TORBAY COUNCIL

Validation Requirements for Planning Applications

August 2024

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Version control

Date	Details	Updated by
October 2023	Comprehensive update	Robert Palmer / Rose Bailey-Clark
April 2024	Update to include new BNG requirements	Robert Palmer / Rose Bailey-Clark
August 2024	Update to modify BNG requirements.	Rose Bailey-Clark
	1.3 Torbay Design Review Panel (TDRP)	Jim Blackwell
	1.4 Returning invalid applications.	Jim Blackwell

1.0 Introduction

The validation stage for planning applications is from the point when a local authority receives an application to confirming that all the necessary information is present, and sufficient, in order to judge the impact of the proposed development and make an informed decision.

This document sets out the national and local information requirements that must be submitted for different types of planning application in Torbay. The local requirements ('the Local List') must be reviewed and updated every two years. The information contained within this document can also be found on our website Local List (new) - Torbay Council

1.1 National Requirements

The minimum requirements for planning applications are set out in the Town and Country Planning (Development Management Procedure) (England) Order 2015 and further detailed by the Planning Practice Guidance.

The national requirements are shown for information purposes only and are up to date at the time of publication of this document; however, they can be changed by the Government at any time, so please contact Torbay Council if you have any queries.

1.2 Local Requirements

In addition to the national minimum requirements, the National Planning Policy Framework (NPPF) requires local planning authorities to publish a list of their requirements for planning applications. These requirements must be:

reasonable having regard, in particular, to the nature and scale of the proposed development; and

about a matter which it is reasonable to think will be a material consideration in the determination of the application.

1.3 Pre-Application Advice

Whilst it will always be necessary to submit the national requirements for applications to be validated, there may be times where the local requirements are not needed. Therefore, applicants are encouraged to submit Householder Development Enquiries for householder applications and Pre-application Enquiries for other application types to receive confirmation of what information needs to be submitted, together with advice

on whether planning permission is required or is likely to be granted. The forms are available to download on the Council's website and include details of the fee for this service: https://www.torbay.gov.uk/planning-and-building-control/get-pre-planning-advice/

Torbay Design Review Panel:

TDRP is an important part of the planning process and we recommend that schemes are reviewed early as part of the pre-application process. TDRP does not make planning decisions and is not a substitute for our Spatial Planning team. TDRP members provide supplementary expert appraisal, comment and support.

Its use is endorsed in the National Planning Policy Framework (NPPF). Torbay Planning Committee takes into consideration TDRP comments and they place weight on the panel's findings in their determination of planning applications.

Schemes that may be referred to the Panel and ways to book a meeting can be found at the following link: Design review panel - Torbay Council

1.4 Pre-Application Advice Invalid applications and validation disputes

If the Council considers that insufficient information has been provided to validate an application, the case officer shall contact the applicant as soon as possible to explain what additional information is required and the reasons for this.

If the applicant disagrees and this cannot be resolved through informal negotiation, the applicant can submit an Article 12 notice of the Town and Country Planning (Development Management Procedure) Order 2015 to the Council setting out the reasons why the information requested does not meet the tests in article 34(6)(c) of the DMPO. The Council will consider the merits of this and either validate the application or issue a non-validation notice. In the case of the latter, if the Council has not determined the application within the relevant statutory time period, usually 8, 13 or 16 weeks, the applicant may appeal to the Planning Inspectorate against non-determination of the application.

We deal with a high number of invalid applications which uses a significant amount of time and resources which affects the timescales for processing applications, resulting in delays for the customer and puts pressure on existing staff. If applications do not meet the validation requirements following assistance from Officers, they will be returned and a refund paid if necessary.

Further guidance can be found on the Planning pages on the Council's website and on the Planning Practice Guidance website:

https://www.torbay.gov.uk/planning-and-building-control/apply-for-planning-permission/national-and-local-requirements/http://planningguidance.planningportal.gov.uk/

1.5 How to submit

The best way to submit applications is online via the Planning Portal website:

https://www.planningportal.co.uk/

If you are making your submission electronically, please structure it in the following way:

no individual document should be greater than 5MB;

large documents should be broken down into manageable files, e.g. chapters;

it is important that the electronic file names reflect the plan or document names; and

drawings should be oriented so that they appear correctly when viewed on screen and should be provided in pdf format We can also accept submissions by email (planning@torbay.gov.uk) or on paper by post or hand delivered to:

Torbay Council

Spatial Planning

Town Hall

Castle Circus

Torquay

TQ1 3DR

Please note that once hard copies have been received they cannot be returned.

1.6 Types of application

This document refers to information requirements for all types of applications, including:

"Householder application" – means:

- a) an application for planning permission for development of an existing dwellinghouse, or development within the curtilage of such a dwellinghouse for any purpose incidental to the enjoyment of the dwellinghouse; or
- b) an application for any consent, agreement or approval required by or under a planning permission, development order or local development order in relation to such development, but does not include an application for a change of use or an application to change the number of dwellings in a building.

"Major development" – development meaning one or more of the following:

- a) the winning and working of minerals or the use of land for mineral-working deposits;
- b) waste development;
- c) the provision of dwellinghouses where:
- i. the number of dwellinghouses to be provided is 10 or more; or
- ii. the development is to be carried out on a site having an area of 0.5 hectares or more and it is not known whether the development falls within sub-paragraph c)i;
- d) the provision of a building or buildings where the floor space to be created by the development is 1,000 square metres or more; or
- e) development carried out on a site having an area of 1 hectare or more.

"Mining operations" – means:

the winning and working of minerals in, on or under land, whether by surface or underground working.

"Waste development" – means:

any operational development designed to be used wholly or mainly for the purpose of, or material change of use to, treating, storing, processing or disposing of refuse or waste materials

2.0 National Requirements

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IS IT REQUIRED AND FURTHER INFORMATION
2.1 Application Form	All applications	A completed application form including signed Ownership Certificate and Agricultural Land	Article 7 of the Town and
		Declaration.	Country Planning
			(Development Management
		The Ownership Certificate incorporates an Agricultural Land Declaration to certify that any agricultural tenants have been notified of the	Procedure) Order 2015.
		application.	Forms are available on the Planning Portal website.
		Certificate A: applicant is the sole owner, no agricultural tenants	
		Certificate B: applicant is not the sole owner, or there are agricultural tenants, and the details of all owners/tenants are known	
		Certificate C: applicant is not sole owner and does not know the name and address of all the owners and/or agricultural tenants	
		Certificate D: applicant is not sole owners and does not know the name and address of any the owners and/or agricultural tenants	

2.2 Location Plan	All applications	The location plan must show the site outlined in red and any adjoining land owned by the applicant outlined in blue. The red line should include all land necessary to carry out the proposed development, including access up to a public highway. The location plan should be drawn to scale 1:1250 or 1:2500 and show at least two named roads and a North marker. Site location plans should only show sites as existing. Further guidance can be found here: https://www.gov.uk/guidance/making-an-application	Article 7 of the Town and Country Planning (Development Management Procedure) Order 2015. Maps can be obtained on the Planning Portal website.
2.3 The correct fee	All applications where a fee is necessary	A Guide to the Fees for Planning Applications in England' is available on the Planning Portal website https://ecab.planningportal.co.uk/uploads/english application fees.pdf which includes scenarios where exemptions or reductions apply. Further guidance is available on the Planning Practice Guidance website: https://www.gov.uk/guidance/fees-for-planning-applications	The Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012 (as amended.
		Payment can be made: Online via the Planning Portal or; Online payment at https://forms.torbay.gov.uk/PlanningPayment BACS payments to: Torbay Council	

		 Account no.: 06040411 Sort Code: 557001 Nat West Bank Cheque made payable to Torbay Council Please include reference details Please note that fee refunds for invalid applications that are returned will be subject to a 10% charge up to a maximum of £500 	
2.4 Design & Access Statement	Applications for: - development within a conservation area or World Heritage Site consisting of 1 or more dwellings or floorspace of more than 100m2 or more; - major development However, the following applications are exempt from this requirement: - waste development;	The Design and Access Statement (DAS) must explain the design principles and concepts that have been applied to the development and explain how issues relating to access to the development have been dealt with. Further detail is provided in article 9(3) of the DMPO. Development proposals will be assessed against the design considerations in Local Plan Policy DE1. In addition, major development proposals including housing will be assessed against the 2020 Building for a Healthy Life. Therefore, it is recommended that the DAS refers to these policies and/or be structured around these considerations/questions. The statement should include a Crime Prevention Statement where appropriate which should detail on how "Crime Prevention Through Environmental"	Article 9 of the Town and Country Planning (Development Management Procedure) Order 2015.

	- engineering or mining	Design" principles are to be incorporated into the	
	operations;	development.	
	 a material change of use; and 		
	use, and		
	 amendments to conditions. 		
2.5 Environmental	For Schedule 1	If an applicant is in doubt whether a development	Town and Country Planning
Statement	development or Schedule 2	proposal requires an Environmental Impact	-
	development likely to have	Assessment, they can request a screening opinion	(Environmental Impact
	significant effects on the	from Torbay Council. The request should include:	Assessment) Regulations
	environment by virtue of		2017
	factors such as its size, nature or location	- a location plan;	
	Trature of location	- a description of the development, including	
		in particular:	
		o a description of the physical characteristics of the	Guidance on Environmental
		development and, where relevant, of demolition	Impact Assessment is
		works; and	available on the Planning
		o a description of the location of the development,	Practice Guidance website:
		with particular regard to the environmental	https://www.gov.uk/guidance/e
		sensitivity of geographical areas likely to be	nvironmental-impact- assessment
		affected;	<u>assessment</u>
		- a description of the aspects of the	
		environment likely to be significantly	
		affected by the development;	
		- to the extent the information is available, a	
		description of any likely significant effects of the proposed development on the	
		environment resulting from:	

		o the expected residues and emissions, including wastes, where relevant: and o the use and/or destruction and/or creation of environmental resources e.g. soil, land-take, water, fuels, habitats, heritage and culture.	
		 such other information or representations as the person making the request may wish to provide or make, including any features of the proposed development or any measures envisaged to avoid or prevent what might otherwise have been significant adverse effects on the environment. 	
		In addition, applicants can request a scoping opinion from the Council on the information to be supplied in the Environmental Statement. Again, the request should include the same material as above for requesting a screening opinion.	
2.6 Lawful Development Certificate – Application Statement	For an application for a Lawful Development Certificate for an existing or proposed use or operation or proposed works to a listed building.	This should include such evidence verifying the information included in the application as the applicant can provide.	The Planning (Listed Buildings) (Certificates of Lawfulness of Proposed Works) Regulations 2014. Further information may be requested.

2.7 Plans	All applications (where relevant)	Plans should include, as appropriate to the development being applied for:	Article 7 of the Town and
	relevant)	 block plan of the site (e.g. 1:50 or 1:100); existing and proposed site layout (e.g. 1:50 or 1:100); existing site and topographic surveys showing mAOD and an identified site datum including features such as green infrastructure, site levels, contours, buildings, watercourses, public rights of way, overhead lines and roads, trees, hedges and hedge-banks or shrubs masses within and adjacent to the site; landscaping plans showing replacement landscape and/or natural features (e.g. 1:50 or 1:100) proposed finished floor and site levels, contours and heights of the application site and adjacent land relating to OS datum (e.g. 1:50 or 1:100); proposed finished floor and site levels should be shown in meters Above Ordnance Datum (mAOD), as this is useful for flood risk purposes; existing and proposed floor plans (e.g. 1:50 or 1:100); roof plans (e.g. 1:50 or 1:100); and detailed junction layouts showing the width of road, turning radii and visibility (e.g. 1:50 or 1:100) All plans/drawings should: be legible with clear labels and legends, and show a clear distinction between existing 	Country Planning (Development Management Procedure) Order 2015. Further information is available on the Council's website on the Apply for planning permission - National and local requirements page

		features to be retained and removed, and proposed features; - show the proposal in context including surrounding surface features and topography beyond the site boundary; - be at an appropriate scale and include a scale bar and calibration scale; - show all major dimensions, including distances from boundaries or key features; - show cardinal directions including a north point; and - have a unique drawing reference number and title (when a plan is revised, a revision number should also be shown).	
2.8 Tree Location Plan	All applications for tree works: works to trees subject to a Tree Preservation Order and/or notification of proposed works to trees in a conservation area	This should show the trees in relation to a named road and/or property.	The Town and Country Planning (Tree Preservation) (England) Regulations 2012
2.9 Hedgerow Location Plan	All applications for hedgerow removal notice	This should show the location and length of hedgerow or hedgerows proposed to be removed drawn to an identified scale and showing the direction of North, along with location and details of any new hedge to be planted, or details of hedge to be transplanted, or enhanced management of retained hedges.	The Hedgerow Regulations 1997
2.10 Elevations	All applications proposing new or altered buildings or structures	These should: - show all sides of the proposed/affected buildings/structure including all window and door openings;	Article 7 of the Town and Country Planning (Development Management

		 show existing and proposed elevations (e.g. 1:50 or 1:100); give details of proposed materials; Show the site in context of the streetscene where appropriate Include major dimensions; and address the above formatting points for Plans. 	Procedure) Order 2015. Further information is available on the Council's website on the Apply for planning permission - National and local requirements page
2.11 Existing and	Applications:	These should:	Article 7 of the Town and
Proposed Sections	 proposing altered land levels; where alterations are proposed to floors/ceilings/roofs; where the application needs to demonstrate that nationally described space standards can be achieved where topography is key to the site; or where the relationship of existing buildings, mature vegetation or other distinctive features with or surrounding the sites is required to be shown. 	 show existing and proposed sections in context with surrounding buildings/structures/topographical features. The scale/height of such features should be accurate including height of existing and proposed trees that would help screen and integrate the proposal into the landscape show finished floor and/or site levels; include major dimensions; and provide spot heights and levels in metres above OS datum (AOD) 	Country Planning (Development Management Procedure) Order 2015. Further information is available on the Council's website on the Apply for planning permission - National and local requirements page
2.12 Fire Statement	An application for planning	Fire statements must be submitted on a form	Town and Country Planning
	permission for development which involves:	published by the <u>Secretary of State</u> (or a form to similar effect) contain the particulars specified or	(Development Management Procedure and Section 62A

-	the provision of one
	or more relevant
	buildings

- development of an existing relevant building
- development within the curtilage of a relevant building

A relevant building is one which contains two or more dwellings or education accommodation and is 18m or 7 storeys in height or more.

The following types of application are exempt:

- material change in use which would result in the building no longer being a relevant building or would not result in the provision of one or more relevant buildings within the curtilage of a relevant building
- application for outline planning permission
- application for permission to develop land without

referred to in the form, which includes information about (not exhaustive list):

the principles, concepts and approach relating to fire safety that have been applied to each building in the development

the site layout

emergency vehicle access and water supplies for firefighting purposes

what, if any, consultation has been undertaken on issues relating to the fire safety of the development; and what account has been taken of this

how any policies relating to fire safety in relevant local development documents have been taken into account

Further information can be found here: https://www.gov.uk/guidance/fire-safety-and-high-rise-residential-buildings-from-1-august-2021

Applications) (England) (Amendment) Order 2021 ("the 2021 Order").

		compliance with conditions under section 73 of the Town and Country Planning Act 1990		
2.13 Biodiversity Net Gain InformationApplies from 12th February 2024 to all major development proposals and• A statement as to whether or not the planning permission, if granted, would be subject to the biodiversity gain condition.Article 7 of the Town and Country Planning (Development Management	_	Applies from 12 th February 2024 to all major development proposals and to minor development proposals from 2 nd April	planning permission, if granted, would be subject to the biodiversity gain condition. • the pre-development biodiversity value of the onsite habitat on the date of application (or an earlier date) including the completed metric calculation tool used showing the calculations, the publication date and version of the biodiversity metric used to calculate that value; • where the applicant wishes to use an earlier date, the proposed earlier date and the reasons for proposing that date; • a statement confirming whether the biodiversity value of the onsite habitat is lower on the date of application (or an earlier date) because of the carrying on of activities ('degradation') in which case the value is to be taken as immediately before the carrying on of the activities, and if degradation has taken place supporting evidence of this; • a description of any irreplaceable habitat (as set out in column 1 of the Schedule to the Biodiversity Gain Requirements (Irreplaceable Habitat) Regulations [2024]) on the land to which the application	Country Planning (Development Management Procedure) (England) Order

	a plan, drawn to an identified scale which much show the direction of North, showing onsite habitats existing on the date of application (or an earlier date), including any irreplaceable habitat.	
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3.0 Local Requirements

3.1 Planning statements/Documents

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.1.1 Planning Statement	Major development proposals, or proposals which are not in accordance with a policy or policies in the adopted Local Plan/Neighbourhood Plan	This should provide an assessment of how the proposal accords with the policies in the Torbay Local Plan, the Neighbourhood Plan and NPPF, or whether there are material considerations to do otherwise.	NPPF
		Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	
3.1.2 Statement of Community Involvement	Major development proposals, or proposals which are not in accordance with a policy or policies in the adopted Local Plan/Neighbourhood Plan	A 'Good Practice Guide to Public Engagement in Development Schemes' (Planning Aid, 2012) is available to download on the RTPI website www.rtpi.org.uk .	NPPF
	This can be incorporated into the Design and Access Statement or Planning Statement / Planning Policy Statement.	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	

3.1.3 Removal or Variation of Conditions – Application Statement	Where the application is to vary the wording of a condition(s) of a planning permission or to substitute alternative plans	This should clearly summarise the proposed amendments along with listing reworded condition(s). Where the proposal is to substitute alternative plans a schedule of the plan numbers to be superceded and by which new plan number should be provided.	
3.1.4 Discharge of Conditions – Application Statement	Where the application is to discharge condition(s) of a planning permission	This should clearly outline the wording of the conditions to be discharged and the information submitted to support this.	
3.1.5 Non-material Amendment – Application Statement	Where non-material amendments are proposed to conditions attached to planning permissions or where the application seeks non-material amendments to an approved development	This should clearly summarise the proposed amendments along with listing reworded condition(s). Where the proposal is to substitute alternative plans a schedule of the plan numbers to be superseded and by which new plan number should be provided	
3.1.6 Planning Performance Agreement	For complex major development proposals where through pre-application discussions it is agreed to take a bespoke project management approach to the preparation and determination of the application	PPAs will be sought where due to the complexities of a development proposal and the issues it raises, Torbay Council considers is unlikely that the planning application can be determined within the statutory 13 or 16 week time period. It is recommended that PPAs include all stages of the application, including ongoing preapplication discussions.	NPPF
3.1.7 Green Infrastructure Statement (including diagrams and plans where appropriate) (this can be incorporated into the Design and Access Statement or Planning	For all major planning applications and where green infrastructure assets are likely to be affected by the proposed development or where there is an opportunity to provide new green	Further advice is provided on the Council's website on the Strategic Planning - Green Infrastructure page, including a link to the 'Torbay Green Infrastructure Delivery Plan' (April 2011).	Policy SS9 of the Torbay Local Plan and the NPPF

Statement / Planning Policy Statement)	infrastructure to support existing networks	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry	Daliaina CCA 9 CCE af the
3.1.8 Employment Statement / Economic Impact Assessment (including tourism impact) (this can be incorporated into the Planning Statement / Planning Policy Statement)	Major development proposals except residential of less than 30 dwellings, or development proposals resulting in a net loss of employment or tourist accommodation floor space, or development proposals resulting in a significantly lower density of employment provision	The depth of information should be proportional to the nature and scale of the proposed development. Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policies SS4 & SS5 of the Torbay Local Plan and the NPPF
3.1.9 Independent Viability Assessment (IVA)	For development where an applicant considers it is unviable to provide the affordable housing provision set out in Policy H2 of the Torbay Local Plan and/or contributions set out in the Planning Contributions and Affordable Housing SPD and its Update Or, Where viability is a key factor in the assessment of a proposed development.	A viability assessment should accompany any application that does not meet policy requirements for affordable housing or other contributions where the case is made that it is not viable to do so. The Council will commission an independent review of the viability assessment and the costs associated with its production will be recouped from the applicant. The review will not begin and the application will not be validated until the applicant has agreed to pay for its review in writing. The Council will only validate such applications provided the applicant has entered into a PPA with the Council, or agreed to an extended time period for determination in writing beyond the statutory 8/13/16 week period. The PPA should set out the timescales for completing the viability assessment review and for producing the s106 legal agreement to secure the agreed amount of affordable housing and contributions.	Policies SS7 & H2 of the Torbay Local Plan

		Please note that the viability assessment will be displayed as a public record and will not be withheld as 'confidential'. If you consider certain parts of the document should be confidential you must explain why and clearly identify which parts of the assessment you request are not made public prior to validation. The assessment should include an executive summary to explain in plain English the basis and conclusions of the assessment.	
3.1.10 Infrastructure	For major development	Pre-application discussions should be	
Assessment (incorporating foul sewerage and utilities)	proposals that have potential to affect the capacity of infrastructure in the area	undertaken with utility providers to identify any constraints in existing capacity.	
3.1.11 Sequential Test Assessment	For all development proposals for main town centre uses, as defined in the NPPF, on sites not in an existing centre or in accordance with an up-to-date Local Plan	Guidance on the sequential test is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy TC3 of the Torbay Local Plan and the NPPF
3.1.12 Retail Impact Assessment / Town Centre Impact Assessment (including sequential test assessment)	Proposals for retail and main town centre uses over 500 sq m gross floor space outside of town centres	Main town centre uses are defined within the NPPF. PPG states that the impact test relates to retail, office and leisure development (not all main town centre uses) which are not in accordance with an up-to-date Local Plan and outside of existing town centres. However, a sequential test assessment must be carried out for all main town centre uses. Guidance on carrying out Impact Assessments is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/	Policy TC3 of the Torbay Local Plan and the NPPF

3.1.13 Telecommunications Statement	Applications for telecommunications development	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry This should respond to the criteria set out in Policy IF1 of the Torbay Local Plan. Where there is uncertainty, the applicant is recommended to submit a pre-application	Policy IF1 of the Torbay Local Plan and the NPPF
3.1.14 Contact details of applicant's legal practitioner	For all applications to modify or discharge a planning obligation agreed under S106 of the Town and Country Planning Act	enquiry. This should provide all relevant contact details for the legal practitioner acting on the applicant's behalf	To help expedite the application.
3.1.15 Coastal Change Vulnerability Assessment (CCVA)	For all development within a Coastal Change Management Area.	This should demonstrate that the development: - will be safe over its planned lifetime and will not have an unacceptable impact on coastal change - will not compromise the character of the coast - provides wider sustainability benefits does not hinder the creation and maintenance of a continuous signed and managed route around the coast	Policy C3 of the Torbay Local Plan and the NPPF
3.1.16 Crime Prevention Statement	For applications for the following development: - major developments for residential and commercial uses - Educational uses - HMOs - New or relocated ATMs - New C2 or C3b uses where intended	The statement should detail how Crime Prevention Through Environmental Design principles are to be incorporated into the development. This can be included within a Design & Access Statement where appropriate.	Policy DE1 of the Torbay Local Plan

occupants are classed	
as vulnerable	

3.2 Historic Environment and Design

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.2.1 Statement of Heritage Significance	Where the development/works will affect a heritage asset or its setting, such as a conservation area.	The requirements for Statements of Heritage Significance are set out within the NPPF. A template statement can be completed online	Policies HE1 & HE2 of the Torbay Local Plan and the NPPF
	listed building, scheduled monument or historic park and garden	or downloaded from our website: https://www.torbay.gov.uk/planning-and-building-control/apply-for-planning-permission/make-your-plans-and-documents/statement-of-heritage-significance/	
		It is expected that this template be completed in full and as accurately as possible. The level of detail should be proportionate to the assets' importance and no more than is sufficient to understand the potential impact of the proposal on their significance.	
		A further heritage impact assessment may be required for particularly complex or sensitive proposals.	
3.2.2 Archaeological Desk- based Assessment	Where the application site includes, or is likely to include, archaeological remains	Guidance on non-designated heritage assets of archaeological interest is available on the Planning Practice Guidance website https://www.gov.uk/guidance/conserving-and-enhancing-the-historic-environment	Policy HE1 of the Torbay Local Plan and the NPPF

3.2.3 Design Code	Major development proposals	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry. Guidance on Design Codes is available on the	NPPF
	to be built in phases and by different developers	Planning Practice Guidance website https://www.gov.uk/guidance/design Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry	
3.2.4 Joinery Details	Where the proposed development/works includes replacement windows and/or doors which would affect a heritage asset or its setting, such as a conservation area or a listed building	Elevation at scale 1:10 or larger of existing and proposed windows and/or doors, and a typical section including reveal at scale 1:1	Policies HE1 & DE1 of the Torbay Local Plan
3.2.5 Design and Access Statement	In addition to applications where a D&A Statement is a national requirement, the following developments will also require a Design and Access Statement: - development or works to, or within the curtilage of, a listed building, a Registered Park & Garden or a Scheduled Monument	The Design and Access Statement must explain the design principles and concepts that have been applied to the development or works and explain how the design responds to its context and the needs of the development or works. Development proposals will be assessed against the design considerations in Local Plan Policy DE1.	Policies HE1, HE2, SS10 and DE1 of the Torbay Local Plan.

3.3 Ecology

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.3.1 Wildlife & Geology Trigger Table	All applications	It is expected that this form be completed in full and as accurately as possible. This document can be downloaded from the Council's website using the following link: Torbay Local Validation List consultation - Torbay Council	This will help to identify if further ecological surveys/reports are required at validation stage. Policy NC1 of the Torbay Local Plan and the NPPF
This may include: - Ecological Impact Assessment (including all protected species survey data, mitigation, enhancement and compensation)	Where indicated as necessary from the completed Wildlife & Geology Trigger Table	This should be carried out by a suitably qualified ecologist and should be proportionate to the potential impacts. Surveys must be up-to-date and accord with best practice guidance/local guidance. Where the need for further survey works has been identified the surveys should take place prior to the validation of the planning application. Planning guidance on wildlife habitats and species can be found here: https://www.devon.gov.uk/environment/wildlife/wildlife-and-geology-planning-guidance Further guidance is provided by the Planning Practice Guidance website and Natural England, including standing advice for different protected species, on the	The Conservation of Habitats and Species Regulations 2010 (as amended) Policies SS8 & NC1 of the Torbay Local Plan and the NPPF

		GOV.UK website	
		http://planningguidance.planningportal.gov.uk/	
		https://www.gov.uk/guidance/protected-species-how-	
		to-review-planning-applications.	
		Where there is uncertainty, the applicant is	
		recommended to submit pre-application enquiry.	
3.3.3 Bat and Bird	Householder applications, relevant	This should be submitted where protected species	
Screening Checklist	demolition in a conservation area or full	surveys have identified that a proposal will impact a	
	applications where protected species	bat roost or nesting birds. This will ensure a quicker	
	surveys have identified that there are only	ecological assessment process.	
	bat roost / bird		
	nesting issues	This document can be downloaded from the Devon	
		County Council's website using the following link:	
		Llausahaldar/Buildings Chapklist	
3.3.4 Devon	All applications that would be subject to	Householder/Buildings Checklist A completed Devon Biodiversity Net Gain Statement	Paragraphs 9, 10
Biodiversity Net		for Validation (this can be downloaded here)	and 16 of the
Gain Statement	the general biodiversity net gain (BNG) condition.	including;	Biodiversity Net
Sam Statement	Condition.	The steps taken to minimise adverse	Gain Planning
		biodiversity impacts in line with the mitigation	Practice
		hierarchy	Guidance
		The proposed approach to enhancing	
			Devon
		biodiversity on site (including how the applicant	Biodiversity Net
		has followed the sequential approach and a	Gain Guidance
		justification as to why the proposed approach	
		is the most appropriate);	Policies SS8 &
		Any proposed off site biodiversity	NC1 of the
		enhancement (including the use of biodiversity	Torbay Local Plan
		units and/or national credits) that have been	and the NPPF
		planned or arranged for the development	
		Plainted of arranged for the development	

3.3.5 Biodiversity Net Gain Assessment	All applications that would be subject to the general biodiversity net gain condition.	 A report clearly setting out how the development will achieve 10% Biodiversity Net Gain, including: The relevant Statutory Biodiversity Metric Calculation for the baseline and post-development on-site habitats; A statement setting out whether any on-site BNG is "significant1", summarising how the biodiversity value will increase; How the biodiversity metric principles have been adhered to; An indicative timetable for habitat enhancement/creation; A commitment to providing a GIS layer to the LPA of the habitats being enhanced, managed, created when final details are agreed during the discharge of BNG condition application (where "significant" onsite, or offsite BNG is proposed). Where the Small Sites Statutory Metric is used, this must be completed by a competent person (see Small sites metric (statutory biodiversity metric): user guide https://www.gov.uk/government/publications/statutory-biodiversity-metric-tools-and-guides). 	Paragraphs 9, 10 and 16 of the Biodiversity Net Gain Planning Practice Guidance Devon Biodiversity Net Gain Guidance Policies SS8 & NC1 of the Torbay Local Planand the NPPF

¹ Significant BNG is defined the <u>Devon BNG Guidance</u> and in <u>government</u> guidance

3.3.6 Biodiversity Net Gain Assessment (in addition to the above)	For applications where HRA or other legislative requirements stipulates that an application is also required to deliver mitigation and/or compensatory habitats for likely significant effects upon a protected site/species (these habitats cannot be counted towards your 10% BNG)	Where the full Statutory Biodiversity Metric is used, this must be completed by a suitably qualified ecologist. A section or appendix to the statement providing transparency over which onsite or offsite enhancements are related to net gains and counted for BNG purposes. This should draw directly on any information within any associated Ecological Impact Assessment and make direct links across relevant information in other appropriate documentation (such as Bat Mitigation Strategies).	Devon Biodiversity Net Gain Guidance Policies SS8 & NC1 of the Torbay Local Plan and the NPPF
3.3.7 Biodiversity Net Gain Assessment (in addition to the above)	Applications on land which includes an irreplaceable habitat. (More information on irreplaceable habitat can be found here: https://www.gov.uk/guidance/irreplaceable-habitats#what-irreplaceable-habitats-are)	A section or appendix to the Biodiversity Net Gain Assessment which: • transparently details the considerations and calculations relating to the irreplaceable habitat; and provides bespoke compensation to address specific losses and deterioration of irreplaceable habitats (to be agreed on a case-by-case basis with the LPA).	Paragraphs 9, 10 and 16 of the Biodiversity Net Gain Planning Practice Guidance Devon Biodiversity Net Gain Guidance Policies SS8 & NC1 of the Torbay Local Plan and the NPPF

3.3.8 Biodiversity Net Gain Plans and Drawings	All applications that would be subject to the general biodiversity net gain condition.	 On-site baseline habitat plan Draft on-site post-intervention proposed habitat plan Draft off-site baseline habitat plan (if relevant) Draft off-site post-intervention proposed habitat plan (if relevant) Plans should be to scale and in line with other validation checklist conventions for site plans Plans should identify all different habitats referred to within the Metric submission so the size and location of habitat parcels can be fully understood spatially as well as through the metric 	Paragraphs 9, 10 and 16 of the Biodiversity Net Gain Planning Practice Guidance Devon Biodiversity Net Gain Guidance Policies SS8 & NC1 of the Torbay Local Plan and the NPPF
3.3.9 Biodiversity Net Gain Management, maintenance, and monitoring arrangements	Applications where significant ² increases in onsite biodiversity enhancements are proposed	Draft Habitat Management and Monitoring Plan including details of the intended management, maintenance, and monitoring and financing arrangements for a period of at least 30 years after the development is completed, for any areas of significant onsite enhancements.	Paragraphs 9, 10 and 16 of the Biodiversity Net Gain Planning Practice Guidance Devon Biodiversity Net Gain Guidance Policies SS8 & NC1 of the Torbay Local Plan and the NPPF

² Significant BNG is defined the <u>Devon BNG Guidance</u> and in <u>government</u> guidance

3.3.10 Biodiversity Net Gain Phasing Report	Applications for outline permission and other phased developments	A report explaining the strategy to achieve the biodiversity gain objective across the whole site which demonstrates how this could be delivered on a phase-by-phase basis, including: • the key principles that will be followed to ensure biodiversity gain commitments are achieved through subsequent detailed design; • how BNG delivery will be tracked on a phase-to-phase basis, including target percentages to be achieved at each stage; • the approach to be taken in the event that subsequent phases do not proceed or fail to achieve their gain targets; and • the pre-development biodiversity value of the site as a whole. It is noted that outline applications and other phased developments often do not include the specific definitive number of units/floorspace and will not have the full site layout agreed. As such, a precautionary approach shall be taken.	Paragraphs 9, 10 and 16 of the Biodiversity Net Gain Planning Practice Guidance Devon Biodiversity Net Gain Guidance Policies SS8 & NC1 of the Torbay Local Plan and the NPPF
3.3.11 Biodiversity Net Gain information to discharge the mandatory BNG condition	Applications to discharge the mandatory BNG pre-commencement condition	 A completed statutory biodiversity metric detailing the level of biodiversity net gain that will be achieved by the scheme; A completed Biodiversity Gain Plan (BGP) setting out how the biodiversity gain objective of at least a 10% gain will be met for the development; Together with the above, the following should also be submitted as part of the BGP: A Habitat Management and Monitoring Plan (HMMP) setting out how and "significant" on site BNG will be managed for at least 30 years, and how this will be monitored; 	Biodiversity Net Gain Planning Practice Guidance Devon Biodiversity Net Gain Guidance Regulation 16 of the Town and Country Planning (Fee for Applications, Deemed

		 Pre-development and post-development plans showing the location of on-site habitat. The post development plan must now accurately reflect finalised landscape and layout proposals for the development; If the developer is purchasing units from a Habitat Bank - the reference number from the Biodiversity Net Gain Register; and Proof of purchase of biodiversity credits from local habitat banks or statutory credits (if applicable) Templates for the BGP and for the HMMP have been created by DEFRA and Natural England and these must be used unless otherwise agreed with the LPA. 	Applications, Requests and Site Visit) (England) Regulations 2012
3.3.12 BNG information to discharge the mandatory BNG condition for phased development	Applications to discharge the mandatory BNG pre-commencement condition for phased development	In addition to 3.3.11, the following information will be required to discharge the mandatory BNG precommencement condition for phased development	Biodiversity Net Gain Planning Practice Guidance Devon Biodiversity Net Gain Guidance Regulation 16 of the Town and Country Planning (Fee for Applications, Deemed Applications, Requests and Site Visit) (England) Regulations 201

		can be found in paragraphs 053 – 058 of the Planning Practice Guidance for Biodiversity Net Gain
3.3.13 BNG Exemption Evidence	Relevant applications claiming to be exempt from the mandatory BNG condition	De-minimis habitat exemption: • suitable evidence to demonstrate the deminimis exemption applies i.e. that there is no more than 25m2 (5mx5m) or 5m of linear habitats present on the site. E.g. photographs and site plans drawn to a suitable scale showing the habitats present on the site. • Where the development would be smaller than 25 square metres, the description of development, existing and proposed site plans, and the development's area size (in square metres) and site photographs may be sufficient evidence. • In cases where it cannot be clearly demonstrated through site plans and descriptions whether an onsite habitat would be lost or degraded by the development, applicants are strongly encouraged to provide a completed metric for the pre-development and post-development value for the onsite habitat and clear plans identifying the nature and size of this pre-development onsite habitat and how much of it will be impacted by the development. Note: The removal of one small tree is normally enough to disqualify a development from the De Minimis exemption. A small tree (>7.5cm diameter at breast height) has an area habitat of 41 square metres, therefore if one small tree is impacted on-site, the de minimis exemption cannot be claimed. Note: if there is priority habitat onsite the deminimis exemption cannot be claimed.

 Self-build and custom build development exemption: suitable evidence to demonstrate how the criteria of this exemption are met, and; A completed Torbay Self Build Pro-Forma, this can be downloaded here. 	

3.4 Landscape and Trees

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.4.1 Tree Survey, Tree Constraint Plans & Arboricultural Impact Assessment	For development proposals on sites with trees, or where trees are in close proximity to the site boundary	Tree Surveys and Arboricultural Impact Assessments should be carried out in accordance with BS 5837:2012 or any superseding standard. Standing Advice for Ancient Woodland and Veteran Trees (January 2022) is available on the GOV.UK website https://www.gov.uk/guidance/ancient-woodland-ancient-trees-and-veteran-trees-advice-for-making-planning-decisions Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry	Policy C4 of the Torbay Local Plan
3.4.2 Tree Protection Plan & Arboricultural Method Statement (as applicable)	For development proposals that will affect trees	The Council's Arboricultural Officer will be consulted to determine whether this information is required. A Tree Protection Plan should be provided to inform the proposals. Where necessary, the Council may add a planning condition to the planning permission requiring the submission of updated details prior to the development commencing.	Policy C4 of the Torbay Local Plan

		Tree Protection Plans and Arboricultural Method Statements should be carried out in accordance with BS 5837:2012 or any superseding standard.	
		Standing Advice for Ancient Woodland and Veteran Trees (January 2022) is available on the GOV.UK website https://www.gov.uk/guidance/ancient-woodland-ancient-trees-and-veteran-trees-advice-for-making-planning-decisions	
		Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	
3.4.3 Landscape and Visual Impact Assessment	Major development proposals on undeveloped sites, or development proposals within the AONB or that could affect the	The AONB and Undeveloped Coast are shown on the Local Plan Policies Map found on the Torbay Local Plan webpage.	Policy SS8 of the Torbay Local Plan and the NPPF
	setting of the AONB or Undeveloped Coast	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	

3.5 Transport and Highways

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.5.1 Parking Statement	Major development	Where there is uncertainty, the applicant is	Policy TA3 of the Torbay Local
(this can be	proposals, or proposals	recommended to submit a pre-application enquiry	Plan
incorporated into the	not in accordance with		
Transport Statement /	the car parking		
Transport Assessment	requirements in Appendix		
or Planning Statement /	F of the Torbay Local		
Planning Policy	Plan		
Statement)			
3.5.2 Transport	Where the proposed	The Guidance on Transport Assessment (DLUHC,	Policies TA1 & TA2 of the
Statement or Transport	development exceeds the	2014) is available on the GOV.UK website	Torbay Local Plan and the
Assessment	relevant threshold in	www.gov.uk. Further guidance is available on the	NPPF

	Appendix B of Guidance on Transport Assessment (DfT, 2007), Appendix F of the Torbay Local Plan with regards to schools, or at the request of the Local Highway Authority	Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/. Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	
3.5.3 Travel Plan	or Network Rail. Major development proposals likely to have significant transport implications or where the proposed development exceeds the relevant threshold in Appendix F of the Torbay Local Plan with regards to schools.	Guidance on the information that should be included in Travel Plans is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ . Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy TA2 of the Torbay Local Plan and the NPPF
3.5.4 Advertisement Consent - Highways Statement	All applications for advertisement consent where the site is within the boundaries of a highway	This should provide sufficient evidence to demonstrate that the proposed advertisement is acceptable in relation to highways impact	The Town and Country Planning (Control of Advertisements) (England) Regulations 2007 (as amended)

3.6 Flooding and Water

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.6.1 Flood Risk Assessment (including surface	All applications for householder planning permission/full/outline/reserv	Guidance on carrying out a Flood Risk Assessment is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/	Policy ER1 of the Torbay Local Plan, and the NPPF
water drainage strategy)	ed matters planning permission/relevant demolition in a conservation area.	Householder development in Flood Zone 1 in most cases will only need to complete a short proforma which can be downloaded at:	Almost all of Torbay has been classified as being within a Critical Drainage Area (CDA) by the

	Sites that are 1Ha or more	https://www.torbay.gov.uk/planning-and-building-	Environment Agency. A Flood
	in size.	control/apply-for-planning-permission/make-your-	Risk Assessment is therefore
		plans-and-documents/flood-risk-assessments/	required in these areas.
	Land identified in a strategic		
	flood risk assessment as		Maidencombe is the only
	being at increased flood risk		area not within the CDA
	in future; or land that may		however due to the absence
	be subject to other sources		of mains drainage and local
	of flooding, where its		topography, development in
	development would		this area will still require an
	introduce a more vulnerable		FRA.
	use.		Further information and flood maps for planning can be
	All development in Flood		found here: https://flood-
	Zones 2 & 3 will require a		map-for- planning.service.gov.uk/
	site specific flood risk assessment		p.a
3.6.2 Flooding Sequential Test	All applications for new dwellings in Flood Zones 2	Guidance on carrying out flooding sequential tests can be found here:	Policy ER1 of the Torbay Local Plan, and the NPPF
	& 3	https://www.gov.uk/guidance/flood-risk-assessment- the-sequential-test-for-applicants	
3.6.3 Foul Drainage Assessment	All development involving a non-mains foul drainage system.	This should provide sufficient information to	Policy ER1 and ER2 of the
		understand the implications for the water environment	Torbay Local Plan and the
		including justification for why connection to the mains	NPPF.
		sewerage system is not feasible and sufficient	
		information to demonstrate that the proposed system	A template FDA form is
		will be viable in this location and will not be	available online here:
		detrimental to the environment. Sufficient information	
		would normally include the provision of the following:	https://www.gov.uk/governme nt/publications/foul-drainage-
			assessment-form-fda1

- Full details of the proposed flows (based on
Flows and Loads 4);
- A plan showing the location of the proposed
treatment plant and appropriately sized
soakaway field/discharge point; and
- Percolation test results to demonstrate the viability of soakaways (if proposed).

3.7 Energy and Sustainability

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.7.1 Torbay Sustainability Checklist	All major development	This checklist must be completed for all major planning applications. The document is available here . This indicates quality and sustainability of	NPPF and Torbay Local Plan
		development in line with the requirements of the Torbay Local Plan	
3.7.2 Energy Statement	Major development proposals, or proposals which are not in accordance with a policy or policies in the adopted Local Plan/Neighbourhood Plan	This should explain the passive and active measures that have been taken in the development proposals to enhance the sustainability of the scheme, with particular focus on measures to reduce greenhouse gas emissions and minimise impact on climate change. Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policies SS13, ES1 & ES2 of the Torbay Local Plan and the NPPF

3.8 Land and Soil

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.8.1 Geological Survey (including proposed mitigation where necessary)	Where geological sites of interest, including SSSIs and RIGS sites, will be affected by the development proposal and where identified as necessary from the Wildlife and Geology Trigger table	Geological sites of interest in Torbay are included in Appendix D of the Torbay Local Plan. The Geological Survey should include an assessment of the impact of the proposals on the site and show how its features will be protected through appropriate management. Further information is available at Wildlife and Geology Trigger Table - Torbay Council Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry	Policies SS8 & NC1 of the Torbay Local Plan and the NPPF
3.8.2 Contaminated Land Risk Assessment	Where land contamination is suspected from previous uses on or around the site	Guidance on dealing with sites that could be contaminated is available on the Planning Practice Guidance website https://www.gov.uk/guidance/land-affected-by-contamination Detailed technical guidance is available on the GOV.UK website www.gov.uk . Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy ER3 of the Torbay Local Plan and the NPPF
3.8.3 Contaminated Land Intrusive Site Investigation and Risk Assessment (including proposed remediation where necessary)	Where it cannot be demonstrated that the risk from contamination is acceptable, following a Contaminated Land Risk Assessment	Guidance on dealing with sites that could be contaminated is available on the Planning Practice Guidance website https://www.gov.uk/guidance/land-affected-by-contamination Detailed technical guidance is available on the GOV.UK website www.gov.uk .	Policy ER3 of the Torbay Local Plan and the NPPF

		Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	
3.8.4 Land Stability Risk Assessment Report (including proposed mitigation where necessary)	For development proposals on sites where land instability is identified or suspected, particularly those within the Coastal Change Management Area	Guidance on land stability issues and preparing Land Stability Risk Assessment Reports is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ . The Coastal Change Management Area is shown on the Local Plan Policies Map found on the Torbay Local Plan webpage . Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policies C3 & ER4 of the Torbay Local Plan and the NPPF
3.8.5 Mineral Extraction Impact Assessment	Proposals for mineral extraction	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry	Policy M1 of the Torbay Local Plan and the NPPF
3.8.6 Mineral Resource Impact Assessment	Major development proposals within a Mineral Safeguarding Area	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy M3 of the Torbay Local Plan and the NPPF
3.8.7 Agricultural Land Classification and Soil Statement	Applications that are of 5ha or more or a development which triggers a cumulative loss of 20ha or more of the best and most versatile agricultural land (Grades 1, 2 or 3a) in Torbay.	 This should include: the quality of existing agricultural land and soil quality how the agricultural land classification would be protected or, on completion of proposed operation, would be returned to the same agricultural land grade classification and the quality of any agricultural land lost and justification for its loss measures that would be taken to safeguard the soil qualities during storage and restoration 	Policy SC4 of the Torbay Local Plan and the NPPF Planning Practice Guidance: Natural Environment — Brownfield land, soils and agricultural land Natural England: Agricultural Land Classification: protection the best and most versatile land

-				,
		•	the quality of imported soils/other waste	Construction code of practice
			materials and how they would improve	for the sustainable use of
			the land for agricultural purposes by	soils on construction sites
			providing soil resource surveys to	
			inform soil handling and reuse of	Town and Country Planning
			displaced soils.	(Environmental Impact
		•	Subject to Natural England advice, a	Assessment) Regulations
			further detailed Agricultural Land	2017
			Classification (ALC) survey to	
			determine significant impacts and	
			mitigation measures may be required.	
3.8.8 Restoration and	Proposals for mineral	A stat	ement and plans detailing:	National Waste Planning
Aftercare Scheme	extraction and all applications	•	details of the proposed restored	Policy
Assessment	involving waste disposal.		landscape including landform, land	
			cover and landscape features, showing	Policy W1 of the Torbay Local
			how they link and relate to the contours	Plan
			and features of the surrounding area	
			and how the design responds to the	
			character of the landscape context	
		•	how the proposals would improve and	
			connect with the green infrastructure	
			network including ecological	
			requirements identified in the Wildlife	
			Report, ensuring ecological	
			functionality of the wider landscape and	
			access for informal recreation	
		•	measures for the management of	
			emissions (including gases and liquids)	
		•	phasing arrangements	
		•	a programme of aftercare and	
			monitoring of the site	

3.9 Open Space, Sports and Recreation

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.9.1 Open Space, Sports and Recreation Assessment	Development proposals on existing open space, sports and recreational land	 This should assess whether: The land is surplus to requirements The loss from the proposed development would be replaced by equivalent or better provision in terms of quantity and quality in a suitable location The development is for alternative sports and leisure provision, the needs for which clearly outweigh the loss of the existing facility 	Policies SS9 & SC2 of the Torbay Local Plan and the NPPF
		Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	

3.10 Noise, Lighting and Daylight

DOCUMENT	WHEN IS IT	WHAT IS REQUIRED	WHY IT IS REQUIRED AND
	REQUIRED		FURTHER INFORMATION
3.10.1 Lighting	For development	Guidance on light pollution in relation to planning is	The Conservation of Habitats
Assessment (this can	proposals that will alter	available on the Planning Practice Guidance website	and Species Regulations 2010
be incorporated into	light levels and have the	http://planningguidance.planningportal.gov.uk/.	(as amended), Policies SS8,
an Ecological Impact	potential to adversely		NC1 & DE3 of the Torbay
Assessment /	affect the use or	The Institute of Lighting Professionals has produced	Local Plan and the NPPF
Statement where	enjoyment of nearby	'Guidance Notes for the Reduction of Obtrusive Light'	
applicable)	buildings or open	<u>(2021).</u>	
	spaces, or adversely		
	affect sensitive habitats		
	or protected species, or		
	adversely affect		

3.10.2 Noise Impact Assessment	intrinsically dark landscapes For development proposals that may create additional noise resulting in an adverse effect on residential / recreational amenity, or for sensitive development proposals located close to a use creating noticeable	Further guidance specific to Bats can also be found here: https://theilp.org.uk/publication/guidance-note-8-bats-and-artificial-lighting/ And here: https://www.devon.gov.uk/environment/wildlife/wildlife-and-geology-planning-guidance In order to prevent harm to bats, external lighting should be 0.5 lux or less and include shields, baffles or louvres to direct light down and prevent light spill. Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry. Guidance on noise in relation to planning is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ . Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy DE3 of the Torbay Local Plan and the NPPF
3.10.3 Shading Diagrams / Sun Path Analysis	noise For development proposals that are likely to overshadow adjoining private property or public space and have the potential to adversely affect amenity.	The BRE guide 'Site Layout Planning for Daylight and Sunlight - A guide to good practice' (BRE, 2011) provides advice on this topic: https://www.right-of-light.co.uk/resources/factsheet-2/ Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy DE3 of the Torbay Local Plan

3.11 Health

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.11.1 Air Quality Assessment	For major development proposals within an Air Quality Management Area (AQMA), or within 500m of an AQMA	Guidance on air quality in relation to planning is available on the Planning Practice Guidance website https://www.gov.uk/guidance/air-quality3 Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy DE3 of the Torbay Local Plan and the NPPF
3.11.2 Health Impact Assessment Screening	Major development proposals of 30 dwellings or more or other development creating over 1000 sq m floor space	The Department of Health has published 'Health Impact Assessment Tools - Simple tools for recording the results of the Health Impact Assessment' (DfH, 2010). This includes a set of screening questions for HIA. For further guidance please see the Healthy Torbay SPD available here. Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy SC1 of the Torbay Local Plan
3.11.3 Health Impact Assessment (HIA) (this can be incorporated into the Design and Access Statement or Planning Statement / Planning Policy Statement)	Where significant impacts on the health and wellbeing of the local population or particular groups within it are expected, following a Health Impact Assessment Screening	Guidance on how health and well-being should be considered in planning decision making, including the impact of development proposals on health infrastructure and/or the demand for healthcare services, is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ For further guidance please see the Healthy Torbay SPD available http://planningguidance.planningportal.gov.uk/	Policy SC1 of the Torbay Local Plan

		Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	
3.11.4 Ventilation and Extraction Equipment Details	For development proposals, including changes of use, that require installation of such	Further information is provided in 'Guidance on the Control of Odour and Noise from Commercial Kitchen Exhaust Systems':	Policy DE3 of the Torbay Local Plan
	equipment	Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	

3.12 Construction and Demolition

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.12.1 Pollution Prevention Plans (these can be incorporated into a Flood Risk Assessment)	For proposals involving demolition or major development: - Within the 250 metre buffer of the Lyme Bay and Torbay SAC, or - Where the site is adjacent to/near a watercourse which provides a hydrological link to the Lyme Bay and Torbay SAC	This should be prepared by a suitably qualified person and should outline how potential risks to nearby watercourses from soil/sediment runoff have been managed.	Policy ER2 of the Torbay Local Plan
3.12.2 Structural Survey	Where the application proposes demolition, significant alterations to the	This should be prepared by a suitably qualified person.	Policy DE1 of the Torbay Local Plan

	structure of the building or heavier floor loading		
3.12.3 Demolition Method Statement	All applications for relevant demolition within a conservation area.	This should include details of measures that will be put in place to protect neighbouring properties from noise and dust that will be generated by the works. It should also describe how materials will either be stored or removed from the site. This should also outline how potential risks to nearby watercourses from soil/sediment runoff have been managed where necessary.	Policy DE1, DE3 and SS10 of the Torbay Local Plan
		A schedule of works detailing how the land will be left after the demolition is complete including making good of any affected hard surfaces and landscaping details with plans as appropriate, should also be included.	

3.13 Waste

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.13.1 Waste Audit and 5 Year Management Plan	For development proposals likely to generate significant volumes of waste during the works during construction and/or operation	The audit should be proportionate to the scale of the proposal, number of visitors and likely waste generation. Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	Policy W2 of the Torbay Local Plan
3.13.2 Waste Planning Statement	All waste applications.	The waste planning statement should include where applicable: • How the facility meets sustainable waste management, drives waste up the waste hierarchy and does not undermine	National Planning Policy for Waste Local Plan Policies W1 and W4

movement up the waste hierarchy (prevent, reuse, recycle, other recovery and disposal) The maximum annual capacity of the facility and the types, quantities and sources of waste Details of the operational and processing methods and, if landfill, details of phasing and time frames for filling Details of any existing features of the site that require removal or diversion Details of stockpiles including heights Details of any residual materials and how they will be managed Details of how any energy produced will be utilised and how any residual materials will be managed Details of site management, e.g. wheel
they will be managed • Details of how any energy produced will be utilised and how any residual materials will
Details of site management, e.g. wheel wash facilities
 Details of monitoring and complaints procedures Details of the restoration and aftercare
proposed

3.14 CIL

DOCUMENT	WHEN IS IT REQUIRED	WHAT IS REQUIRED	WHY IT IS REQUIRED AND FURTHER INFORMATION
3.14.1 Community Infrastructure Levy – Planning Application Additional Information Requirement Form	All applications for built development, including changes of use or creation of floor space, with the exception of: - Householder Applications	Further guidance on CIL along with a downloadable Planning Application Additional Information Requirement Form can be found here: https://www.torbay.gov.uk/council/policies/planning-policies/local-plan/cil/	The Community Infrastructure Levy Regulations 2010, Policy SS7 of the Torbay Local Plan and the NPPF

- Listed Building Consent	
- Relevant Demolition in a Conservation Area	
CIL is charged for the following developments:	
- New dwellings - Larger out-of- town/ district centre retail	
and food and drink developments - development of more than 100 sq m of gross	
internal floorspace	

4.0 Prior Approvals and Prior Notifications

4.1 National Requirements

The Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) is the legislation which outlines the development types and the required information that needs to be submitted with prior approval and prior notification applications. As a minimum, you must provide the information set out in the legislation for your application to be validated. We have set out below the application type, and direct link to the corresponding legislation, as well as list as to what would be required for all applications:

Application Type Town Plann	and Country ning (General	Relevant Legislation
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	Permitted Development)(England) Order	
Householder Developments	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 1, Class A, AA	 Larger home extensions (Class A)- application requirements detailed in paragraph A.4(2) of Part 1- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/1/crossheading/class-a-enlargement-of-a-dwellinghouse-by-construction-of-additional-storeys paragraph-AA.3)
Changes of use	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 3, Class G, M, MA, N, O, P, PA, Q, R, S, T	 Commercial, business and service or betting office or pay day loan shop to mixed use (Class G); Certain uses to dwellinghouses (Class M); Commercial, business and service uses to dwellinghouses (Class MA); Specified sui generis uses to dwellinghouses (Class N); Offices to dwellinghouses (Class O); Storage of distribution centre to dwellinghouses (Class P); Premises in light industrial use to dwellinghouses (Class PA); Agricultural buildings to dwellinghouses (Class Q); Agricultural buildings to a flexible commercial use (Class R); Agricultural buildings to a state-funded school (Class S); Commercial, business and service, hotels etc to state-funded school (Class T); Application requirements for the above detailed in paragraph W of Part 3-https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/3/crossheading/class-v-changes-of-use-permitted-under-a-permission-granted-on-an-application paragraph-W
Temporary buildings and uses	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) –	Moveable structures for historic visitor attractions and listed pubs, restaurants etc (Class BB)- application requirements detailed in paragraph BB.3(2) of Part 4- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/paragraph/BB.3) Provision of a temporary state-funded school on previously vacant commercial land (Class CA)- application requirements detailed in paragraph W, Part 3-

	Schedule 2, Part 4, Class BB, CA, Class E	(https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/3/crossheading/class-v-changes-of-use-permitted-under-a-permission-granted-on-an-application paragraph-W) • Temporary use of buildings or land for film-making purposes (Class E)- application requirements detailed in paragraph E.3(2) of Part 4- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/4/crossheading/class-e-temporary-use-of-buildings-or-land-for-filmmaking-purposes paragraph-E.3)
Agricultural and forestry	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 6, Class A, B, E	 Agricultural development on units of 5 hectares or more (Class A)- application requirements detailed in paragraph A.1(2) of Part 6- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/6/crossheading/class-a-agricultural-development-on-units-of-5-hectares-or-more paragraph-A.2) Agricultural development on units of less than 5 hectares (Class B)- application requirements detailed in paragraph B.5(2) of Part 6- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/6/crossheading/class-b-agricultural-development-on-units-of-less-than-5-hectares paragraph-B.5) Forestry developments (Class E)- application requirements detailed in paragraph E.2(1) of Part 6- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/6/crossheading/class-e-forestry-developments paragraph-E.2)
Non-domestic extension, alterations etc.	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 7, Class C, M	 Click and collect facilities (Class C)- application requirements detailed in paragraph C.2(1) of Part 7- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/7/crossheading/class M)-application requirements detailed in paragraph M.2A(2) of Part 7- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/7/crossheading/class-c-click-and-collect-facilities paragraph-C.2)
Development relating to roads	Town and Country Planning (General Permitted Development)	Toll road facilities (Class D)- application requirements detailed in paragraph D.2 of Part 9- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/9/crossheading/class-d-toll-road-facilities paragraph-D.2)

	(England) Order 2015 (as amended) – Schedule 2, Part 9, Class D	
Heritage and demolition	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 11, Class B	Demolition of buildings (Class B)- application requirements detailed in paragraph B.2 of Part 11- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/11/crossheading/class-b-demolition-of-buildings_paragraph-B.2)
Renewable energy	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 14, Class J	• Installation or alterations etc of solar equipment on non-domestic premises (Class J)-application requirements detailed in paragraph J.4(3) of Part 14- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/14/crossheading/class-j-installation-or-alteration-etc-of-solar-equipment-on-nondomestic-premises paragraph-J.4)
Communications	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 16, Class A	Electronic communications code operators (Class A)- application requirements detailed in paragraph A.3 of Part 16- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/16/crossheading/class-a-electronic-communications-code-operators_paragraph-A.3)
Miscellaneous development	Town and Country Planning	Development under local or private Acts or Orders (Class A)- application requirements detailed in paragraph A.2 of Part 18-

	(General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 18, Class A	(https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/18/crossheading/class-a-development-under-local-or-private-acts-or-order paragraph-A.1)
Development by the Crown or for national security purposes	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 19, Class TA	Development by the Crown on a closed defence site (Class TA)- application requirements detailed in paragraph TA.4 of Part 19- (https://www.legislation.gov.uk/uksi/2015/596/schedule/2/paragraph/TA.4)
Construction of new dwelling houses	Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) – Schedule 2, Part 20, Class ZA, A, AA. AB, AC, AD	 Demolition of buildings and construction of new dwellinghouses in their place (Class ZA) New dwellinghouses on detached blocks of flats (Class A) New dwellinghouses on detached buildings in commercial or mixed use (Class AA) New dwellinghouses on terrace buildings in commercial or mixed use (Class AB) New dwellinghouses on terrace buildings in use as dwellinghouses (Class AC) New dwellinghouses on detached buildings in use as dwellinghouses (Class AD) Application requirements for the above detailed in paragraph B of Part 20-(https://www.legislation.gov.uk/uksi/2015/596/schedule/2/part/20/crossheading/class-anew-dwellinghouses-on-detached-blocks-of-flats paragraph-B)
Document/Plan	When required for my application	Further information
4.1.1 Written description of the proposed development and the developer's contact address	All	Before beginning the application, please check the restrictions that apply to this class to ensure that the proposed development is permitted development under the GPDO. If the proposal does not accord with these restrictions, a full planning application must be submitted.

and email address		An application form is available on the Planning Portal website www.planningportal.gov.uk, which should be completed in full. It includes details of the restrictions and where the permitted development right does not apply.	
		The written description should include information covering the relevant impacts for this class in the GPDO. These are listed on the application form. The application can be refused if insufficient information is provided.	
4.1.2 Evidence that notice has been given to an owner or tenant of the land, other than the developer	Where there is an owner or tenant of the land, other than the developer.	A copy of the notice should be provided	
4.1.3 A plan indicating the site and showing the proposed development	All	The plan should be drawn to an identified scale and show the direction of North. Outlining the site in red will help to clearly identify the site	
4.1.4 Flood Risk Assessment	All	Guidance on carrying out a Flood Risk Assessment is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ Almost all of Torbay has been classified as being within a Critical Drainage Area (CDA) by the Environment Agency. Therefore, a Flood Risk Assessment will be required in most cases. Further guidance will be published on the Council's website shortly. Where there is uncertainty, the applicant is recommended to submit a pre-application enquiry.	
4.1.5 Fee	All	A Guide to the Fees for Planning Applications in England' is available on the Planning Portal website www.planningportal.gov.uk, which includes scenarios where exemptions or reductions apply. Further guidance is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ . Payment can be made: Online via the Planning Portal or;	

 Online payment at https://forms.torbay.gov.uk/PlanningPayment BACS payments to: Torbay Council Account no.: 06040411 Sort Code: 557001 Nat West Bank Cheque made payable to Torbay Council
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4.2 Local Requirements

The Council requests the following supporting information with a prior approval or prior notification application. This is the minimum requirement to be included in your supporting document to enable us to consider your application. If enough information is not provided within your supporting document, it is likely to cause delays to the consideration process.

Document type	When required for my application	Further information
4.2.1 Elevations (all sides) drawn to an identified scale	Where development extends floor space. Where alterations and/or extensions to an existing building(s) are proposed, including changes of use. When a new dwelling or building is proposed. Where structures are to be demolished that form part of the proposal. Where the development includes provision of ventilation/extraction	Where they are requested, elevation drawings must show the position of any windows and doors that face towards adjoining premises to determine whether there will be any overlooking and impact on privacy.
	equipment.	

	Or, upon request of the Council	
4.2.2 Floor plan drawn to an identified scale	Where development extends floor space. Where alterations and/or extensions to an existing building(s) are proposed, including changes of use. When new dwelling or building(s) are proposed. Where the development proposed is below ground level. Or, upon request of the Council	Where they are requested, floor plans should show the uses of each room, position of windows, doors walls and petitions. Floor levels of the building(s) being constructed, altered or extended, in relation to the remainder of the building should also be shown.
4.2.3 Shading Diagrams/Sun Path Analysis	Where development has the potential to impact on neighbouring amenity Or, upon request of the Council	The BRE guide 'Site Layout Planning for Daylight and Sunlight A guide to good practice' (BRE, 2011) provides further advice on this topic.
4.2.4 Existing and Proposed Site Plans showing the location of the proposed facilities drawn to an identified scale and showing the direction of North	Where the development includes provision of waste storage facilities Or, upon request of the Council	
4.2.5 Impact Assessment of the Change of Use	Where a relevant change of use is proposed and the building is located outside a key shopping area (town centre, district centre or local centre) – only where there is a reasonable prospect of the building being used to provide Class E (specifically former Class A1 and A2 use)	This should describe where alternative Class E (specifically former A1 and A2 services) are located in the area, and, if relevant, why there is no reasonable prospect of the building being used to provide these services.

	Where a relevant change of use is proposed and the building is located in a key shopping area (town centre, district centre or local centre)	
	Where a relevant change of use is proposed and the building is located in an area that is important for providing storage or distribution services or industrial services or a mix of those services	
	Or, upon request of the Council	
4.2.6 Noise Impact Assessment	For development proposals that may create additional noise resulting in an adverse effect on residential / recreational amenity	Guidance on noise in relation to planning is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ .
	Or, upon request of the Council	
4.2.7 Transport Statement or Transport Assessment	Where the proposed development exceeds the relevant threshold in Appendix B of Guidance on Transport Assessment (DfT, 2007), or at the request of the Local Highway Authority	The Guidance on Transport Assessment (DLUHC, 2014) is available on the GOV.UK website www.gov.uk . Further guidance is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/ .
	Or, upon request of the Council	
4.2.8 Ventilation and Extraction Equipment Details	Where the development includes provision of ventilation and extraction equipment	
	Or, upon request of the Council	
4.2.9 Contaminated Land Risk Assessment	Where land contamination is suspected from previous uses on or around the site	Guidance on dealing with sites that could be contaminated is available on the Planning Practice Guidance website
	Or, upon request of the Council	http://planningguidance.planningportal.gov.uk/

		Detailed technical guidance is available on the
4 2 40 Contaminated Land Intervalve	W/b and it approat by alama material that	GOV.UK website www.gov.uk.
4.2.10 Contaminated Land Intrusive	Where it cannot be demonstrated that	Guidance on dealing with sites that could be
Site Investigation and Risk	the risk from contamination is	contaminated is available on the Planning Practice
Assessment (including proposed	acceptable, following a Contaminated	Guidance website
remediation where necessary)	Land Risk Assessment	http://planningguidance.planningportal.gov.uk/
		Detailed technical guidance is available on the
	Or, upon request of the Council	GOV.UK website www.gov.uk.
4.2.11 Air Quality Assessment	For major development proposals within	Guidance on air quality in relation to planning is
	an Air Quality Management Area	available on the Planning Practice Guidance
	(AQMA), or within 500m of an AQMA	website
		http://planningguidance.planningportal.gov.uk/
	Or, upon request of the Council	
4.2.12 Lighting Assessment	For development proposals that will	Guidance on light pollution in relation to planning is
	alter light levels and have the potential	available on the Planning Practice Guidance
	to adversely affect the use or enjoyment	website
	of nearby buildings or open spaces, or	http://planningguidance.planningportal.gov.uk/
	adversely affect sensitive habitats or	
	protected species, or adversely affect	The Institute of Lighting Engineers has produced
	intrinsically dark landscapes	'Guidance Notes for the Reduction of Obtrusive
		Light' (2011).
	Or, upon request of the Council	
		In order to prevent harm to bats, external lighting
		should be 0.5 lux or less and include shields,
		baffles or louvres
4.2.13 Wildlife & Geology Trigger	All	This will help to identify if further ecological
Table		surveys/reports are required at validation stage.
		This document can be downloaded from the
		Council's website using the following link:
		Make your plans and documents - Torbay Council
4.2.14 Wildlife Report	Where indicated as necessary from the	If there is a 'yes' in any column a wildlife and/or
	completed Wildlife & Geology Trigger	geology report must be produced by a qualified
	Table.	and suitably experienced ecological consultant and
		submitted with the application. The report should
	Or, upon request of the Council	and approximation report officials

4.2.15 Flood Risk Assessment (including surface water drainage strategy)	Developments in Flood Zones 2 and 3, and in an area within Flood Zone 1 which has critical drainage problems or where the site area is 1ha or more	be commissioned at the start of the project and any project changes discussed with the consultant. If the wildlife report indicates that detailed protected species surveys are required these must also be included as part of the wildlife report. The application cannot be validated without them. Surveys must be up-to-date and accord with best practice and local guidance. All details of avoidance, mitigation, compensation and enhancement actions must be included with the application. Guidance on carrying out a Flood Risk Assessment is available on the Planning Practice Guidance website http://planningguidance.planningportal.gov.uk/
	Or, upon request of the Council	Almost all of Torbay has been classified as being within a Critical Drainage Area (CDA) by the Environment Agency. Therefore, a Flood Risk Assessment will be required for most planning applications for new development (including minor development and change of use).
4.2.16 Landscape and Visual Impact Assessment	For relevant development proposals within the AONB or that could affect the setting of the AONB or Undeveloped Coast Or, upon request of the Council	The AONB and Undeveloped Coast are shown on the Local Plan Proposals Map.
4.2.17Tree Survey & Arboricultural Impact Assessment	For development proposals which would impact on existing trees on site or those in close proximity to the site boundary Or, upon request of the Council	Tree Surveys and Arboricultural Impact Assessments should be carried out in accordance with BS 5837:2012 or any superseding standard.

		Standing Advice for Ancient Woodland and Veteran Trees (January 2022) is available on the GOV.UK website www.gov.uk
4.2.18 Tree Protection Plan & Arboricultural Method Statement	For development proposals which would impact on existing trees Or, upon request of the Council	The Council's Arboricultural Officer will be consulted to determine whether this information is required
4.2.19 Statement of Heritage Significance	Where the development will affect the setting of a heritage asset, such as a conservation area, listed building, scheduled monument or historic park and garden Or, upon request of the Council	The requirements for Statements of Heritage Significance are set out within the NPPF. A template statement can be completed online or downloaded from our website: https://www.torbay.gov.uk/planning-and-building-control/apply-for-planning-permission/make-your-plans-and-documents/statement-of-heritage-significance/ It is expected that this template be completed in full and as accurately as possible. The level of detail should be proportionate to the assets' importance and no more than is sufficient to understand the potential impact of the proposal on their significance.
4.2.20 Demolition Method Statement	For all applications for prior notification of proposed demolition Or, upon request of the Council	This should include details of measures that will be put in place to protect neighbouring properties from noise and dust that will be generated by the works. It should also describe how materials will either be stored or removed from the site.
4.2.21 Pollution Prevention Plans (these can be incorporated into a Flood Risk Assessment or Method Statement)	For demolition of major development within the 250 metre buffer of the Lyme Bay and Torbay SAC Or, upon request of the Council	
4.2.22 Waste Audit	For development proposals likely to generate significant volumes of waste during the works	The audit should be proportionate to the scale of the proposal, number of visitors and likely waste generation.

	Or, upon request of the Council	
4.2.23 Product Specification of solar PV equipment	For all applications for Notification for Prior Approval for the Installation, Alteration or Replacement of other Solar Photovoltaics (PV) (GPDO Sch. 2 Part 14 Class J(c))	
	Or, upon request of the Council	
4.2.24 Community Infrastructure Levy – Planning Application Additional Information Requirement Form	CIL is charged for the following developments: - New dwellings - Larger out-of-town/ district centre retail and food and drink developments - development of more than 100 sq m of gross internal floorspace	Further guidance on CIL along with a downloadable Planning Application Additional Information Requirement Form can be found here: https://www.torbay.gov.uk/council/policies/planning-policies/local-plan/cil/
4.2.25 Fire Statements	For an application for planning permission for development which involves: - the provision of one or more relevant buildings - development of an existing relevant building - development within the curtilage of a relevant building A relevant building is one which contains two or more dwellings or education accommodation and is 18m or 7 storeys in height or more. The following types of application are exempt: - material change in use which would result in the building no	Fire statements must be submitted on a form published by the Secretary of State (or a form to similar effect) contain the particulars specified or referred to in the form, which includes information about (not exhaustive list): the principles, concepts and approach relating to fire safety that have been applied to each building in the development the site layout emergency vehicle access and water supplies for firefighting purposes what, if any, consultation has been undertaken on issues relating to the fire safety of the development; and what account has been taken of this

longer being a relevant building or would not result in the provision of one or more relevant buildings within the curtilage of a	how any policies relating to fire safety in relevant local development documents have been taken into account
relevant building	Further information can be found here: https://www.gov.uk/guidance/fire-safety-and-high-rise-residential-buildings-from-1-august-2021

This document can be made available in other languages and formats. For more information please contact planning@torbay.gov.uk