

Type	Description	Determination Period
AGP	Agricultural Prior Approval	28 days (4 Weeks)
ADC	Advertisement Consent	56 Days (8 Weeks)
AIR	East Midlands Airport Informal Notification	28 days (4 Weeks)
CAAD	Certificate of Alternative Appropriate Development	56 Days (8 Weeks)
CLE	Certificate of Lawful Development - Existing	56 days (8 Weeks)
CLP	Certificate of Lawful Development - Proposed	56 Days (8 Weeks)
COM	County Council Consultation	21 days (3 Weeks)
DEM	Demolition Prior Approval	28 Days (4 Weeks)
DIS	Discharge of Conditions	56 Days (8 Weeks)
FUL/FULM	Full Planning Permission	Minors 8 weeks (Major = 13 Weeks)
HRAP	Habitat Regulations Assessment	
HRN	Hedgerow Removal Notice	42 Days (6 weeks)
LBC	Listed Building Consent	56 days (8 Weeks)
NAC	Neighbouring Authority Consultation	21 days (3 Weeks)
NMA	Non Material Amendment	28 days (4 Weeks)
OHL	Overhead Lines Notification	6 Weeks
OUT/OUTM	Outline Planning Permission	Minors 8 weeks (Major = 13 Weeks)
PAA	Pre Application Advice	20 working days
PAAM	Pre Application Advice - Major	Meeting within 10 working days

PDB	Do I Need Planning Permission?	20 Working days
PNA (Agricultural)	Prior Approval from Agricultural to Dwelling	56 Days (8 weeks)
PNM All Other Types	All other prior approvals	56 Days (8 weeks)
PNH (Householder)	Prior Approval for Householder development	42 Days (6 weeks)
REM/REMM	Reserved Matters Applications	Minors 8 weeks (Major = 13 Weeks)
T28/42/58	Telecommunication development - prior approval	56 Days (8 Weeks)
TCA	Works to trees in the conservation area	42 Days (6 Weeks)
TPO	Works to protected trees	56 Days (8 Weeks)
VCI/VCIM/VCU/VCUM	Variation of condition	Minors 8 weeks (Major = 13 Weeks)

	Can currently be called in and would no longer b
	No change
	No change but make constitution clear that thes

Can this currently be called to Planning Committee?
Yes
Yes
No
Yes
Yes
Yes
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Yes
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No

No
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No
Yes
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Yes
Yes
Yes

e able to

e apps cant be called in

Suggested Change

Remove ability to call in given that application is deemed approval after 28 days.

None

Make clear in the constitution that these applications cannot be called in

Remove ability to call in given that application is not based on a planning judgement and is more related to land compensation

Remove ability to call in given that application is not based on a planning judgement and is based on the facts of the case

Remove ability to call in given that application is not based on a planning judgement and is based on the facts of the case

Make clear in the constitution that these applications cannot be called in as we are just a consultee and have to respond within 21 days

Remove ability to call in given that application is deemed approval after 28 days.

Remove ability to call in

None

Make clear in the constitution that these applications cannot be called in

Remove ability to call in given that application is deemed approval after 42 days.

None

Remove ability to call in given that we are just a consultee and have to respond within 21 days

Remove ability to call in given that application is deemed approval after 28 days.

Make clear in the constitution that these applications cannot be called in

None

Make clear in the constitution that these applications cannot be called in as this relates to pre-application advice

Make clear in the constitution that these applications cannot be called in as this relates to pre-application advice

Make clear in the constitution that these applications cannot be called in as this relates to whether planning permission is required

Make clear in the constitution that these applications cannot be called in

None

None

Remove ability to call in given that application is deemed approval after 42 days.

No

No