# LOCAL DEVELOPMENT ORDER: AMMANFORD TOWN CENTRE STATEMENT OF REASONS

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# **ANNEX**

**Notification Procedure** 

## 1.0 Legislation and policy

1.1 Local Planning Authorities may issue a Local Development Order (LDO) under section

61 (A, B, C and D) of the Town and Country Planning Act 1990, as inserted by section

40(1) of the Planning and Compulsory Purchase Act 2004 and amended by sections 188

and 238 and Schedule 13 of the Planning Act 2008. This power became effective in Wales

on 30 April 2012.

1.2 The Community Infrastructure Levy Regulations 2010 state that permission granted

by a LDO will constitute "planning permission" (regulation 5(3)(a)ii). As a consequence,

an LDO may obviate the need to submit a planning application for a certain type of

development, but it will not prevent a levy from being charged, when appropriate, under

any prospective Community Infrastructure Levy (CIL) charging schedule. It should be

noted that at the time of writing no CIL charge is in place within Carmarthenshire.

1.3 Welsh Government Circular 003/2012 states that an LDO may not grant planning

permission for development that would:

a) Have a significant effect on a European Site or a European Offshore Marine

Site (either alone or in combination with other projects) unless the development

is connected to, or necessary for, the management of the site;

b) Constitute "Schedule 1 development" or "Schedule 2 development" within

the Town and Country Planning (Environmental Impact Assessment)

Regulations 1999; or

c) Affect a listed building.

- 1.4 In relation to point b) above, reference is made to the Town and Country Planning (Environmental Impact Assessment) (Wales) Regulations 2017. These supersede the 1999 and 2016 Regulations and specifically make provision for Local Development Orders to grant planning permission for Schedule 2 EIA development in certain circumstances. In this respect the Schedule 2 EIA screening thresholds for 'Urban Development Projects' increased from 0.5ha to:
  - 1ha if the development does not include housing; or
  - The construction of over 150 new houses; or

An overall development area exceeding 5h

- 1.5 The LDO will be screened under the Environmental Impact Assessment Regulations, to consider whether an Environmental Statement is not required. A Test of Likely Significant Effect (TLSE) for the purposes of the Habitats Regulations will also be undertaken ahead of adoption. The LDO has also been screened as part of the Equalities Impact Assessment process.
- 1.6 The LDO does not require its own Sustainability Appraisal Strategic Environmental Assessment (SA-SEA) because the LDO is deemed to be an elaboration upon the provisions of the Carmarthenshire Local Development Plan 2006 2021(Adopted December 2014). The LDP has already been subject to SA-SEA along with a Plan level Habitats Regulations Assessment.

2.0 Overview

2.1 A Local Planning Authority (LPA) may use a LDO to grant blanket planning permission

for non-contentious, though not necessarily minor, forms of "development" / changes in

use within a defined spatial area. It is advised that before submitting an application,

interested parties liaise with Planning Services to scope out any potential issues and

requirements and also confirm "validation" requirements. Reference is also made to the

LDO Application Form in this respect.

2.2 The Ammanford LDO area is shown on the map in Section 13.

2.3 The LDO grants conditional planning permission for specified uses in ground and

upper-floor units. It is envisaged that the LDO, in permitting a wide range of compatible

uses, will help to increase occupancy levels and footfall in the town centre. The LDO does

not grant approval for external works. Proposals cannot commence until a

Commencement Notice Approval is issued by the Council, irrespective of whether a

Certificate of Conformity has been issued. Listed Buildings are not applicable to the LDO.

A Certificate of Conformity will last for 3 years and should the proposal not commence

before the end of that period then it will lapse.

2.4 The LDO permits only certain changes of use (as listed in Section 5) within the area

identified on the Plan in Section 13).

2.5 In order to protect the living conditions of existing and future residents in the town

centre, every applicant must ensure that they satisfy the pertinent provisions within the

relevant legislation. For example, building regulations and environmental health & public

protection. For reference, a list of key contacts is provided in Section 16.

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- 2.6 At the end of its period, the LDO will be considered a success if two or more of the following changes have occurred in the LDO area:
  - Five or more vacant ground-floor units have been issued with Certificates of Conformity (source: Forward Planning);
  - Annual footfall has increased within the LDO area (source: Council Regeneration Department footfall counters);
  - The number of vacant ground-floor units has decreased within the LDO area (source: Forward Planning);
  - Three or more upper floor vacant units have been issued with Certificates of Conformity this includes flats and residential uses – use class C3 - (source: Forward Planning).

### 3.0 Justification for the creation of the Ammanford Town Centre LDO

- 3.1 Where a retail centre is demonstrating signs of decline, national planning policy makes provision for that decline to be managed and/or for action to be taken to regenerate a centre. In such circumstances an LDO may (as part of a collective approach) contribute to local economic development and regeneration, helping make places more attractive and more competitive, helping in incentivising development and reducing vacancy rates. The impact associated with the Covid-19 pandemic and the economic impact is particularly relevant in this regard and there is clear evidence that Ammanford town centre faces challenges arising from what are unprecedented circumstances. Whilst this may not impact wholly across the wider town centre, there are areas where implications on the retail sector will be more prevalent and raise specific issues in relation to prospective long-term vacancies.
- 3.2 The Welsh Government in Building Better Places: The Planning System Delivering Resilient and Brighter Futures Placemaking and the Covid-19 recovery clearly identified the impact of the Covid-19 lockdown on our retail and commercial centres. The impact on footfall in town centre across Wales has witnessed them experiencing declining visitors, except for those people shopping for essential items with the comparison retail sector notably impacted. In this respect during the lock down months supermarkets and convenience retailers became the few shops still trading. All of this was at a time when components of the retail sector and certain town centres were already experiencing difficulties.
- 3.3 Building Better Places identifies that: "The economic consequences have meant that many retailers are struggling financially, and this will lead to higher vacancy rates in all of our commercial centres. Online competition to our town centre retailers was strong before the crisis; this situation will become more apparent as more retailers increase

their online presence and more people have become used to doing the majority of their non-essential shopping online."

- 3.4 There is a recognition that retail and commercial centres are hubs of social and economic activity and that their function extends beyond retail providing a focal point for a diverse range of services and cultural activities/functions. These functions are often equally important in supporting the needs of local communities.
- 3.5 The WG in recognising the central role of retail and commercial centres state that they "should become places where a variety of retail, employment, commercial, community, leisure, health and public sector uses come together in a hub of activity to make them viable as go-to destinations once more. Flexible, local co-working spaces could also be a crucial new element to increase space to work. Residential uses are also key to the vitality of centres, provided that they do not curtail the commercial activities which take place and soundscapes are considered." In this respect it is recognised that residential particularly on upper floors provides an added dynamic in creating 'living' town centres.
- 3.6 Indeed, as the challenges to respond to the impact of Covid-19 becomes clear and as town centres reshape themselves, this would suggest that traditional retailing uses will not be as prevalent and the demand for new retail space will lessen for the foreseeable future.
- 3.7 Consequently, the WG identify that the role of primary retail areas will need to be reviewed in light of Covid-19, and this must be realistic recognising that retail occupiers will not return in the way prior to the pandemic. This will require a review and reassessment of future planning policies.

- 3.8 Reference is drawn to the ongoing monitoring in relation to the implementation of the Revised LDP in the form of the Annual Monitoring Reports. In this respect specific regard should be had to the Carmarthenshire Town Centre Retail Audit and the recently published 2020 update.
- 3.9 The Town Centre Retail Audit 2020 update conducted as part of ongoing LDP policy monitoring indicates that within the Retail Core, 64.2% of units are occupied by A1 retail (based on retail frontage). However, whilst this is a healthy indication of retail occupancy, it is accompanied by a 9.5% retail vacancy rate with a further 2.3% in non-retail use (A2 and A3).
- 3.10 The Retail Frontage, which represents the second-tier categorisation of retail streets reflects the greater flexibility attached to the scale of non-retail units within this area. This demonstrates a greater mix of use types with some 35.8% occupied by A1 retail with a 13.2% vacancy rate, and 7.5% vacancy in non-retail (A2 and A3).
- 3.11 The remainder of the wider town centre designation within the LDP contains a lower proportion of A1 retail (25.3%) with non-retail spread across A2, A3 and other uses with a 4.23% vacancy rate.
- 3.12 The total vacancy rate for Ammanford Town currently sits at 11.9% Primary Retail Frontage, 20.8% Secondary Retail Frontage and 14.1% for the remainder of the wider town (excluding Frontage and Core). In total the vacancy rate for Ammanford Town Centre is 15.7% (including core & secondary retail, all use classes).
- 3.13 When comparing the pre lockdown data with the post lockdown data there has been a clear increase in vacancies in some areas. The primary retail frontage vacancies rate was at 4.7% pre lockdown but post lockdown it is at 11.9%, representing an

increase of 7.2 percentage points. This is a considerable increase in a relatively short period of time and reflects the specific challenges within the retail sector.

3.14 However, the Secondary Retail Frontage vacancy rates have improved over the lockdown period from 24.5% to 20.8%. Although this is a welcome and positive sign it is

overshadowed by the overall increase in vacancy over the lockdown period.

3.15 The overall percentage for vacant retail building in Ammanford pre lockdown was

13.2%, this has now increased over the lockdown period to 15.7%. This a clear indicator

of the effect COVID has had on Ammanford's Town Centre. It also highlights the need

for appropriate intervention to ensure the town is resilient to any future and ongoing

effects of Covid-19 and that it reflects the changing pattern of activities within Town

Centres as mirrored in National Planning policy.

3.16 National Planning Policy reflects that in some circumstances where there has been

an over emphasis on A1 uses these may undermine a centre's prospects, with potential

consequences such as higher vacancy rates. In such circumstances the role of uses other

than A1 (retail) in increasing diversity and reducing vacancy may be considered. This may

be achieved through a rationalising of boundaries, allowing appropriate changes of use

whilst focusing A1 (retail) uses in a more concentrated area.

3.17 In this context an LDO can facilitate changes of use, alterations, extensions etc,

replacing many minor planning applications which are routinely approved. LDOs can be

particularly effective when combined with other regeneration proposals to bring about

more comprehensive improvements to centres, including as part of environmental and

infrastructure enhancements. To this end, the LDO can be seen as part of a wider

package of policy interventions in the Town Centre which the County Council is

undertaking in partnership under the auspices of the Task Force.

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3.18 Whilst the LDP sets a strong policy direction for retail within a Carmarthenshire, the

challenges facing Ammanford in light of Covid – 19 and in advance of the adoption of the

Revised LDP requires specific consideration. The opportunities exist to co-ordinate with

and develop upon the established work being undertaken by the 'Task Force' and the

broader regeneration proposals - both of which are seeking to address matters

surrounding the decline of the town centre and its environs, presents an opportune time

evaluate options. There is potential to review and develop an effective strategy to

promote uses to complement the town centre and out of town retail offer. In this respect

it should not be predicated on an abandonment of the town centres overall retail focus,

but the consideration of a flexible approach to complement activities which support the

centres vitality and viability. The platform for engagement, together with a direct policy

intervention.

3.19 For the time being, developers who wish to change the use of a town centre unit

must operate within the legislative and policy parameters. This means that most changes

of use, no matter how desirable, require planning permission. The practice of allowing a

valuable unit to remain empty for up to eight weeks while a planning application is

processed is inimical to economic growth particularly within the context of the challenges

being faced through Covid-19. By creating a more permissive planning regime in the

town centre, the LDO will seek to promote a living town centre environment.

3.20 In scoping and drafting this LDO it was considered necessary to clearly establish its

purpose, scope and extent linking into the regeneration and other objectives.

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# 4.0 Lifetime of the LDO

4.1 The LDO is active for a period of one and half years, or to coincide with the adoption

of the Revised LDP from its adoption. This period will however be subject to ongoing

review and may be extended or reduced in light of the success or failure of the LDO.

4.2 Development that commences while the LDO is in effect may be completed and/or

continued after this period. Once the LDO has expired, however, no new changes of use

will be allowed under its terms without conventional planning permission. Towards the

end of the life of the LDO period, Carmarthenshire County Council will assess the impact

of the LDO and decide whether to (i) renew the LDO with no revisions, (ii) renew the LDO

with new terms and conditions or (iii) revoke the LDO.

Please refer to the LDO itself – section 3			

5.0 Permitted Uses

### **6.0 Policy context and expected impact**

6.1 The relevant Development Plan for Ammanford is the Carmarthenshire LDP. To the

extent that development plan policies are material to an application for planning

permission, the decision must be taken in accordance with the development plan unless

there are material considerations that indicate otherwise (Section 37(6): Planning and

Compulsory Purchase Act 2004).

6.1.1 Given that proposals will be permitted under this LDO without the need for planning

permission, it is important to note the LDO's overall linkages and compliance with the

LDP. This also confirms that an SA-SEA on the LDO is not required (see paragraph 1.5).

This Section reviews the LDO against the 14 LDP Strategic Objectives (SO) and those

LDP Strategic Policies (SP) of relevance. There is also commentary provided in relation

to relevant Area Wide (AW) policies.

# **LDP - Strategic Objectives**

6.1.2 SO1: To protect and enhance the diverse character, distinctiveness, safety and

vibrancy of the County's communities by ensuring sympathetic, sustainable, and high-

quality standards of design.

Expected impact of LDO: The LDO will be consistent with efforts to promote a vibrant,

safer and diverse town centre which acts as a catalyst to the wider regeneration of the

area.

6.1.3 SO2: To ensure that the principles of spatial sustainability are upheld by:

(a) enabling development in locations which minimise the need to travel and

contribute towards sustainable communities and economies and respecting

environmental limits, and

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(b) to wherever possible encourage new development on previously developed

land which has been suitably remediated.

Expected impact of LDO: By concentrating developmental opportunities within the town

centre, which is accessible to pedestrians and users of public transport, the LDO will be

consistent with efforts to promote sustainable development.

6.1.4 SO3: To make provision for an appropriate mix of quality homes; access to which

will be based around the principles of sustainable socio-economic development and

equality of opportunities.

Expected impact of LDO: By providing opportunities for upper floor conversion to

residential, the LDO will be consistent with efforts to provide a range and mix of homes

across the area as well as promoting vibrant and living town centres.

6.1.5 SO4: To ensure that the natural, built and historic environment is safeguarded and

enhanced, and that habitats and species are protected.

Expected impact of LDO: The LDO does not permit any building operations; therefore, it

will have no impact on the appearance of the built environment or the natural

environment. Anyone wishing to make alterations to a listed building would still require

the relevant consent.

6.1.6 SO5: To make a significant contribution towards tackling the cause and adapting to

the effect of climate change by promoting the efficient use and safeguarding of resources.

Expected impact of LDO: By focusing commercial uses in the town centre, which is

accessible to pedestrians and users of public transport, the LDO will be consistent with

efforts to promote sustainable development. It will promote the appropriate use and/or re

use of existing buildings (including but not exclusively vacant buildings).

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6.1.7 SO6: To assist in widening and promoting education and skills training opportunities

for all.

Expected impact of LDO: A more permissive planning regime in the town centre may

provide opportunities for additional facilities.

6.1.8 SO7: To assist in protecting and enhancing the Welsh Language and the County's

unique cultural identity, assets and social fabric.

Expected impact of LDO: A more permissive planning regime in the town centre may well

generate additional opportunities and facilities for promoting the County's special

characteristics.

6.1.9 SO8: To assist with widening and promoting opportunities to access community,

leisure and recreational facilities as well as the countryside.

Expected impact of LDO: A more permissive planning regime in the town centre may well

generate additional opportunities and facilities.

6.1.10 SO9: To ensure that the principles of equal opportunities and social inclusion are

upheld by promoting access to a high quality and diverse mix of public services,

healthcare, shops, leisure facilities and work opportunities.

Expected impact of LDO: The LDO is designed to encourage a mix of appropriate and

complementary town centre uses. This would seek to encourage social and/or physical

inclusion.

6.1.11 SO10: To contribute to the delivery of an integrated and sustainable transport

system that is accessible to all.

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Expected impact of LDO: By concentrating developmental opportunities within the town

centre, which is accessible to pedestrians and users of public transport, the LDO will be

consistent with efforts to promote sustainable development.

6.1.12 SO11: To encourage investment & innovation (both rural and urban) by:

(a) making an adequate provision of land to meet identified need; and,

(b) making provision for the business and employment developmental needs of

indigenous /new employers, particularly in terms of hard & soft infrastructural

requirements (including telecommunications/ICT); and,

(c) making provision for the infrastructural requirements associated with the

delivery of new homes particularly in terms of hard & soft infrastructural

requirements (including foul and surface water); and,

(d) adhering to the principles of sustainable development and social inclusion in

terms of the location of new development.

Expected impact of LDO: The LDO is designed to encourage a mix of appropriate and

complementary town centre uses. It is considered that a more permissive planning regime

will provide opportunities to increase employment opportunities.

6.1.13 SO12: To promote and develop sustainable & high quality all year round tourism

related initiatives.

Expected impact of LDO: The LDO is designed to encourage a mix of appropriate and

complementary town centre uses. It is considered that a more permissive planning

regime will provide opportunities to increase visitor economy related opportunities.

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6.1.14 SO13: To assist with the development and management of safe and vibrant places

& spaces across the County.

Expected impact of LDO: The LDO will be consistent with efforts to promote a vibrant,

safer and diverse living town centre which acts as a catalyst to the wider regeneration of

the area.

6.1.15 SO14: To assist with the delivery and management of mixed & sustainable

communities by:

(a) promoting safe, vibrant and socially interactive places; and,

(b) promoting the utilisation of local services and produce whenever possible.

Expected impact of LDO: The LDO will be consistent with efforts to promote a vibrant,

safer and diverse living town centre which acts as a catalyst to the wider regeneration of

the area.

LDP - Selected/Relevant Strategic Policies

6.1.16 SP1: Sustainable Places and Spaces

Expected impact of LDO: The LDO will be consistent with efforts to promote a vibrant,

safer and diverse town centre which acts as a catalyst to the wider regeneration of the

area. By concentrating upon town centre appropriate uses, which are accessible to

pedestrians and users of public transport, the LDO will be consistent with efforts to

promote sustainable development.

6.1.17 SP2: Climate Change

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Expected impact of LDO: The LDO will promote the re use of existing buildings (including

but not exclusively vacant buildings). In relation to flood risk, the LDO area is not impacted

upon by Flood Zones C1 or C2 as identified on the Development Advice Map.

6.1.18 SP3: Sustainable Distribution- Settlement Framework

Expected impact of LDO: The local and regional importance of Ammanford within the LDP

is recognised given its classification as a Growth Area. The LDO will be consistent with

this classification in seeking to facilitate a vibrant town centre.

6.1.19 SP5: Housing

Expected impact of LDO: By providing opportunities for upper floor conversion to

residential, the LDO will be consistent with efforts to provide a range and mix of homes

across the area. The LDO will not create any new buildings, but it will encourage

appropriate conversions in the town centre, thus contributing to the housing supply.

6.1.20 SP6: Affordable Housing

Expected impact of LDO: By providing opportunities for upper floor conversion to

residential, the LDO will be consistent with efforts to provide a range and mix of homes

across the area, including affordable housing.

6.1.21 SP8: Retail

Expected impact of LDO: The LDO will be consistent with the aim of protecting and

enhancing the role of Ammanford as a principal centre. It is hoped that a more permissive

planning regime will help ensure its continued attractiveness as a destination with a strong

retail offer.

6.1.22 SP9: Transportation

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Expected impact of LDO: By concentrating commercial uses in the town centre, which is

accessible to pedestrians and users of public transport, the LDO will be consistent with

efforts to promote sustainable development.

6.1.23 SP13: Protection and Enhancement of the Built and Historic Environment

Expected impact of LDO: The LDO does not permit any building operations; therefore, it

will have no impact on the appearance of the built environment. Anyone wishing to make

alterations to a listed building would still require the relevant consent.

6.1.24 SP14: Protection and Enhancement of the Natural Environment

Expected impact of LDO: The LDO does not permit any building operations; therefore, it

will have no impact. In relation to the Habitats Regulations, the LDO has been subject to

Test of Likely Significant Effect.

6.1.25 SP15: Tourism and the Visitor Economy

Expected impact of LDO: The LDO will be consistent with the aim of protecting and

enhancing the role of Ammanford in the tourism hierarchy. It is hoped that a more

permissive planning regime will help provide opportunities in relation to the visitor

economy.

6.1.26 SP16: Community Facilities

Expected impact of LDO: A more permissive planning regime in the town centre may

provide opportunities as part of a living town centre environment.

6.1.27 SP17: Infrastructure

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Expected impact of LDO: The LDO does not permit any building operations; therefore, it

will have no impact. In relation to supply and treatment of water, the LDO is accompanied

by appropriate evidence.

LDP -Relevant Area Wide Policies

6.1.28 GP1: Sustainability and High-Quality Design

Expected impact of LDO: The LDO does not permit any building operations; therefore, it

will have no impact on the appearance of the built environment. A more permissive

planning regime can however assist in countering instances of vacant units and dead

spaces with a view to enabling a more vibrant street scene with active frontages.

6.1.29 GP3: Planning Obligations

Expected impact of LDO: Permitted uses will not be required to make financial

contributions through current planning obligation provisions. Developments may however

make a voluntary contribution as appropriate. However, any future implementation of a

CIL charging regime may result in a requirement for contributions to be sought.

6.1.30 GP4: Infrastructure and New Development

Expected impact of LDO: The LDO does not permit any building operations; therefore, it

will have no impact. In relation to supply and treatment of water, the LDO is accompanied

by appropriate evidence.

6.1.31 RT1: Retailing Hierarchy

Expected impact of LDO: The LDO will be consistent with the aim of protecting and

enhancing the role of Ammanford as a principal centre. It is recognised within this

statement of reasons and as supported by evidence that Ammanford Town Centre

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currently exhibits signs of decline as a result of Covid-19. It is considered at this point that the Town Centre requires specific consideration and policy intervention to address this decline and to meet the Welsh Government response in relation to the future of town centres. It is hoped that a more permissive planning regime will help ensure its continued attractiveness as a destination with a strong retail offer.

6.1.32 RT2: Principal Centres (Growth Areas): Primary Retail Frontage

Expected impact of LDO: The policy is intended to resist any further over-concentration of non-retail (non-A1) uses in the Primary Retail Frontages. The Primary Retail Frontage confirms that the principle function should be retail. The policy also states that proposals involving the change of use and / or re-development of a ground floor frontage to residential are not considered compatible with a 'town centre' location. Reference is however made to Section 3 of this Statement of Reasons (Policy Justification). Furthermore, paragraph 6.4.3 of the LDP written statement states that: "Whilst shopping will be expected to continue as the principal activity in town centres, it is only one of the factors which contribute to their wellbeing. It is evident that retail policies cannot be divorced from the broader functions of the larger towns as centres for other services and facilities, including food and drink establishments (cafes, restaurants, public houses, etc.) and commercial leisure developments. A diversity of uses in town centres assists in promoting their continued viability and, particularly with regard to leisure uses, contributes to the vitality of a successful evening economy". This is particularly pertinent in respect of Ammanford Town Centre with the challenges currently being exhibited. Paragraph 6.4.19 of the LDP written statement outlines that: "As part of the monitoring and review process, the Council will undertake an annual survey of uses within the identified town centres including the Primary Retail Frontages. The survey will not only look at the nature of occupants but also the levels of vacancy which may occur. The survey together with future updates of the retail study will inform policy updates and supplementary guidance

emerging from any changes in town centre conditions." In this respect, the 2020 Carmarthenshire Town Centre Audit highlights the challenges in relation to vacancy etc particularly in relation to the September 2020 update, being exhibited within certain parts of the Town Centre. The introduction of the LDO will mean that the potential conflict between the LPA and a proponent of non-A1 use within Ammanford Town Centre will be removed, subject to the proposal meeting the requirements of the LDO. It should be noted that the LDO does not permit changes of use of ground floor units to residential. It is also recognised that the designation of the LDO reflects the emphasis within Planning Policy Wales on the future of town centres.

6.1.33 RT3: Principal Centres (Growth Areas): Secondary Retail Frontage

Expected impact of LDO: Whilst the policy recognises the importance of a strong retail element and seeks to control the extent of non-retail uses to protect the general retail character of central streets and maintain continuity of shopping frontages, it does also acknowledge the contribution that a complementary retail, leisure and business offer can make in increasing the overall attractiveness of the town centre. The introduction of the LDO will mean that the requirement to provide a policy justification and/or challenging the LPA's position within the planning application process will not be required as the process would be streamlined and simplified.

6.1.34 RT4: Principal Centres (Growth Areas): Town Centre Zone

Expected impact of LDO: The policy creates opportunities for the introduction of beneficial economic commercial uses to properties which may otherwise become rundown or vacant. It permits the change of use or redevelopment of shops to other appropriate town centre uses within these areas. In this regard, it demonstrates synergy to the objectives of the LDO within the context of Ammanford Town Centre. It should be noted that the LDO does not impact upon those areas covered by this policy.

Ammanford Town Centre Draft Local Development Order: Statement of Reasons — Version for Reporting – Executive Board – November 2020 6.1.35 EP1: Water Quality and Resources, EP2: Pollution and EP3: Sustainable Drainage

6.1.35.1 Expected impact of LDO: The LDO does not permit any building operations;

therefore, it will have no impact. In relation to supply and treatment of water, the LDO is

supported by appropriate evidence. For the purposes of the Habitats Regulations, a Test

of Likely Significant Effect (TLSE) has been undertaken by the Local Planning Authority.

6.1.35.2 In relation to surface water, those units within the LDO Area are already linked

to the sewer/surface water system.

6.1.35.3 Reference should be made to the Procedural Notification process which will

ensure that relevant parties (e.g. Natural Resources Wales and Dwr Cymru Welsh Water)

are informed of certificates of conformity issued.

Please refer to the LDO itself – section 4			

7.0 Conditions

# 8.0 Notes Refer to the LDO itself – section 5

9.0 Compliance

Refer to the LDO itself - section 6.

# 10.0 Results and monitoring

In addition to reviewing applications for Certificates of Conformity, Carmarthenshire County Council will monitor vacancy levels in ground-floor units and footfall. The findings of such research will be presented in annual monitoring reports as part of the statutory LDP Monitoring Process. Consideration is also being given to introducing a periodic monitoring regime within the Town Centre.

11.0 Planning contributions/Community Infrastructure Levy
In order to alleviate the impact of development on local services and facilities, Community
Infrastructure Levy and/or voluntary contributions may be sought in accordance with
current Council procedures.

### 12.0 Risk Assessment

The below sets out some of the key issues that are considered to be worthy of review:

- Democratic control and the role of Elected Members and the Community;
- Officer workload, particularly in terms of monitoring and compliance;
- How would bodies that are ordinarily be notified/consulted through the planning application process be engaged?;
- Loss of Planning application fees;
- Planning Obligations;
- Legal and Financial matters arising from any future LDO revocation;
- Residential amenity;
- The integrity of the historic environment;
- Parking;
- Regulatory matters;
- Flood Risk.

12.1 It is considered that the LDO may ultimately reduce workload in development management, cutting out routine work within the defined LDO area. Furthermore, in relation to monitoring, there are established mechanisms available and a data capture system has been set up by the Data Management Officer within Planning Services.

12.2 A notification system whereby key consultees (e.g. Town/Rural Councils, Dwr Cymru or Natural Resources Wales) are informed of LDO proposals has been established by the Ammanford Town Centre Draft Local Development Order:

Council. This reflects the fact that such bodies would ordinarily be notified/consulted

through the planning application process.

12.3 Any LDOs will result in a reduced income from planning applications fees, as

developers only need to submit a pre-notification, for which they pay the Council a

nominal fee for administrative purposes. It is considered however that the scope and

extent of the impact would be potentially minor in income terms (based on the potential

number of applications likely to be received). Whilst not quantifiable the impact in income

terms will be negated through regeneration benefits within the town centre.

12.4 It should be noted that as part of the democratic reporting process, the Council has

been afforded the opportunity to review a range of pertinent considerations, particularly

in terms of resource and legal implications.

12.5 An LDO may be revoked or revised at any time by the LPA on its own initiative. The

Welsh Government also has reserve powers to direct an LPA to revoke an LDO or

prepare a revision of it. Where an LPA revokes an LDO the authority must:-

Publish on their website a statement that the LDO has been revoked

Give notice of the revocation by local advertisement. This is a requirement to

publish the notice in as many newspapers as necessary to secure that the press

coverage (taken as a whole) extends to the whole of the area to which the LDO

relates, and

Give written notice of the revocation to every person whom the authority consulted

before the making of the order.

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12.6 Section 189 of the Planning Act 2008 amends Sections 107 and 108 of Town and

Country Planning Act 1990, which provide for compensation where a development order

or local development order is withdrawn. In summary, where planning permission granted

by a LDO is withdrawn, there will be no entitlement to compensation where notice of the

withdrawal is published not less than 12 months or more than the prescribed period (24

months) before the withdrawal takes effect.

12.7 If development is started before the notice is published, compensation will be

available unless the order in question contains provision permitting the completion of

development. The reform may therefore offer LPAs reassurance, through providing

additional flexibility when considering the revision or withdrawal of LDO permissions,

although the Welsh Government considers that an LPA would only rarely need to do this

where the merits and effect of an LDO have been properly considered during its

preparation.

12.8 Residential amenity is an important consideration because there are already

people residing within the LDO area. There are separate legislative frameworks that seek

to can control various threats to residential amenity, including noise and odour.

12.9 In relation to parking, the Town Centre is well served by public transport and

pedestrian networks; therefore, it is considered unlikely that the LDO will substantially

increase demand for off- and on-street parking. Occupants of new dwellings will not be

entitled to parking permits.

12.10 The LDO does not allow developers to display advertisements on, or make

external alterations to, any building in the town centre. In order to ensure the continuing

protection of the built heritage, development which would affect a listed building is also

excluded from the scope of LDOs.

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12.11 In relation to flooding, the LDO area is not impacted upon by C1 or C2 flood zones, consequently there are no impacts in relation to Highly Vulnerable Developments (HVD). HVD includes all residential premises (use classes C1 and C3), public buildings (often

use class D1) and, in some cases, leisure-related businesses (use class D2).

12.12 In regulatory terms, the LDO has been screened under the Environmental Impact Assessment Regulations, and it is considered that an Environmental Statement is not required. A Test of Likely Significant Effect (TLSE) for the purposes of the Habitats Regulations has concluded that the LDO will have no significant effect (alone or in combination) with a European Site or a European Offshore Marine Site. The LDO has also been screened as part of the Equalities Impact Assessment process. The LDO does not require its own Sustainability Appraisal – Strategic Environmental Assessment (SASEA) because the LDO is deemed to be an elaboration upon the provisions of the Carmarthenshire Local Development Plan 2006 — 2021(Adopted December 2014). The LDP has already been subject to SA-SEA along with a Plan level Habitats Regulations Assessment.

As per appendix to this report			

13.0 Plan of the LDO Area

As per appendix to this report			

14.0 Plan of Listed Buildings and Conservation Area

As per appendix to this report			

15.0 Development Advice Maps (TANs) - for LDO Area

### **Notes**

i) The above plan is based on the Development Advice Maps (DAMs) October 2020.

ii) The DAMs are reviewed periodically and therefore may change during the lifetime of the LDO. Reference should be made to Natural Resources Wales' website in this regard.

Refer to section 11 of the LDO			

16.0 Key Contacts

### **ANNEX**

### **Notification Procedure**

The LDO process is subject to a notification procedure where key stakeholders are advised of applications. This ensures that "mitigation" is built into the LDO process given the strong emphasis on collaboration / engagement and monitoring.

Those notification stakeholders can include:

- · Ammanford Town Council;
- Elected Members for Ammanford Ward;
- Ammanford Chamber of Trade;
- · Natural Resources Wales;
- Dwr Cymru Welsh Water;
- Western Power National grid (plant protection);
- Wales and West Utilities;
- Development Management (Planning) Carmarthenshire County Council;
- Licensing Carmarthenshire County Council;
- Building Regulations Carmarthenshire County Council;
- Environmental Health Carmarthenshire County Council.
- Highways & Planning Liaison Officer Carmarthenshire County Council.