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Meeti	ng	PLANNING COMMITTEE		
Time/Day/Date		5.00 pm on Tuesday, 7 July 2020		
Location		MS Teams Live Event		
Officer to contact		Democratic Services (01530 454512)		
		ACENDA		
Item		AGENDA	Pages	
1.	APOLOGIES FOR ABSENCE			
2.	DECLARATION OF INTERESTS			
	Under the Code of Conduct members are reminded that in declaring disclosable interests you should make clear the nature of that interest and whether it is pecuniary or non-pecuniary.			
3.	MINUTES			
	To confirm and sign	the minutes of the meeting held on 2 June 2020	3 - 6	
4.	PLANNING APPLICATIONS AND OTHER MATTERS			
	Report of the Head	of Planning and Infrastructure.	7 - 10	

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	Cavendish Lodge Back Lane Cavendish Bridge Shardlow Derby DE72 2HL		
A2	20/00676/FUL: Erection of three detached dwellings with garages	Refuse	19 - 32
	Land At Loughborough Road Peggs Green Coleorton Leicestershire. LE67 8HJ		

MINUTES of a meeting of the PLANNING Committee held in the Virtual Meeting - Joining Instructions to Follow on TUESDAY, 2 June 2020

Present: Councillor N Smith (Chairman)

Councillors R Boam, A J Bridgen, R Canny, J Clarke, D Everitt, D Harrison, J Hoult, J Legrys, M B Wyatt and R Johnson

In Attendance: Councillors R Ashman, D Bigby and C A Sewell

Officers: Mr C Elston, Mr J Mattley, Miss S Odedra, Mrs C Hammond, Ms S Booth, Mr C English and Mr T Delaney

70. APOLOGIES FOR ABSENCE

There were no apologies for absence.

71. DECLARATION OF INTERESTS

In accordance with the Code of Conduct, Members declared the following interests:

Councillor A Bridgen declared a pecuniary interest in item A2, application number 20/00677/AGP as a resident of Packington and, a relative was a member of the Parish Council who had voted in objection to the application.

Councillor N Smith declared a pecuniary interest in item A2, application number 20/00677/AGP as the ward member and advised that he would leave the chair and the meeting.

Members declared that they had been lobbied without influence in respect of the following applications but had come to the meeting with an open mind.

Item A1, application number 20/00242/FUL

Councillors A Bridgen, R Canny and J Legrys.

72. MINUTES

Consideration was given to the minutes of the meeting held on 11 February 2020.

It was moved by Councillor D Harrison, seconded by Councillor J Hoult and

RESOLVED THAT:

The minutes of the meeting held on 11 February be approved and signed by the Chairman as a correct record.

73. PLANNING APPLICATIONS AND OTHER MATTERS

Report of the Head of Planning and Infrastructure.

Consideration was given to the report of the Head of Planning and Infrastructure, as amended by the update sheet circulated at the meeting.

74. A1

20/00242/FUL: RE-CONSTRUCTION OF EXISTING ROOF SPACE INCREASING PITCH WITH THE ADDITION OF 3 DORMER WINDOWS CREATING INTERNAL SPACE WITHIN ROOF AREA AND THE WIDENING OF EXISTING VEHICULAR ACCESS (RETROSPECTIVE APPLICATION)

March House 28A Long Street Belton Loughborough Leicestershire LE12 9TP Officer's Recommendation: Permit

The Planning officer presented the report to Members.

Councillor Nicola Burbidge Mullen, on behalf of Belton Parish Council, addressed the committee highlighting the comments that the Parish Council had submitted prior to the meeting in objection to the application, the increased size of the building which had changed the style from a cottage to an over bearing property that was not in keeping with the surroundings and highways concerns over the proposed parking allocation which could require cars to be reversed on to a road with bus stops next to and opposite the site. She noted that the Parish Council also raised concerns over the lack of detail on the size of the dormers which on plans did not appear to be smaller and that the rear dormers would still be overbearing to the properties at the rear.

Ms Maria McCarthy, objector, addressed the committee highlighting that the application site fell outside of land that was not within the applicant's control, that the available visibility required by highways was only 50% of the requirement in both directions and the proposed visibility splay was reliant on third party land. She noted that the application was predetermined whilst consultation on amended plans was still running, permitted development was introduced at the last minute and due to the issues around land ownership the minimum 7.2m width was not achievable which left the parking proposals deficient.

Ms Jane Terry, agent, addressed the committee highlighting the history of the planning applications on the site, that the application before the committee was due to alterations made during the work of which several of the changes were minor amendments. She noted that officers were acceptable of the roof pitch, that the rear dormer would not have an adverse impact on the properties to the rear of the site and the application complied with the NWL Good Design SPD.

In determining the application, some members expressed concerns over the lack of clarity on the ownership of the site, that the application, especially the dormer windows to both the front and rear were overbearing and not in keeping with the surroundings and, that the Committee had been put in a difficult position with the application as it was retrospective. Members were advised that land ownership issues were not material planning considerations, however should the application site fall outside of the correct ownership, then the correct certificate of landownership and confirmation that the correct notices had been served would be sought before any decision notice was issued. It was also noted that all previous planning permissions would not be void on the basis of land ownership grounds raised on this application, nor will they be void should the application before them be permitted or should the applicant deviate from the plans submitted. That would be a matter for the Council's Enforcement Team.

A motion to permit the application in accordance with the officer recommendation was moved by Councillor J Hoult and seconded by Councillor R Boam.

The Chairman put the motion to the vote. A recorded vote being required, the voting was as detailed below.

RESOLVED THAT:

The application be permitted in accordance with the recommendation of the Head of Planning and Infrastructure.

Having declared a pecuniary interest in the next item Councillor N Smith stepped down from the Chair.

Motion to permit the application in accordance with the officer's recommendation.				
(Motion)				
Councillor Nigel Smith	For			
Councillor Russell Boam	For			
Councillor Alexander Bridgen	For			
Councillor Rachel Canny	For			
Councillor John Clarke	Against			
Councillor David Everitt	Against			
Councillor Dan Harrison	For			
Councillor Jim Hoult	For			
Councillor John Legrys	Against			
Councillor Michael Wyatt	Against			
Councillor Russell Johnson	Against			
Carried	· •			

Having declared a pecuniary interest in the next item Councillor N Smith stepped down from the Chair.

75. A2

20/00677/AGP: PRIOR NOTIFICATION FOR ERECTION OF A NEW AGRICULTURAL BUILDING AND INSTALLATION OF A NEW ACCESS TRACK

Land At Coleorton Lane Packington

Officer's Recommendation: No Objection

Councillor R Boam took the chair for the remainder of the meeting.

Having declared interests in the item, Councillors A Bridgen and N Smith left the meeting at 18.15 and took no part in the consideration of the item and voting thereon.

The Planning officer presented the report to Members.

Mr David Harris Watkins, Agent, addressed the committee highlighting that the applicant had worked proactively with the authority and had provided additional information as requested by the Parish Council. It was noted that the storage would be used for hay, haylage and agricultural machinery and the location was not close to the existing buildings due to the expected loss of the land to HS2.

In determining the application, Members noted that the Council needed to support farming.

A motion to support the recommendation of the Head of Planning and Infrastructure was moved by Councillor J Legrys and seconded by Councillor D Harrison.

The Deputy Chairman put the motion to the vote. A recorded vote being required, the voting was as detailed below.

RESOLVED THAT:

No objection be raised in accordance with the recommendation of the Head of Planning and Infrastructure.

Motion to support the recommended officer comment (Motion)				
Councillor Nigel Smith	Conflict Of Interests			
Councillor Russell Boam	For			
Councillor Alexander Bridgen	Conflict Of Interests			
Councillor Rachel Canny	Conflict Of Interests			
Councillor John Clarke	Conflict Of Interests			
Councillor David Everitt	Conflict Of Interests			
Councillor Dan Harrison	Conflict Of Interests			
Councillor Jim Hoult	Conflict Of Interests			
Councillor John Legrys	Conflict Of Interests			
Councillor Michael Wyatt	Conflict Of Interests			
Councillor Russell Johnson	Conflict Of Interests			
Carried				

The meeting commenced at $5.00\ pm$

The Chairman closed the meeting at 6.25 pm

APPENDIX B

Report of the Head of Planning and Infrastructure to Planning Committee

7 July 2020

PLANNING & DEVELOPMENT REPORT



PLANNING COMMITTEE FRONT SHEET

1. Background Papers

For the purposes of Section 100(d) of the Local Government (Access to information Act) 1985 all consultation replies listed in this report along with the application documents and any accompanying letters or reports submitted by the applicant, constitute Background Papers which are available for inspection, unless such documents contain Exempt Information as defined in the act.

2. Late Information: Updates

Any information relevant to the determination of any application presented for determination in this Report, which is not available at the time of printing, will be reported in summarised form on the 'UPDATE SHEET' which will be distributed at the meeting. Any documents distributed at the meeting will be made available for inspection. Where there are any changes to draft conditions or a s106 TCPA 1990 obligation proposed in the update sheet these will be deemed to be incorporated in the proposed recommendation.

3. Expiry of Representation Periods

In cases where recommendations are headed "Subject to no contrary representations being received by [date]" decision notices will not be issued where representations are received within the specified time period which, in the opinion of the Head of Planning and Infrastructure are material planning considerations and relate to matters not previously raised.

4. Reasons for Grant

Where the Head of Planning and Infrastructure report recommends a grant of planning permission and a resolution to grant permission is made, the summary grounds for approval and summary of policies and proposals in the development plan are approved as set out in the report. Where the Planning Committee are of a different view they may resolve to add or amend the reasons or substitute their own reasons. If such a resolution is made the Chair of the Planning Committee will invite the planning officer and legal advisor to advise on the amended proposals before the a resolution is finalised and voted on. The reasons shall be minuted, and the wording of the reasons, any relevant summary policies and proposals, any amended or additional conditions and/or the wording of such conditions, and the decision notice, is delegated to the Head of Planning and Infrastructure.

5. Granting permission contrary to Officer Recommendation

Where the Head of Planning and Infrastructure report recommends refusal, and the Planning Committee are considering granting planning permission, the summary reasons for granting planning permission, a summary of the relevant policies and proposals, and whether the permission should be subject to conditions and/or an obligation under S106 of the TCPA 1990 must also be determined; Members will consider the recommended reasons for refusal, and then the summary reasons for granting the permission. The Chair will invite a Planning Officer to advise on the reasons and the other matters. An adjournment of the meeting may be necessary for the Planning Officer and legal Advisor to consider the advice required

If The Planning Officer is unable to advise at Members at that meeting, he may recommend the item is deferred until further information or advice is available. This is likely if there are technical objections, eg. from the Highways Authority, Severn Trent, the Environment Agency, or other Statutory consultees.

If the summary grounds for approval and the relevant policies and proposals are approved by resolution of Planning Committee, the wording of the decision notice, and conditions and the Heads of Terms of any S106 obligation, is delegated to the Head of Planning and Infrastructure.

6 Refusal contrary to officer recommendation

Where members are minded to decide to refuse an application contrary to the recommendation printed in the report, or to include additional reasons for refusal where the recommendation is to refuse, the Chair will invite the Planning Officer to advise on the proposed reasons and the prospects of successfully defending the decision on Appeal, including the possibility of an award of costs. This is in accordance with the Local Planning Code of Conduct. The wording of the reasons or additional reasons for refusal, and the decision notice as the case is delegated to the Head of Planning and Infrastructure.

7 Amendments to Motion

An amendment must be relevant to the motion and may:

- 1. Leave out words
- 2. Leave out words and insert or add others
- 3. Insert or add words

as long as the effect is not to negate the motion

If the amendment/s makes the planning permission incapable of implementation then the effect is to negate the motion.

If the effect of any amendment is not immediately apparent the Chairman will take advice from the Legal Advisor and Head of Planning and Infrastructure/Planning and Development Team Manager present at the meeting. That advice may be sought during the course of the meeting or where the Officers require time to consult, the Chairman may adjourn the meeting for a short period.

Only one amendment may be moved and discussed at any one time. No further amendment may be moved until the amendment under discussion has been disposed of. The amendment must be put to the vote.

If an amendment is not carried, other amendments to the original motion may be moved.

If an amendment is carried, the motion as amended takes the place of the original motion. This becomes the substantive motion to which any further amendments are moved.

After an amendment has been carried, the Chairman will read out the amended motion before accepting any further amendment, or if there are none, put it to the vote.

8 Delegation of wording of Conditions

A Draft of the proposed conditions, and the reasons for the conditions, are included in the report. The final wording of the conditions, or any new or amended conditions, is delegated to the Head of Planning and Infrastructure.

9. Decisions on Items of the Head of Planning and Infrastructure

The Chairman will call each item in the report. No vote will be taken at that stage unless a proposition is put to alter or amend the printed recommendation. Where a proposition is put and a vote taken the item will be decided in accordance with that vote. In the case of a tie where no casting vote is exercised the item will be regarded as undetermined.

Proposed change of use of site from residential to residential and dog breeding

Report Item No A1

Cavendish Lodge Back Lane Cavendish Bridge Shardlow Derby DE72 2HL

Application Reference 20/00457/FUL

Grid Reference (E) 444552 Grid Reference (N) 329762 Date Registered: 2 March 2020 Consultation Expiry: 5 May 2020 8 Week Date: 27 April 2020

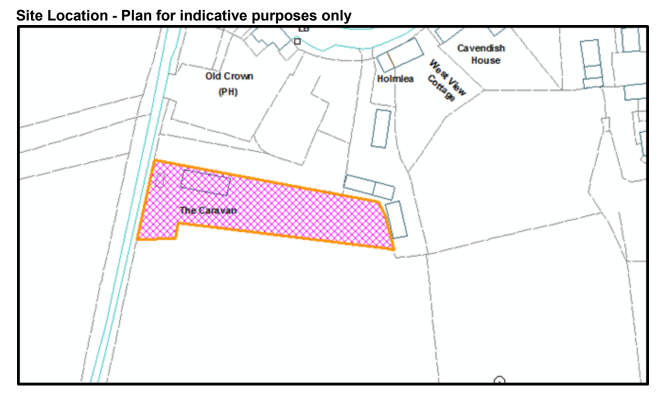
Applicant: Mr Martyn Jenkins

27 April 2020 Extension of Time: None Agreed

Case Officer: Chris English

Recommendation:

PERMIT



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EXECUTIVE SUMMARY OF PROPOSALS

Call In

The application is brought to the Planning Committee as the Ward Member (Councillor Canny) has requested it to be considered by Planning Committee given the contentious nature of the application and concerns relating to impacts on residential amenities and flooding.

Proposal

The application is for the proposed change of use of site from residential to residential and dog breeding at Cavendish Lodge, Back Lane, Cavendish Bridge.

Consultations

9 letters of neighbour representation have been received raising objection to the development. 7 letters of support have also been received. Castle Donington Parish Council strongly object to the application over concerns relating to impacts on neighbouring properties amenities, flooding impacts and animal welfare. The Environment Agency, Leicestershire Council's Lead Local Flood Authority and North West Leicestershire District Council's Environmental Protection Team have no objections to the application.

Planning Policy

The site lies outside the Limits to Development as identified in the adopted North West Leicestershire Local Plan. The application has been assessed against the relevant policies in the NPPF and the adopted Local Plan and other relevant guidance.

Conclusion

The site lies outside the Limits to Development but the conversion of existing buildings is considered to be acceptable in principle. The scheme does not give rise to any significant impacts regarding design, highway safety, residential amenities or flooding. It is therefore recommended that the application be permitted.

RECOMMENDATION - PERMIT

Members are advised that the above is a summary of the proposals and key issues contained in the main report below which provides full details of all consultation responses, planning policies, the Officer's assessment and recommendations, and Members are advised that this summary should be read in conjunction with the detailed report.

Introduction

Planning permission is sought for the change of use of site from residential to residential and dog breeding at Cavendish Lodge, Back Lane, Cavendish Bridge. The site currently comprises of a dwelling and two existing outbuildings.

The applicant has 12 dogs in total, 8 breeding bitches and 4 dogs. The applicant has advised that the business would operate as follows:

- The breeds of dogs are Border Terriers and Golden Retrievers
- No more than one litter bred at one time
- Maximum 8 litters per year (border terriers average litter is 2-5 puppies, Golden Retrievers average litter is 4-8 puppies)
- Kennels unsupervised no more than three hours at a time
- Dogs will be kept inside buildings at night and when unsupervised
- Dog waste would be collected professionally
- Puppies will be sold from the premises

The site is located outside the Limits to Development, as defined by the Policy Map to the adopted Local Plan.

Additional information has been provided throughout the course of the application detailing insulation of the outbuilding.

Precise measurements of the proposal are available to view on the submitted plans.

Relevant planning history:

14/01114/CLE - Certificate of lawful existing use of existing timber building as a dwelling with ancillary storage buildings - Permitted 3rd March 2015.

2. Publicity

8 Neighbours have been notified.

Press Notice published Derby Evening Telegraph 11 March 2020.

3. Summary of Consultations and Representations Received

9 letters of neighbour representation has been received raising concern on the following grounds:

- Noise and disturbance
- Flooding
- Animal welfare
- Impact on property values

Impacts on property value is not a material planning consideration and has therefore not been assessed as part of this application.

7 letters of support have also been received during the course of the application.

Castle Donington Parish Council strongly object to the application on the basis of noise and disturbance impacts and flooding implications.

The Environment Agency have no objections to the application.

Leicestershire County Council's Lead Local Flood Authority have no comments on the application.

North West Leicestershire District Council's Environmental Protection Team have no objections to the application subject to insulation and noise control measures.

4. Relevant Planning Policy

National Policies

National Planning Policy Framework (2019)

The following paragraphs of the NPPF are considered relevant to the determination of this application:

Paragraphs 11 and 12 - Achieving sustainable development

Paragraphs 38, 47, 54 and 55 - Decision-making

Paragraphs 80 and 83 - Building a strong, competitive economy

Paragraphs 102, 108, 109 and 110 - Promoting sustainable transport

Paragraphs 124, 127 and 130 - Achieving well-designed places

Paragraphs 163 and 164 - Meeting the challenge of climate change, flooding and coastal change

Adopted North West Leicestershire Local Plan 2017

The following policies of the adopted Local Plan are consistent with the policies in the NPPF and should be afforded weight in the determination of this application:

S3 - Countryside

D1 - Design of new development

D2 - Amenity

IF4 - Transport Infrastructure and new development

IF7 - Parking provision and new development

Cc2 - Flood Risk

Other Policies and Guidance

National Planning Practice Guidance. Leicestershire Highway Design Guidance. Good Design for North West Leicestershire SPD - April 2017.

5. Assessment

Principle of Development

The application site is located outside the Limits to Development in the adopted Local Plan. Policy S3 of the adopted Local Plan states that the expansion of all types of business and enterprise in rural areas, both through conversion of existing buildings and well-designed new buildings are considered to be acceptable in principle within the countryside, subject to all other planning matters being addressed.

Scale and Design

The site currently comprises of a single storey garage/workshop that measures 7.5m by 5.1m and 2.6m in height approximately 3.6m south of the north boundary alongside outdoor runs and a 2.4m by 4.8m storage container. As a result of the proposed change of use, there would be no physical alteration to the site as the proposed dog breeding business would operate from existing outbuildings on the site. Therefore, the proposal is considered to be in accordance with Policy D1 of the adopted Local Plan, the Council's Good Design SPD and the advice contained in the NPPF.

Impact upon Residential Amenity

During the course of the application, a number of comments have been received raising concerns over the impacts of the proposal on neighbouring properties amenities. The neighbouring residential properties that are most likely to be affected by the proposal are Nos. 1 and 2 Cavendish Cottages and Holmlea Cottage, Cavendish Bridge.

As previously established, the proposal does not involve any new structure and seeks to utilise existing buildings for the operation of the dog breeding business. The site is approximately 38m south of the rear most boundary to Holmlea Cottage and approximately 51m to the property. The site is approximately 23m south-west of existing farm buildings on land adjacent to Holmlea Cottage. The site is also approximately 51m to the rear most boundary of Nos. 1 and 2 Cavendish Bridge and approximately 60m to the properties.

Throughout the application, North West Leicestershire District Council's Environmental Protection Team requested information in regards to the specification of the sound insulation used, where it would take place and what noise monitoring and control system would be in place to protect the residential amenities of the nearby residents. The Council's Environmental Protection have also made the Local Planning Authority aware of nine separate noise complaints received during the months of June and July 2019.

The applicant has confirmed that the outbuilding to house the dogs has a 4 inch cavity that is filled with 100ml insulation and lined with 15ml plywood with lap boards externally cladding the building. The ceiling would be insulated with 'rock wool', lined with plywood. Furthermore, to the north of the building is an existing 1.8m high close boarded fence. The Council's Environmental Protection Team have no objections and have requested a condition be imposed to secure the aforementioned details.

Given the distance from the site to the closest neighbouring residential properties and the proposed insulation measures in combination with existing boundary treatments, it is considered that the noise generated from the dog breeding use would not result in significantly detrimental disturbance impacts that would warrant refusal of planning permission.

Overall, the proposal is not considered to result in significant impacts upon surrounding residential amenity. Therefore, the proposed development is considered to be in accordance with Policy D2 of the adopted Local Plan and the Council's Good Design SPD.

Flood Risk

Typically, due to the scale and nature of the proposal, the Environment Agency or Lead Local Flood Authority would not be consulted on this type of application. However, given the concerns raised by neighboring properties and the Parish Council, formal comments have been sought.

The site is located within Flood Zone 3a. As the site will be utilising existing buildings there will

be no increased risk posed to people or property during a flood incident as the residential element will remain unchanged. The proposals to convert existing out buildings on site to kennels, as part of a mixed use development is classified as a 'less vulnerable' use in line with the NPPF guidance. Subsequently the Environment Agency have no objection to the proposal and have recommended notes to the applicant be included on any planning permission granted relating to the property level resilience and flood plan arrangements.

Highway Considerations

Due to the scale and nature of the proposal, the application is to be assessed against the Leicestershire Highways Standing Advice document.

As a result of the proposal, the existing off-street car parking provision and access arrangement for the residential dwelling would remain unaltered. Given the small scale of the proposed business with a maximum of eight litters per year, it is considered there would not be significant increase to regular comings and goings from the site that would require any additional off-street car parking spaces to be provided or have a detrimental impact on the wider highway network.

On balance, the proposal is therefore considered to be acceptable in relation to Policies IF4 and IF7 of the adopted Local Plan as well as the Leicestershire Highway Design Guide.

Other Matters

Throughout the course of the application, concerns were raised in regard to the welfare of the animals on site. The Council's Environmental Protection Team have confirmed that the granting of a dog breeding license would be dependent on the applicant meeting the criteria set out in The Animal Welfare (Licensing of Activities Involving Animals) (England) Regulations 2018. As such, a note to applicant would be included on any planning permission granted to advise the applicant that it is important to ensure the standard of the kennels comply with these regulations.

Conclusion

The principle of the development is acceptable. The proposal is not considered to have any significant detrimental design, residential amenity or highway impacts. There are no other relevant material planning considerations that indicate planning permission should not be granted. The proposal is deemed to comply with the relevant policies in the adopted Local Plan, the advice in the NPPF and the Council's Good Design SPD. It is therefore recommended that the application be permitted.

RECOMMENDATION - PERMIT, subject to the following conditions;

- 1 Time
- 2 Plans
- 3 Use
- 4 Insulation
- 5 Maximum number of dogs
- 6 Maximum number of litters a year

PLANNING APPLICATIONS- SECTION A



Erection of three detached dwellings with garages

Report Item No

Land At Loughborough Road Peggs Green Coleorton Leicestershire. LE67 8HJ

Application Reference 20/00676/FUL

Grid Reference (E) 441632 Grid Reference (N) 317514

Date Registered: 7 April 2020 **Consultation Expiry:** 26 June 2020 8 Week Date:

Applicant: Mr M Specht

2 June 2020 **Extension of Time:**

Case Officer: Hannah Exley

None Agreed

Recommendation:

REFUSE

Site Location - Plan for indicative purposes only UGHBO ROUGH ROAD O 128.6m 's Church Pond

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Executive Summary of Proposals and Recommendation

Call In

The application is brought to the Planning Committee at the request of Councillor Boam on the ground that an application for the same development was determined by members of the Planning Committee previously.

Proposal

Full permission is sought for the erection of three detached dwellings on a piece of land on the south-eastern side of Loughborough Road between nos. 61 and 67 Loughborough Road. A single vehicular access would be provided off Loughborough Road with a shared private drive leading to the proposed dwellings. To the rear of the dwellings a wetland area is proposed along with reinforced planting to encourage biodiversity.

Consultations

A total of 7 letters of neighbour representation have been received raising concerns. Coleorton Parish Council and Swannington Parish Council have raised objection. All statutory consultees who have responded have raised no objections. Comments from the County Highways Authority are awaited.

Planning Policy

The site lies outside the Limits to Development on the Policy Map to the adopted Local Plan. The application has also been assessed against the relevant policies in the NPPF, the adopted Local Plan and other relevant guidance.

Conclusion

In conclusion, former permissions granted for residential development on the site have lapsed and there has been a change in policy circumstances in the intervening period. The proposed residential development which would be located outside the Limits to Development would not be a form of development permitted by Policies S2 or S3 of the adopted Local Plan (2017). The application would result in the unwarranted development of a greenfield site located outside Limits to Development, not constituting sustainable development, contrary to the policies and intentions of Policies S2 and S3 of the adopted Local Plan (2017) and the advice in the NPPF. It is therefore recommended that the application be refused.

RECOMMENDATION:-

REFUSE,

Members are advised that the above is a summary of the proposals and key issues contained in the main report below which provides full details of all consultation responses, planning policies and the Officer's assessment, and Members are advised that this summary should be read in conjunction with the detailed report.

MAIN REPORT

1. Proposals and Background

Full permission is sought for the erection of three detached dwellings on a piece of land on the south-eastern side of Loughborough Road between nos. 61 and 67 Loughborough Road. A single vehicular access would be provided off Loughborough Road with a shared private drive leading to the proposed dwellings. To the rear of the dwellings a wetland area is proposed along with reinforced planting to encourage biodiversity.

The site lies outside the Limits to Development on the Policy Maps to the adopted Local Plan. The site has two protected Ash trees along the site frontage protected by Tree Preservation Order T193 and the nearest heritage asset is the Church of St. George which is a grade II listed building located at the junction of Loughborough Road and Church Hill.

The following supporting documents accompanied the application submission:

- Badger Survey (Rothen Ecology; February 2016)
- Landscape and Ecological Management Plan (Brindle & Green, July 2019)
- Arboricultural Method Statement (Brindle and Green, July 2019)
- Design and Access Statement
- Facing Materials Statement
- Transport Assessment
- Water Efficiency Calculations
- SAP Building Energy Efficiency Assessment.

Relevant Planning History:

In March 2016, outline planning permission (with details of access only) was granted for the erection of three detached dwellings with garages under application reference 16/00198/OUT. A subsequent reserved matters application was permitted including approval of details of access, appearance, landscaping, layout and scale under application reference 17/00427/REM. This outline/reserved matters planning permission has lapsed and therefore, is no longer extant.

With the exception of a proposed dropped crossing with tactile paving, which has been introduced within the highway as part of the current application, the application is the same as that approved under the outline and reserved matters application detailed above. Additional details have also been provided in respect of matters that were the subject of conditions on the former planning permission.

2. Publicity

25 neighbours notified. Site Notice displayed 17 April 2020. Press Notice published Leicester Mercury 22 April 2020.

3. Summary of Consultations and Representations Received

The following summary of representations is provided. Members will note that full copies of correspondence received are available on the Council's website.

Coleorton Parish Council raised objection on the following grounds:

- Greenfield site outside the Limits to Development;
- The site is in an unsustainable location at a distance from services/facilities which can't be accessed on foot and there is a limited bus service;
- The nearest convenience stores/shops are Premier and Spar both located in Whitwick 2km from the site and cannot be accessed safely on foot;
- The traffic report is out of date a new survey should be undertaken.
- It is contrary to the Local Plan's housing policy;
- The proposed properties are not in keeping with the local area;
- The purpose of self builds is that the designs have the opportunity to become bespoke, therefore designs may alter, and closer observation and monitoring would be required;
- Concern about the property to the south incurring rainwater/water drainage/flood issues if the development is permitted;
- An updated Great Crested Newts Habitat Suitability Survey is required;
- The proposed gated entrance to the development, raises concerns about vehicles accessing or leaving the site onto a fast and busy road during the day and night.

Swannington Parish Council raises objection on the following grounds:

- Outside the limits of development;
- There is no local store and no mini store at the local garage as indicated in the Design and Access Statement;
- No reference to Swannington is made within the Design and Access Statement despite the site being in the Parish of Swannington;
- The statement that 'the site is already well screened' is misleading:
- The development would be out of keeping with the neighbouring properties on the same side of Loughborough Road;
- Accessing local amenities on foot across a busy road is made difficult as the pavement is on the other side of the road.

Leicestershire County Council - Ecology has no objections subject to the imposition of conditions.

Leicestershire County Council - Highways COMMENTS AWAITED and Members will be updated via the Update Sheet.

Leicestershire County Council - LLFA advise that the LPA should seek to utilise the advice given against the previous application.

NWLDC Environmental Protection has no environmental objections.

NWLDC Contaminated Land Officer has no objections subject to conditions.

NWLDC Tree Officer advises that the tree protection is acceptable and landscaping details require further work.

NWLDC Conservation Officer advises that the proposal would not harm the setting of the

Church of St. George.

No comments have been received from Severn Trent Water and the National Forest Company. It is noted that the National Forest Company was consulted in error.

Third Party Representations:

7 letters of neighbour representation have been received, raising objection on the following grounds:

- Greenfield site outside the Limits to Development;
- the site is in an unsustainable location at a distance from services/facilities which can't be accessed on foot and there is a limited bus service;

The nearest convenience stores/shops are Premier and Spar both located in Whitwick 2km from the site and cannot be accessed safely on foot;

- the proposed properties are not in keeping with the local area;
- contrary to the Local Plan's housing policy;
- information contained in the Design and Access Statement is factually incorrect as there is no longer a garage mini-shop;
- highway safety access is onto a busy road without pavements on both sides/safe passing places and where the speed limit is frequently not adhered to;
- the proposed gated entrance to the development, raises concerns about vehicles accessing or leaving the site onto a fast and busy road during the day and night.
- the traffic report is out of date a new survey should be undertaken;
- concern about a pedestrian refuge being introduced in front of the site as this would narrow the carriageway making it difficult for two vehicles to pass each other safely and causing difficulties for neighbouring residents exiting their driveways;
- restricted visibility out of the proposed access due to existing landscaping;
- concern about the property to the south incurring rainwater/water drainage/flood issues if the development is permitted;
- concern about parking of vehicles in the highway during the construction phase;
- notwithstanding the planning history, the decision should be made having regard to current circumstances;
- the application form lacks detail about how there is a connection between the application submission and an Authority employee/Member;
- concern about water drainage affecting Mount Pleasant Farm.

4. Relevant Planning Policy

National Planning Policy Framework (2019)

The policies of the North West Leicestershire Local Plan as listed in the relevant section below are consistent with the policies in the NPPF. The following paragraphs of the NPPF are considered relevant to the determination of this application:

Paragraphs 7, 8, 9, 10, (Achieving sustainable development);

Paragraphs 11, 12 (The Presumption in Favour of Sustainable Development);

Paragraph 56 (Planning conditions and obligations);

Paragraph 109 (Promoting sustainable transport);

Paragraphs 127, 130 (Achieving well-designed places);

Paragraph 163 (Meeting the challenge of climate change, flooding, and coastal change)

Paragraph 175, 178 (Conserving and enhancing the natural environment):

Paragraph 199 (Conserving and enhancing the natural environment)

Paragraph 190 (Conserving and enhancing the historic environment).

Adopted North West Leicestershire Local Plan (2017)

The following policies of the adopted Local Plan are consistent with the policies in the NPPF and should be afforded weight in the determination of this application:

S2 - Settlement Hierarchy

S3 - Countryside

D1 - Design of New Development

D2 - Amenity

IF4 - Transport Infrastructure and New Development

IF7 - Parking Provision and New Development

EN1 - Nature Conservation

EN3 - National Forest

HE1 - Historic Environment

H5 - Affordable Housing

H6 - Housing Types Mix

CC2 - Water - Flood Risk

CC3 - Water - Sustainable Drainage Systems

Other Policies/Guidance

National Planning Practice Guidance Leicestershire Highways Design Guide Good Design for North West Leicestershire SPD - April 2017

5. Assessment

Principle of the Development

Local concern has been raised about the location of the site outside the limits to development in an unsustainable location where access to services and facilities is limited. It has also been highlighted that the nearest shop to the site is within Whitwick and that accessing local amenities is made difficult by the absence of pavements and the steepness of Church Hill.

In accordance with the provisions of Section 38(6) of the Planning and Compulsory Purchase Act 2004, the starting point for the determination of the application is the development plan which, in this instance, includes the adopted North West Leicestershire Local Plan (2017).

The site is greenfield land located outside the defined Limits to Development and is therefore located within land designated as Countryside. The properties neighbouring the site have a postal address of Coleorton but as with the site, are more closely related to the settlement of Peggs Green. On sites falling outside the defined Limits to Development, residential development is not a form of development that is permissible by Policy S3 of the adopted Local Plan (2017) save for limited exceptions as specified in the policy (i.e re-use or adaptation of an existing building or the redevelopment of previously developed land). The NPPF requires that the District Council should be able to identify a five year supply of housing land with an additional buffer of 5% or 20% depending on its previous record of housing delivery. The District Council has a 10.2 year housing land supply and therefore, is able to demonstrate a five year supply of housing (with 20% buffer) against the requirements contained in the adopted Local Plan.

Policy S2 is also relevant to the determination of the application and contains a settlement hierarchy which guides the location of future development with settlements further up the hierarchy able to take more growth. This part of Coleorton (and Peggs Green to which it more closely relates) are specified as a Small Villages with very limited services and facilities and where development will be restricted to conversions of existing buildings or the redevelopment of previously developed land or affordable housing in accordance with Policy H5 of the adopted Local Plan. The concept of new development being directed to locations that minimise reliance on the private motorcar is also contained within the NPPF. Since the determination of the previous application, the shop that previously existed at the local garage has closed and the nearest convenience store would be the Coop in Whitwick which is not within a reasonable walking distance of the site and would be accessible via Church Hill/Talbot Street which have an undulating topography and do not have footways or street lighting for much of the route making it undesirable for use by pedestrians. Given the above, it is considered the future occupiers of the dwelling would be heavily reliant upon the private motorcar to access basic day to day needs, which weighs heavily against the site being socially and environmentally sustainable.

As set out in the background section of this report, planning permission has previously been granted for the three dwellings on this site and therefore, the principle of development on this site has previously been accepted by the District Council. Whilst the previous permission has lapsed, it is still necessary to consider whether there has been any changes in circumstances since the previous application was approved. At the time of the granting of the outline planning permission (May 2016) which considered the principle and means of access to the site, a draft Local Plan was in place but in view of the very early stage to which the draft Local Plan has progressed, only very limited weight was attributed to its policies. At the time of the granted of the reserved matters (August 2017) which considered the layout, scale, appearance and landscaping a submitted Local Plan was at an advanced staged towards adoption and as a result due weight was given to the provisions of submitted Local Plan in considering the reserved matters.

In this respect, it should be noted that the current Local Plan was adopted in 2017 and the Limits to Development, have been updated to take into account the housing requirement up to the end of its plan period of 2031. In addition it defines Limits to Development for sustainable settlements only, as the Local Plan was prepared in accordance with the NPPF with the objective of contributing to the achievement of sustainable development. The Limits to Development will direct development to the most sustainable locations and those remaining settlements with no or very limited services, such as those in the Small Villages category like parts of Coleorton and Peggs Green, are part of the countryside policy. There is no longer a defined Limits to Development opposite the site as was the case when the previous application was determined.

It is noted that Policy H1 of the adopted Local Plan identifies sites with planning permissions but where development was yet to start at the time of the adoption of the Local Plan. It recognises that the principle of development on these sites has already been established and that the Council identifies that if these permission were to lapse, the renewals would be supported, unless there were robust reasons for not renewing permission. On the whole, these sites are within settlements identified as 'sustainable villages', or above in the settlement hierarchy, with a defined Limits to Development, or are larger sites contributing to the housing land supply in the district. The application site is not covered by this policy, and is of a small scale and not within the defined Limits to Development.

The supporting Design and Access statement makes reference to there being a significant demand for self-build within the district with high levels of interest shown on local sites recently

granted permission. It then goes on to indicate that the development is for three self-build dwellings, which are considered to be cheaper than the market equivalent and gives the home owner the opportunity to build a bespoke dwelling to their own personal requirements. Self and custom build is defined as the building or completion by individuals, an association of individuals or persons working with or for individuals, of houses to be occupied as homes by those individuals. It is difficult to see how this full application for the erection of 3 detached dwellings would meet this 'definition' in view of the fact that this is a detailed application which includes all design details, therefore, not allowing for an input from the prospective occupiers. As a result, it is considered that the proposal conflicts with the definition of self and custom build and it is not clear how the proposed dwellings would contribute towards the delivery of self-build and custom housebuilding in the district. Notwithstanding this, when taking into account the number of permissions for self and custom build plots within the district and the number of entrants on the Self-Build Register, the demand for self and custom build plots within the district has currently been met and the application proposal is not necessary to enable the District Council to meet its statutory obligations with respect to the duty under Section 2A of the Self-Build and Custom Housebuilding Act 2015 (as amended), given that there are an adequate number of permissions for self-build plots within the district.

It is recognised that self-build and custom housebuilding is a key element of the government's agenda to increase the supply of housing, both market and affordable. Its purpose is also to give more people the opportunity to build their own homes. However, it is important to note that there is nothing set out in legislation or guidance (or the Council's Local Plan) that advises that proposals for self and custom build applications should be treated any differently to applications for housing in general. It is therefore suggested that proposals for self and custom build properties will also be expected to comply with general housing policies in the Local Plan, for example, settlement hierarchy and the expectation that new housing development is to be located within the defined Limits to Development.

When having regard to the above, it is clear that there has been a change in policy circumstances since the granting of the previous planning permission. It is also noted that at the time of the determination of the previous outline application, the Authority was unable to demonstrate a 5 year supply of housing but this is no longer the case as the Authority can currently demonstrate a 10.2 year housing land supply. Site circumstances have also changed as the local shop at the nearby garage has closed and future residents of the proposed dwellings would be heavily reliant upon the private motorcar to access basic day to day needs, which weighs heavily against the site being socially and environmentally sustainable. The proposal, whether self-build or not, would now conflict with the provisions of Policies S2 and S3 of the adopted Local Plan and the development can no longer be considered to represent a sustainable form of development. Therefore, the application is not considered to be acceptable in principle.

Condition 5 of the outline planning permission required the provision of a scheme of environmental improvements, microgeneration and sustainability methods. The application submission indicates that the dwellings will be carbon neutral, built to Passivhaus Standard and the airtightness of the building will exceed building regulations. The supporting documents indicate that sustainable technologies will be utilised including photovoltaic cells, ground source heat pumps and grey water/rainwater harvesting. Consideration has been given to the information submitted by the applicant to ascertain whether such a proposal would offset the harm caused by the private car journeys, as a result of the unsustainable location of the site (as set out earlier in the report). Whilst the environmental credentials of the proposed dwellings are noted, along with the measures to promote and encourage biodiversity on the site which could assist in the off-setting, the environmental harm caused by a heavy reliance on the private car to

access basic services, these are not considered to overcome the fundamental harm caused to the environment by the urbanisation of a rural greenfield site and in relation to Policy S2 and S3 of the Local Plan.

Layout, Scale and Appearance

Local concern has been raised about the suitability of the design of the proposed dwellings when having regard to the character of existing development in the locality.

With the exception of a dropped crossing within the public highway, the layout, scale and appearance of the development is the same as that approved under the earlier permission and which were found to be acceptable. Whilst the previous permission has lapsed, it is still necessary to consider whether there has been any changes in site or policy circumstances since the previous application was approved. Although not adopted at the time of the determination of the reserved matters application (August 2017), the submitted Local Plan was at an advanced staged towards adoption (November 2017) and as a result due weight was given to the provisions of Policies S3, D1 and H6 at that time.

In considering the earlier scheme, the following observations were made:

The properties have a distinct building line concordant with that of the houses flanking the site. The spatial pattern is also roughly maintained - detached dwellings in quite generous plots set back from the road. No. 67 Loughborough Road exhibits a plot with three buildings, one of which is forward of the main house close to the edge of the road and the houses on the other side of Loughborough Road have a staggered building line. The proposed layout of the building respects this mix by having a slightly staggered building line.

The scale of the properties is proportionate to many houses in the vicinity which have mixed footprint sizes and eaves and ridge heights. Any increase in scale over existing properties in the vicinity is marginal and will not be significantly noticeable particularly considering the houses will be set back approximately 26m from the edge of Loughborough Road and set low in the plot based on the sloping topography of the site.

With regard to the proposed garage to the front of plot 3 and the appearance of the dwellings, the following observations were made:

This location is considered to be acceptable based on the variety of buildings along Loughborough Road, in particular No. 67 which has buildings very close to the edge of the road, it is not considered that the inclusion of the garage would detract from the general character of the area. Furthermore, the garage will be set back from Loughborough Road by over 17m and screened by the proposed planting to the front of the site. The design of this garage has been amended following negotiations to hip the roof on all sides resulting in a pyramidal roof; minimising its massing and impacts.

Plot 2 has been handed with the garage position swapping sides; this followed a request from officers to break up the rather extensive ridge line running from Plot 1 and 2 which had a look more akin to a row of terraces than semi-detached dwellings. The handing of the plot has alleviated the issue and resulted in an improved form of development.

The design of the proposed houses is much more modern than can be seen in the vicinity along Loughborough Road ... It is considered that the proposed dwellings are not so modern as to contrast significantly. The design maintains the general shapes and proportions of the dwellings in the vicinity but imparts a more modern style to the exterior; this will add to the character of the area and the local distinctiveness as promoted by the NPPF. The final colour palette and materials will be conditioned but the submitted plans are coloured giving some indication of the

final finish expected. The inclusion of roof lights is not significant and will not affect the overall impact of the development. The inclusion of a flat roofed element to the rear of the houses is considered acceptable. Based on the above it is considered that the layout, scale and appearance of the proposed development would be acceptable and the proposal complies with [the then] submitted Local Plan Polices S3, D1 and H6 and the NPPF.

It is not considered that there have been any significant changes in policy or site circumstances that would justify an alternative view being taken now and the current proposal is considered to be acceptable for the purposes of Policies S3, D1 and H6 of the adopted Local Plan, relevant design provisions of the NPPF and the Good Design SPD.

Access, Parking and Highway Safety

Concern has been raised by local residents and local Parish Council's about the suitability of the traffic report accompanying the application, the suitability of the proposed gated access onto a busy road with restricted visibility (due to landscaping) where the speed limit is not adhered to and where pedestrian footways are lacking. Concern has also been raised about the suitability of the proposed pedestrian refuge in the highway which would have the effect of narrowing the carriageway. Those objecting to the scheme are also concerned about construction vehicles parking in the public highway should permission be granted.

Access, the internal access drive and parking would remain as per the previously approved scheme. From a policy perspective, details of access were previously included for consideration at the outline stage with the internal layout and parking being considered at the reserved matters stage. Since the outline permission, a new Local Plan has been adopted and highways guidance provided by the County Council has been updated with the adoption of the Leicestershire Highways Design Guide. The suitability of the access and highway safety implications will need to be assessed against the provisions of the adopted Local Plan and the Leicestershire Highways Design Guide.

As stated above, the application submission has been amended since the previous permission to include the provision of a dropped crossing within the public highway outside the site. During the course of the application, the applicant has also provided a Road Safety Audit following a request from the County Highways Authority.

The County Highways Authority has been consulted on the application and their comments are currently awaited. A response from the County Highways Authority is anticipated shortly and will be provided on the update sheet.

Impacts on Residential Amenities

The layout, scale and appearance of the development is the same as that approved under the earlier permission and which were found to be acceptable against the provision of the submitted version of the adopted Local Plan which was at an advanced stage towards adoption. As a result Policy D2 was given due weight in the determination of that application and the proposal was found to be acceptable with the following conclusions being reached:

It was determined under the outline permission that due to the positioning of the proposed development and its relationship with the surrounding properties, it was unlikely that the new dwellings would have a significant impact on the amenities of occupiers of nearby properties in terms of loss of light, privacy or overbearing impacts. Nevertheless, with the submission of greater details relating to the design and scale of the dwelling the impact of the development on the occupiers of neighbouring properties can be assessed in more detail.

The application site is situated between two-storey residential dwellings of No's. 67 and 61 Loughborough Road. No. 61 does have a window to the side gable facing the site but this does not serve a habitable room and any loss of light to this window and the plot as a whole has been mitigated by the inclusion of hipped roofs to the house and the garage as well as being sited inline with the neighbouring property so as to minimise the presence of stark walls to the front or rear gardens. The shadow paths of the plots have been assessed and it is considered that whilst some overshadowing will occur it will be limited and not significant enough to warrant a refusal of the application. Any light lost will be mainly in the front garden of the neighbouring property on winter afternoons. The house at No. 61 itself will block most of its own light in the later afternoon and evenings. The garage to the front of Plot 3 will have the most impact on No. 61 although, as mentioned the roof has been designed so as to not result in significant overshadowing and overbearing effects. Furthermore the existing hedge between the properties is to be maintained which will provide some screening of the proposed development from the neighbouring site.

On the other side, at No. 67, the main impacts will be from Plot 1 although between the two is an existing detached garage which will aid in separating the two properties, provide some screening and obscure the views. Furthermore, there are no habitable room windows proposed to the front of Plot 1 and the closest window will be an obscure glazed en-suite window.

Having reviewed the impact of the proposal in detail, it is considered that the proposed dwellings would not significantly affect the amenities of occupiers of the neighbouring properties in terms of loss of light, privacy overbearing impact nor outlook. It is also deemed that there would be sufficient distance between the proposed dwellings and the existing properties so as not to result in any significant overbearing, overlooking or overshadowing impacts for the future occupiers of the proposed dwellings. It is therefore considered that the proposal would comply with the provisions of ... [the then] submitted Local Plan Policy D2.

It is not considered that there have been any significant changes in policy or site circumstances that would justify an alternative view being taken now and the current proposal is considered to be acceptable for the purposes of Policy D2 of the adopted Local Plan, relevant design provisions of the NPPF and the Good Design SPD.

Heritage Assets

The nearest corner of the application site would be located approximately 85m to the east of the Church of St George, which is a Grade II listed building. There is intervening land with buildings and vegetation between the site and this heritage asset such that the Conservation Officer has advised that the proposed development would not harm the setting of the church. As a result, no further consideration of the impact of the development on heritage impacts is required and the proposal would not conflict with Policy He1 of the adopted Local Plan or the relevant provisions of the NPPF.

The County Archaeologist has provided no comments. In respect of the earlier application, the County Archaeologist advised that no archaeological mitigation would be required in connection with the development and as with the earlier scheme, in the circumstances that archaeology would not act as a constraint on the development it would accord with the aims of Paragraph 190 of the NPPF.

Ecology and Landscaping

The former outline permission was subject to conditions at the request of the County Ecologist which required the submission of an updated Great Crested Newts Habitat Suitability Survey including mitigation measures should no start on the development have been made before

February 2018. The submission of a landscape/ecological management plan for the wetland areas to promote biodiversity and reinforced native planting to encourage biodiversity was also required to secure opportunities for the enhancement of nature conservation in the area and to ensure the protection of wildlife.

The current application submission was accompanied by a Badger Survey (dated February 2016) and a Landscape and Ecological Management Plan (dated July 2019). Given the time that has lapsed since the previous permission was granted and the submission of additional landscape and ecological information in response to the requirements of condition 14 of the former reserved matters permission, the advice of the County Ecologist has been sought. The County Ecologist advises that the badger survey found no evidence of badgers on site but concluded that the site had some suitability to support badgers. Due to the time that has lapsed since the survey was undertaken, the County Ecologist recommends that any permission granted should be subject to a condition requiring the provision of a badger survey of the site prior to the commencement of the development, including a mitigation plan if any badgers are recorded.

The County Ecologist also notes that the Landscape and Ecological Management Plan (Brindle & Green, July 2019) recommends a working methodology to minimise the impact of the development on nesting birds, reptiles and amphibians and bats, which should be followed. The County Ecologist also advised that the Landscape and Ecological Management Plan provides a description of the proposed wetland creation area which should be implemented prior to the occupation of the dwellings. Compliance with the 10 year management plan set out in the Landscape, Ecological Management Plan would need to be subject to a condition.

Overall, subject to the imposition of the conditions as requested by the County Council Ecologist, or relevant informative, the scheme would be compliant with the provisions of Policy En1 of the adopted Local Plan and Paragraph 175 of the NPPF.

In considering landscaping within the former reserved matters application, the following conclusions were reached with respect to landscaping of the site:

The proposed landscaping scheme involves the planting of trees, shrubs and hedges to bolster the development and to add to the trees retained on site and around its periphery as well as replacing the hedgerow fronting Loughborough Road. The trees detailed are of an acceptable mix and are to be substantial specimens which will add maturity upon planting rather than whips that will take many years to contribute to the site. Whilst several of the existing trees on the front and within the site are or have been removed, the proposed scheme will help to screen the development and complement its form.

The hard landscaping is proposed to be high quality with granite setts to the main access and paving across the internal access and drives. Slabs are proposed around the houses and patios all edged appropriately. Boundary treatments are to be dealt with by Condition 6 of the outline permission but they are outlined on the submitted plans as low brick wall with piers, and 1.8m high timber fencing.

To the rear of the site is a dedicated wetland area to help increase the biodiversity of the site. This is not a balancing pond. Details of the wetland area and how it will be drained will be conditioned as part of this application if approved. A method and maintenance schedule has been conditioned by Condition 14 of the outline permission. As wetland areas are a sensitive matter the precise details were not requested in this application directly; the use of a condition will allow for tighter control and a more successful wildlife area.

Based on the above it is considered that the landscaping part of this application is acceptable and accords with [the then] submitted Local Plan Policies En1 and En3, and the NPPF.

Notwithstanding comments from the tree officer that the landscape proposals require more work, it is not considered that there have been any significant changes in policy or site circumstances that would justify an alternative view being taken now and the current proposal is considered to be acceptable for the purposes of Policies En1 and En3 of the adopted Local Plan, relevant provisions of the NPPF.

Drainage and Floodrisk

Concern has been raised about the proposed development resulting in surface water drainage and flooding issues at a neighbouring property to the south which lies at a lower land level.

In considering drainage and floodrisk within the former reserved matters application, the following conclusions were reached:

The site lies within Flood Zone 1 and is not identified as a site with a critical drainage issue on the Environment Agency's Surface Water Flooding Map and details of drainage would be dealt with under separate legislation. As the amount of hard surfacing is to increase significantly, the risk of surface water run-off increases. Initially, the LLFA have objected to the proposals based on the lack of detail submitted but further details were submitted during the course of the application. These additional details were further assessed by the LLFA who have removed their objection subject to the imposition of two conditions and informative notes to ensure that site drainage and the maintenance of that system is acceptable and will not lead to any undue flooding or drainage issues.

Insofar as foul drainage is concerned, it is indicated on the application forms that this would be discharged to the main sewer with such discharge being agreed with Severn Trent Water under separate legislation. Severn Trent Water have not raised an objection to the application and therefore this means of foul drainage is considered appropriate and would ensure compliance with [then] Paragraph 120 of the NPPF.

Concern has been raised by the landowner to the rear of the site who has chronic problems with drainage from the site and surrounding area, with the inclusion of the wetland area a cause of concern. The full details of this wetland area including its management, maintenance and drainage flows will be conditioned to ensure that there are no adverse impacts resulting from this area.

Based on the above it is considered that the proposal is acceptable and accords with submitted Local Plan Policies Cc2 and Cc3.

The reserved matters permission was subject to two drainage conditions covering surface water drainage details and drainage maintenance. The site still lies within Flood Zone 1 and is not identified as a site with a critical drainage issue on the Environment Agency's Surface Water Flooding Map. The Local Lead Flood Authority has advised that the LPA should seek to utilise the advice given against the previous reserved matters application. It is not considered that there have been any significant changes in policy or site circumstances that would justify an alternative view being taken now and subject to conditions, the current proposal is considered to be acceptable for the purposes of Policies Cc2 and Cc3 of the adopted Local Plan and relevant provisions of the NPPF.

Other

With regard to information being missing from the application forms, this information was redacted through the Planning Portal submission process and the information is available for officer viewing.

Conclusion

In conclusion, former permissions granted for residential development on the site have lapsed and there has been a change in policy circumstances in the intervening period. The proposed residential development which would be located outside the Limits to Development would not be a form of development permitted by Policies S2 or S3 of the adopted Local Plan (2017). The application would result in the unwarranted development of a greenfield site located outside Limits to Development, not constituting sustainable development, contrary to the policies and intentions of Policies S2 and S3 of the adopted Local Plan (2017) and the advice in the NPPF. It is therefore recommended that the application be refused.

RECOMMENDATION - REFUSE, for the following reason:

1 Policy S2 of the adopted Local Plan (2017) contains a settlement hierarchy and this part of Coloerton (along with Peggs Green to which this site more closely relates) are specified as a Small Village with very limited services and facilities and where development will be restricted to conversions of existing buildings or the redevelopment of previously developed land. The proposed new dwelling on a greenfield site would not meet the requirements for an exceptions site for affordable housing under Policy H5 of the adopted Local Plan and therefore, consideration of the applications falls under Policy S3 of the adopted Local Plan (2017) which does not support residential development on greenfield sites outside Limits to Development. The proposal would be fundamentally at odds with the settlement hierarchy and strategic housing aims of Policy S2 and the countryside Policy S3 in the adopted Local Plan (2017) and future occupiers of the dwelling would be heavily reliant upon the private motorcar to access basic day to day needs. Approval of the application would result in the unnecessary development of land located outside Limits to Development, not constituting sustainable development, and contrary to the policies and intentions of Policies S2 and S3 of the adopted Local Plan (2017) and the advice in the NPPF.