional arrangements. Failure to undertake the consultation on this date would result in having to start plan production again and significantly increase the housing targets, resulting in considerable delay and expense to the three authorities (Broxtowe, Nottingham City and Rushcliffe). A call in period would therefore prevent the consultation being undertaken within the required timeframe.</p>

Documents to be submitted to the Decision-Maker:	Greater Nottingham Strategic Plan Regulation 19
Where the above documents are open to public inspection, copies will be published on the Council's website at least one week before the decision is made.	
Other documents relevant to these matters may be submitted to the decision-maker. Copies of open material will be published on the Council's website as soon as they become available.	
Background Papers Used:	

Consultation Details:	As detailed within the report.
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Agreement for item to be taken as urgent item	<p>The Call in Procedure as set out in the Constitution, Chapter 2 Part 7 Overview and Scrutiny Arrangements Procedure Rules,</p> <p>17.1 The Call-In procedure shall not apply where the decision being taken is urgent.</p> <p>17.2 A decision will be urgent if any delay will likely to be caused by the Call-in Process would seriously prejudice the Council's or the public interests.</p> <p>17.3 The record of the decision, and notice by which it is made public shall state whether in the opinion of the decision maker, the decision is an urgent one, and therefore not subject to Call in.</p> <p>Permission has been granted by the Chair of the Overview and Scrutiny Committee, Councillor S Dannheimer to exclude this item and decision from Call-In. 15 January 2025</p>
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