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Meeting: **PLANNING COMMITTEE**

Date: WEDNESDAY, 7 NOVEMBER 2018

Time: **2.00 PM**

Venue: COUNCIL CHAMBER - CIVIC CENTRE, DONCASTER

ROAD, SELBY, YO8 9FT

To: Councillors J Cattanach (Chair), D Peart (Vice-Chair),

L Casling, I Chilvers, J Deans, R Musgrave, R Packham,

P Welch and D White

Agenda

1. Apologies for Absence

2. Disclosures of Interest

A copy of the Register of Interest for each Selby District Councillor is available for inspection at www.selby.gov.uk.

Councillors should declare to the meeting any disclosable pecuniary interest in any item of business on this agenda which is not already entered in their Register of Interests.

Councillors should leave the meeting and take no part in the consideration, discussion or vote on any matter in which they have a disclosable pecuniary interest.

Councillors should also declare any other interests. Having made the declaration, provided the other interest is not a disclosable pecuniary interest, the Councillor may stay in the meeting, speak and vote on that item of business.

If in doubt, Councillors are advised to seek advice from the Monitoring Officer.

3. Chair's Address to the Planning Committee

4. Suspension of Council Procedure Rules

The Planning Committee is asked to agree to the suspension of Council Procedure Rules 15.1 and 15.6(a) for the committee meeting. This facilitates an open debate within the committee on the planning merits of the application without the need to have a proposal or amendment moved and seconded first. Councillors are reminded that at the end of the debate the Chair will ask for a

Planning Committee Wednesday, 7 November 2018 proposal to be moved and seconded. Any alternative motion to this which is proposed and seconded will be considered as an amendment. Councillors who wish to propose a motion against the recommendations of the officers should ensure that they give valid planning reasons for doing so.

5. Minutes (Pages 1 - 10)

To confirm as a correct record the minutes of the Planning Committee meeting held on 10 October 2018.

- 6. Planning Applications Received (Pages 11 12)
 - 6.1. 2018/0562/FULM Ibbotsons, Mill Hill, Braegate Lane, Colton, Tadcaster (Pages 13 32)
 - 6.2. 2018/0270/OUTM Roebuck Barracks, Green Lane, Appleton Roebuck (Pages 33 78)
 - 6.3. 2018/0852/FUL 1 Railway Cottages, Hillam Lane, Burton Salmon, Leeds (Pages 79 94)
 - 6.4. Request for a Deed of Variation to Section 106 agreement seeking the payment of a commuted sum to be used towards the provision of a children's play area elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL for residential development comprising of 89 (2 storey and 2 1/2 storey) dwellings and associated works on 2.3 ha of land, following demolition of existing buildings on land off Station Road (Pages 95 102)



Gillian Marshall, Solicitor to the Council

Dates of next meetings (2.00pm)
Wednesday, 5 December 2018

Enquiries relating to this agenda, please contact Victoria Foreman on 01757 292046 or vforeman@selby.gov.uk.

Recording at Council Meetings

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Agenda Item 5



Minutes

Planning Committee

Venue: Council Chamber - Civic Centre, Doncaster Road, Selby,

YO8 9FT

Date: Wednesday, 10 October 2018

Time: 2.00 pm

Present: Councillor J Cattanach in the Chair

Councillors D Buckle, J Deans, R Packham, P Welch and

D White

Officers Present: Martin Grainger, Head of Planning, Ruth Hardingham,

Planning Development Manager, Sarah Morton, Solicitor, Paul Edwards, Principal Planning Officer, Jenny Tyreman, Senior Planning Officer and Victoria Foreman, Democratic

Services Officer

Press: 0

Public: 10

20 APOLOGIES FOR ABSENCE

Apologies for absence were received from Councillors Liz Casling, Ian Chilvers, Richard Musgrave and Dave Peart.

Councillor David Buckle was in attendance as a substitute for Councillor Casling. Councillor lan Reynolds was in attendance as a substitute on behalf of Councillor Peart.

21 DISCLOSURES OF INTEREST

All Committee Members declared that they had received representations in relation to agenda item 6.2 – 2018/0800/FUL – Quarry Drop, Westfield Lane, South Milford, but had not expressed opinions on the scheme.

Councillor Ian Reynolds declared a personal and pecuniary interest in agenda item 6.1 – 2017/1052/FUL – Red House Farm, Main Street, Skipwith and confirmed that he would leave the meeting during consideration of the

application and would therefore not take part in the debate or vote.

22 CHAIR'S ADDRESS TO THE PLANNING COMMITTEE

The Chairman informed the Committee that an officer update note had been circulated.

The Committee noted that the order of the agenda had been adjusted to reflect the number of public speakers registered in relation to each application. The order of business would therefore be as follows:

- 1. 2017/1052/FUL Red House Farm, Main Street, Skipwith, Selby
- 2. 2018/0800/FUL Quarry Drop, Westfield Lane, South Milford, Leeds
- 3. 2018/0697/OUTM Land at former airfield, Lennerton Lane, Sherburn in Elmet
- 4. 2018/0579/FUL 215 Weeland Road, Knottingley
- 5. 2018/0642/FUL The Bungalow, 31 Lumby Hill, Monk Fryston
- 6. 2015/1405/OUT Selby Road, Camblesforth

The Chair was pleased to announce that at the Yorkshire 'Insider' Property Industry Awards Selby District Council had won local authority of the year, in recognition of the work of both the Planning and Economic Development Teams. The Committee agreed that the award was a great tribute to the quality of the work across the whole service.

The Committee were also informed that item 6.2 – 2018/0800/FUL - Quarry Drop, Westfield Lane, South Milford, Leeds would be audio recorded.

23 SUSPENSION OF COUNCIL PROCEDURE RULES

The Committee considered the suspension of Council Procedure Rules 15.1 and 15.6 (a) to allow for a more effective discussion when considering planning applications.

RESOLVED:

To suspend Council Procedure Rules 15.1 and 15.6 (a) for the duration of the meeting.

24 MINUTES

The Committee considered the minutes of the Planning Committee meeting held on 5 September 2018.

RESOLVED:

To approve the minutes of the Planning Committee meeting held on 5 September 2018 for signing by the Chairman.

25 PLANNING APPLICATIONS RECEIVED

The Committee considered the following applications:

Planning Committee
Wednesday 2000 2tober 2018

25.1 2017/1052/FUL - RED HOUSE FARM, MAIN STREET, SKIPWITH, SELBY

Councillor Ian Reynolds left the meeting at this point.

Application: 2017/1052/FUL

Location: Red House Farm, Main Street, Skipwith, Selby **Proposal:** Proposed demolition of existing buildings to

provide 8 No. dwellings, garages and parking

The Senior Planning Officer presented the application which had been brought to committee because it was a departure from the Development Plan, but there were material considerations which would justify approval of the application. In addition, more than 10 letters of representation had been received, which raised material planning considerations, and officers would otherwise recommend the application contrary to these representations.

The Committee noted that the application was for the proposed demolition of existing buildings to provide 8 No. dwellings, garages and parking.

In relation to the officer update note, the Committee acknowledged that clarification was given on the 'fall-back', which was discussed between sections 4.8 and 4.12 of the report. As no prior approval application had been submitted for the site, limited weight could be given to this fall-back position. In any event, the development of part of the site outside development limits under Class Q would result in a piecemeal form of development, whereas the application before planning committee was for the comprehensive re-development of the site, which officers considered to be more appropriate to the site and to the locality than the aforementioned piecemeal form of development. This approach also reduced development into the open countryside.

As a result and following consultation with the agent in relation to pre-commencement conditions, it was considered reasonable that Condition 12 be amended. The agent had confirmed in writing their agreement to the pre-commencement conditions recommended being attached to any planning permission granted, those being Conditions 08, 11 and amended Condition 12. Lastly, Members were informed that an amended location plan had been submitted and that Condition 2 also required amending, as set out in the officer update note.

Members queried whether officers would still have recommended approval of the scheme had a fall-back position not been proposed; officers confirmed that they would.

Michael Ward, representing Skipwith Parish Council, spoke in objection to the application.

Jennifer Hubbard, agent, spoke in favour of the application.

Members agreed that the scheme needed to be considered on its merits and that there were no viable reasons for refusal.

It was proposed and seconded that the application be approved.

RESOLVED:

To APPROVE the application subject to the conditions set out in paragraph 6 of the report, with the wording of Conditions 2 and 12 amended by way of the Officer Update Note.

25.2 2018/0800/FUL - QUARRY DROP, WESTFIELD LANE, SOUTH MILFORD, LEEDS

Councillor lan Reynolds returned to the meeting at this point.

Application: 2018/0800/FUL

Location: Quarry Drop, Westfield Lane, South Milford,

Leeds

Proposal: Section 73 application to vary Condition 04 (drawings) of approval 2010/0507/FUL for the construction of a five bedroom, three storey detached house.

The Senior Planning Officer presented the application which had been brought to committee because 10 letters of representation had been received which raised material planning considerations, and officers would otherwise determine the application contrary to these representations.

Members noted that the application was a Section 73 application to vary Condition 04 (drawings) of approval

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2010/0507/FUL for the construction of a five bedroom, three storey detached house.

In relation to the officer update note, the Committee acknowledged that since the agenda had been published, the applicant's appeal for non-determination of the application had been validated by the Planning Inspectorate. As such, it was no longer possible for the Council to determine the application. Given this, Planning Committee was requested to consider what decision the Council would have been 'minded to' make in respect of this development, in order that Officers could use this as evidence in the Council's written representations on the appeal. As set out in Section 6 of the report, Officers recommended the application was approved, subject to three conditions. It was also proposed in the officer update note that Condition 2 be amended.

David Cook, objector, spoke in objection to the application.

lan Lindsay, applicant, spoke in favour of the application.

It was queried by Members if it was possible to lawfully add a condition to the application relating to a scheme completion date; officers stated that this was not advisable as a condition requiring a development to be completed in its entirety would fail the test of necessity and would also likely be difficult to enforce, but that the use of a completion notice would be explored.

It was proposed and seconded that the application be approved.

RESOLVED:

The Committee were minded to APPROVE the application subject to the conditions set out in paragraph 6 of the report with the wording of Condition 2 amended by way of the Officer Update Note.

25.3 2018/0697/OUTM - LAND AT FORMER AIRFIELD, LENNERTON LANE, SHERBURN IN ELMET

Application: 2018/0697/OUTM

Location: Land at former airfield, Lennerton Lane,

Sherburn in Elmet

Proposal: S.73A application for outline planning approval with all matters except access reserved for the

erection of 117,000 sq m (1,250,000 sq ft) of Class B1, B2 and B8 commercial floorspace without complying with Conditions 7, 9, 11, 17, 19, 29 and 38 of outline planning approval 2016/0332 granted on 10 June 2016

The Principal Planning Officer presented the application which had been brought before Members since the scheme of delegation required Departure applications which were recommended for approval to come to Committee. Although there were three previous approvals (in outline) for this development on this site there was no discretion in the Scheme of Delegation for this instance, even where work had lawfully commenced under the previous consent(s). Thus this application must be determined by Committee and it was considered that there were material considerations that would justify approving the application.

Members noted that the application was a S.73A application for outline planning approval with all matters except access reserved for the erection of 117,000 sq m (1,250,000 sq ft) of Class B1, B2 and B8 commercial floorspace without complying with Conditions 7, 9, 11, 17, 19, 29 and 38 of outline planning approval 2016/0332 granted on 10 June 2016.

In relation to the officer update note, the Committee acknowledged that as a result of ongoing discussions to amend the recommended conditions in order to be as flexible as possible and so as not to delay a commencement on site, the previous list of recommend conditions in the officer report had been further amended with the agreement of the relevant statutory and non-statutory consultees (neighbours). Condition 8 on the existing schedule of conditions was proposed to be deleted since it could be dealt with through the necessary submission of a Construction Management Plan.

Members noted that the revised drafts of conditions recommended for amendment were set out in the officer update note.

The Committee asked the Principal Planning Officer questions in relation to the amended conditions, the upgrade work that would be required to the roads following construction of the business park and ensuring applicants worked collaboratively on any such road works.

It was proposed and seconded that the application be

approved.

RESOLVED:

To APPROVE the application subject to delegation being given to officers to complete the Deed of Variation to the original Section 106 agreement and the conditions set out in paragraph 6 of the report and the officer update note.

25.4 2018/0579/FUL - 215 WEELAND ROAD, KNOTTINGLEY

Application: 2018/0579/FUL

Location: 215 Weeland Road, Knottingley

Proposal: Proposed redevelopment of site to form one

4-bedroom detached house

The Principal Planning Officer presented the application which had been brought before Members because the scheme of delegation required Departure applications which were recommended for approval to come to Committee.

Members noted that the application was for the proposed redevelopment of the site to form one 4-bedroom detached house.

The Committee felt that it would be appropriate to impose an additional condition to restrict construction/working hours in order to protect the amenity of neighbouring properties. Members agreed that working hours should be restricted to 8am to 6pm, Monday to Friday, 9am to 1pm on Saturdays and that no work take place on Sundays or Bank Holidays.

It was proposed and seconded that the application be approved with the additional condition for working hours, as detailed above.

RESOLVED:

To APPROVE the application subject to the conditions set out in paragraph 6 of the report, and an additional condition that restricted working hours to 8am to 6pm Monday to Friday, 9am to 1pm on Saturdays, and that no work could take place on Sundays or Bank Holidays.

25.5 2018/0642/FUL - THE BUNGALOW, 31 LUMBY HILL, MONK FRYSTON

Application: 2018/0642/FUL

Location: The Bungalow, 31 Lumby Hill, Monk Fryston **Proposal:** Partial demolition of existing bungalow and

erection of 3 No detached dwellings

The Principal Planning Officer presented the application which had been brought before Members since it was a revision of a scheme that was refused by Committee in March 2018, and since the negotiated changes had led to an officer recommendation for approval, it was right that this came before Committee.

Members noted that the application was for the partial demolition of an existing bungalow and erection of 3 No detached dwellings.

In relation to the officer update note, the Committee noted that as a result of checking the final draft of the proposed conditions on any approval with the Highway Authority, it was noticed that recommended Condition 10 had an error within it, where the 'x' distance stated as 2.4m should in fact read 2m.

Members queried whether taking a decision on this application would have a detrimental effect on the Council's case relating to the current appeal against the Committee's refusal for 5 dwellings on the site in March 2018. Officers confirmed that consideration of this application would not undermine the Council's case at appeal.

The Committee felt that it would be appropriate to impose an additional condition to restrict construction/working hours in order to protect the amenity of neighbouring properties. Members agreed that working hours should be restricted to 8am to 6pm, Monday to Friday, 9am to 1pm on Saturdays and that no work take place on Sundays or Bank Holidays.

It was proposed and seconded that the application be approved with the additional condition for working hours, as detailed above.

RESOLVED:

To APPROVE the application subject to the conditions set out in paragraph 6 of the report, and an additional condition

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that restricted working hours to 8am to 6pm Monday to Friday, 9am to 1pm on Saturdays, and that no work could take place on Sundays or Bank Holidays.

25.6 2015/1405/OUT - REQUEST FOR A DEED OF VARIATION TO SECTION 106 AGREEMENT DATED 25 MAY 2017 SEEKING A REDUCTION IN THE PROPORTION OF AFFORDABLE HOUSING TO BE PROVIDED WITHIN SCHEME FOR UP TO 45 DWELLINGS APPROVED UNDER REFERENCES 2015/1405/OUT (OUTLINE) AT SELBY ROAD, CAMBLESFORTH

Application: 2015/1405/OUT

Location: Selby Road, Camblesforth

Proposal: Request for a Deed of Variation to Section 106 agreement dated 25 May 2017 seeking a reduction in the proportion of affordable housing to be provided within scheme for up to 45 dwellings approved under references 2015/1405/OUT (outline) at Selby Road,

Camblesforth

The Principal Planning Officer presented the application which had been brought before Members for consideration due to it being a proposal to reduce the percentage of on-site affordable housing from the 40% agreed by Members in 2015.

Members noted that the application was a request for a Deed of Variation to Section 106 agreement dated 25 May 2017, seeking a reduction in the proportion of affordable housing to be provided within scheme for up to 45 dwellings approved under references 2015/1405/OUT (outline) at Selby Road, Camblesforth.

Members expressed frustration that developers did not produce reliable viability calculations before applying for planning permission, therefore resulting in situations where schemes with acceptable levels of affordable housing having these levels amended after permission had been granted.

It was proposed and seconded that the application be approved.

RESOLVED:

To APPROVE the request for a Deed of Variation, subject to delegation being given to Officers to complete a Deed of Variation to the original Section 106

agreement to reduce the overall provision of affordable housing to 22.22%, with tenure split circa of 70/30 between affordable rent and intermediate. This variation shall be time limited for a period of 3 years from the date of the decision.

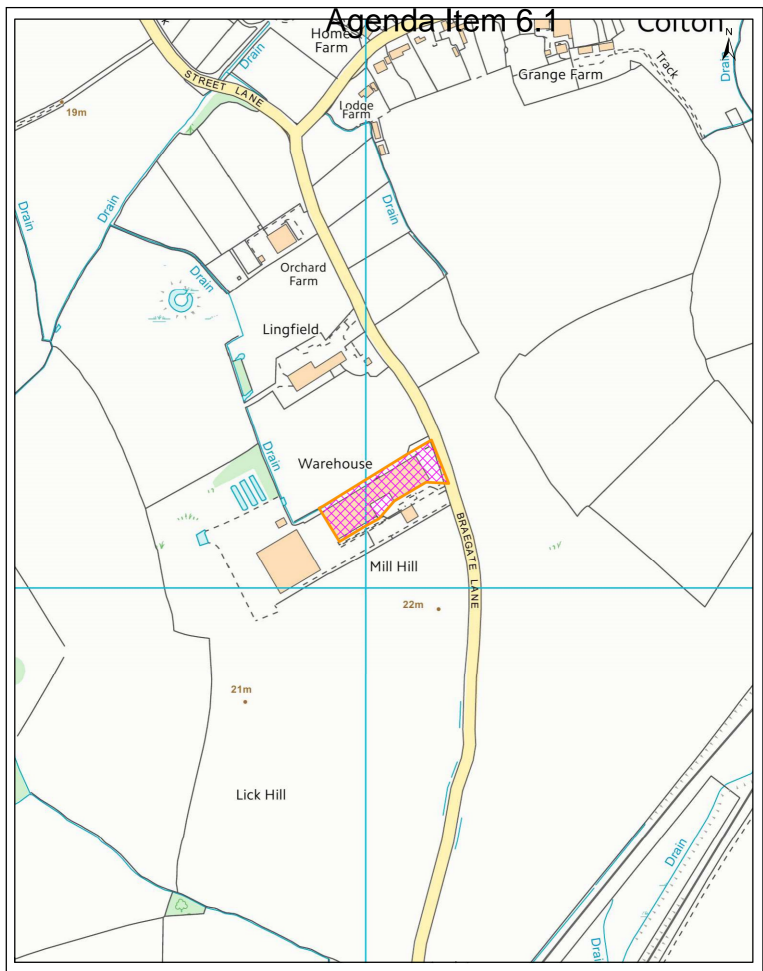
The meeting closed at 3.40 pm.

Agenda Item 6 Items for Planning Committee

7 November 2018

Item No.	Ref	Site Address	Description	Officer	Pages
6.1	2018/0662/FULM	Ibbotsons, Mill Hill, Braegate Lane, Colton, Tadcaster	Retrospective change of use of agricultural buildings to B8 (Storage & Distribution); erection of enlarged commercial building (B8) following demolition of existing general purpose agricultural building & improvements to existing site access	MACO	13 - 32
6.2		Roebuck Barracks, Green Lane, Appleton Roebuck	proposed demolition of buildings and the erection of five dwellings (Class C3) and access (all other matters reserved)		33 – 78
6.3	2018/0852/FUL	1 Railway Cottages, Hillam Lane, Burton Salmon, Leeds	Retrospective application for the demolition of a two storey end of terrace dwelling and the construction of two storey end of terrace dwelling on the footprint of existing dwelling, as extended by planning permission ref 2018/0205/HPA	JETY	79 – 94
6.4	2018/1116/DOV	Station Road, Hambleton	Request for a Deed of Variation to Section 106 agreement seeking the payment of a commuted sum to be used towards the provision of a children's play area elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL for residential development comprising of 89 (2 storey and 2 1/2 storey) dwellings and associated works on 2.3 ha of land, following demolition of existing buildings on land off Station Road		95 - 102





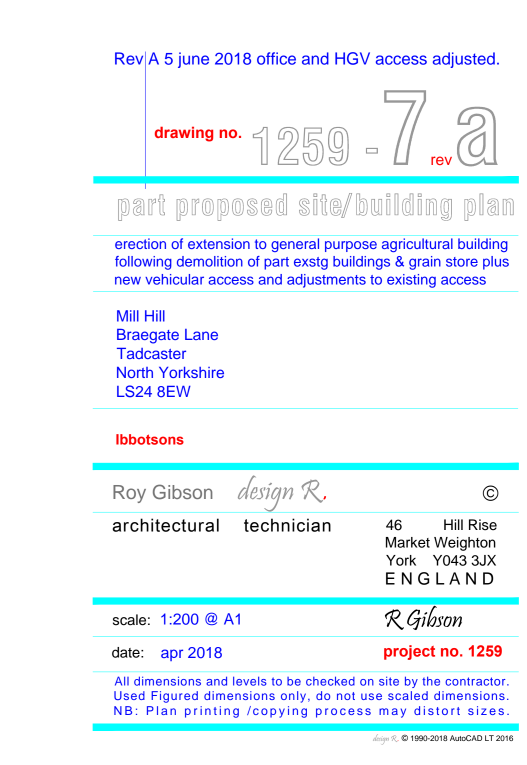
APPLICATION SITE

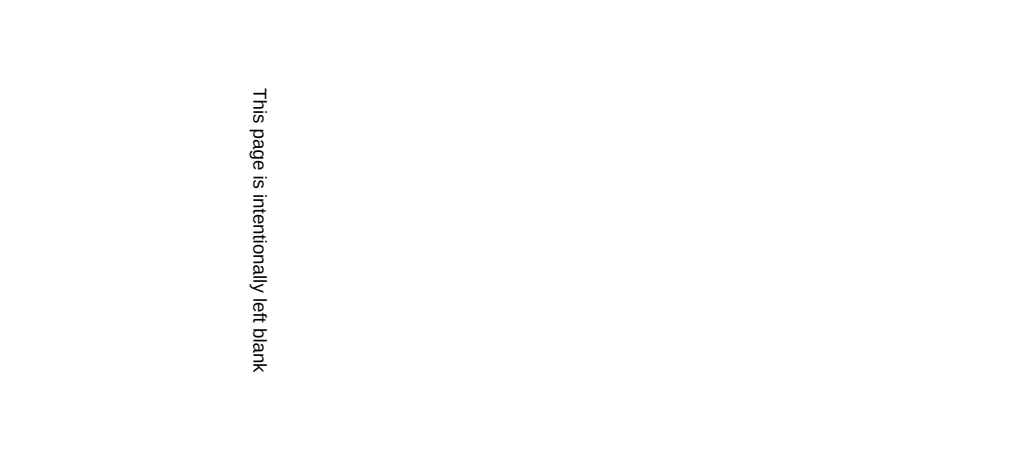
Ibbotsons, Mill Hill, Braegate Lane, Colton 2018/0562/FULM

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Report Reference Number: 2018/0562/FULM

To: Planning Committee Date: 7 November 2018

Author: Mandy Cooper (Principal Planning Officer)

Lead Officer: Ruth Hardingham (Planning Development Manager)

ADDITION	0040/0500/5111.M	DADIOLI:	Oaltana
APPLICATION NUMBER:	2018/0562/FULM	PARISH:	Colton
APPLICANT:	Ibbotsons	VALID DATE:	6 June 2018
		EXPIRY DATE:	5 September 2018
PROPOSAL:	Retrospective change of use of agricultural buildings to B8 (Storage & Distribution); erection of enlarged commercial building (B8) following demolition of existing general purpose agricultural building & improvements to existing site access		
LOCATION:	Ibbotsons, Mill Hill, Braegate Lane, Colton, Tadcaster, LS24 8EW		
RECOMMENDATION:	GRANT		

This application has been brought before Planning Committee having been called in by Councillor Musgrave who states "...that the core business of the site which has expanded exponentially over the last couple of decades, seems now to be food processing and storage as opposed to agricultural and therefore it should be assessed as such."

1. INTRODUCTION AND BACKGROUND

1.1 Site and Context

1.2 The application site is located outside development limits to the south of Colton and west of Braegate Lane. For the purposes of planning the site lies in open countryside and adjacent to but not within the designated Green Belt. The A64 and Bilbrough Top junction are to the north of the application site. The existing site comprises a potato storage, packing and distribution facility run by Ibboton's Potatoes. The larger site comprises various buildings, the activities of which are associated with local farmers who grow potatoes on behalf of Ibbotson's who then store and pack potatoes for subsequent distribution.1.3 Originally the application proposed the demolition of an existing general purpose agricultural building and its replacement with a modern and slightly larger building. The associated adjacent

buildings were initially viewed as being in agricultural use as it was understood that all the potatoes being stored, bagged and distributed were produced by the owners of the site. Since the original submission however, it has now come to light that the potatoes are not produced on the farm but are transported to the site from other local farmers. Whilst the actual operations within the buildings have not altered, the Local Planning Authority have taken the view that because the potatoes are bought in, the site falls under class B8 of the Town and Country Planning (Use Classes) Order 1987 (as amended) and is in fact now a commercial use.

- 1.3 Access is gained via two separate access, both of which are directly from Braegate Lane. One leading directly to the front loading area and the other being gated and leading to the offices with associated parking area. Improvements have recently been undertaken to the existing access, in conjunction with North Yorkshire County Council Highways Authority and for the purposes of transparency, has been included in the application description.
- 1.4 The site comprises a number of buildings, the majority being steel and timber frame; in addition to an office which is timber with brick cladding.
- 1.5 The boundary to the south west and north west adjoin land associated with the unit; the south east boundary adjoins open countryside and in agricultural use; whilst the north east boundary abuts the public highway.
- 1.6 Officer Note: Due to the changes in the application description and in the interests of transparency, the proposal has been re-advertised via the press, site notice and appropriate neighbours (Overall expiry date is 22.11.2018). As of the date of publishing this report (26.10.2018) no additional comments have been received. The comments reported below are as a result of the first round of publicity.

2. The Proposal

- 2.1 Retrospective change of use of agricultural buildings to B8 (Storage & Distribution); erection of enlarged commercial building (B8) following demolition of existing general purpose agricultural building & improvements to existing site access.
- 2.2 The footprint of the proposal would be similar to that it would replace other than the loading area, which is currently centrally located to the southeast elevation between the replacement building and two existing adjoining buildings (to be retained). This area would be covered as part of the redevelopment, in order to protect the produce from inclement weather.

3. Relevant Planning History

- 3.1 The following historical applications are considered to be relevant to the determination of this application.
 - CO/1985/1121 Proposed erection of extension to existing general purpose agricultural building - Refused 31.05.1985
 - CO/1985/1122 Erection of extension to existing general purpose agricultural building - Refused 21.06.1985
 - CO/1986/1226 Proposed alterations to raise the roof height of existing potato storage building – Approved 24.11.1986
 - CO/1986/1228 Erection of extension to existing potato storage building Approved 12.01.1993

• 2008/1118/FUL – Erection of an office building at Ibbotsons Potatoes, Braegate Lane, Colton, Tadcaster, LS24 8EP – Approved 24.11.2008.

4. CONSULTATION AND PUBLICITY

- 4.1 The initial application as referred to in Section 1 of the report was advertised by site notice; press and neighbour notification letters, with objection letters received from two residents stating the following concerns and general comments:
 - Loss of amenity due to existing and future extent of goods vehicles
 - Existing and continued impact on highway safety due to poor junction between the old Colton Lane and the realigned Colton Lane – lack of sight lines and vehicles turning are crossing onto opposite side of road causing major traffic safety issue when egress taken from our property
 - Stated vehicle movements is inaccurate in regards to actual usage
 - Plans misleading in regards to ownership and use of the larger site major food processing site and external storage area are not shown on the plans
 - HGVs use the road from 4.00am until 9.00pm every day and when dark this presents additional safety issues, particularly for pedestrians
 - Vibrations to our house when lorries are passing and we now have settlement cracks appearing
 - Destruction of the verges and breaking up of road cracks and ruts
 - Disturbance from workers playing music normally on night shifts or at weekends; in addition to noise from high pitched vehicle bleepers
 - Landscaping is inadequate for such a huge site and visibly intrusive when looking north and some trees have been taken down which I believe form part of the original planning permission.

4.2 General Comments

- No objection in principle
- Acoustic barriers would reduce noise impacts to Lingfield if incorporated to the frontage near Braegate Lane, in addition to the rear along the ditch side and from Pack House to the new engineering works building
- Sound insulation should be incorporated to the interior walls and roof
- No artificial lighting to the Lingfield side or toward Lingfield
- High risk of fire near the trees from smoking areas fire prevention barriers at 6-7m high would help
- 10m high acoustic barrier to whole boundary to Lingfield.

4.3 Bolton Percy Colton & Steeton Parish Council

The following are the comments from the councillors of the above Parish Council:

- 1. This site is apparently not an agricultural site now, all this side of the business is being transferred to a building on Acaster Airfield.
- 2. This site is mainly used as a potato processing and packaging plant which entails large amounts of potatoes being transported in high volumes by huge articulated lorries to and from the site along Colton Lane, connecting to the A64.

- 3. Colton Lane is a narrow country road, with sharp bends and is not suitable for use of these wagons, which have been using it over the past years, but with the proposed implementation of yet more of this type of traffic. Planners must look seriously into straightening out the road and widening it before any further planning applications are granted.
- 4. It must be noted that pedestrians have to use this road, which has no footpath on either side, together with local traffic which is making the road very dangerous, and councillors feel an accident waiting to happen.
- 5. This site is a large industrial development, which has been expanded over the years, in the middle of open countryside and planners must look into how much further expansion should be granted in this open area.

The councillors hope you will take into consideration the above concerns.

- 4.4 **Local Highway Authority –** Conditions to be attached to any permission granted
- 4.5 **Lead Officer Environmental Health and Housing** "Concerns have been raised by neighbouring receptors regarding light spill arising from the proposed development." Planning condition is therefore recommended to control levels of lighting. (12.10.2018)
- 4.6 **Principal Archaeologist (North Yorkshire County Council) -** "I have no objection to the proposal and have no further comments [to] make."
- 4.7 **Ainsty (2008) Internal Drainage Board -** No objection subject to a condition to secure a satisfactory drainage strategy.
- 4.8 **Natural England -** "Natural England has no comments to make on this application."
- 4.9 **Lead Local Flood Authority -** No objection subject to conditions.
- 4.10 **North Yorkshire Bat Group** No response within statutory consultation period.
- 4.11 **Public Rights of Way –** No response within statutory consultation period.
- 4.12 **Yorkshire Water Services -** No response within statutory consultation period.
- 5. SITE CONSTRAINTS AND POLICY CONTEXT
- 5.1 **Constraints**
- 5.2 The application site is situated within open countryside.
- 5.3 The application site is located in an area of potentially contaminated land the contaminant being from factory works but the use is not specified.
- 5.4 The application site is located in flood zone 1 with a low probability of flooding.
- 6. National Guidance and Policy National Planning Policy Framework (NPPF)
- 6.1 Section 38(6) of the Planning and Compulsory Purchase Act 2004 states:

"If regard is to be had to the development plan for the purpose of any determination to be made under the planning Acts the determination must be made in accordance with the plan unless material considerations indicate otherwise."

This is recognised in paragraph 11 of the revised NPPF (July 2018), with paragraph 12 stating that the framework does not change the statutory status of the development plan as the starting point for decision making.

- 6.2 The development plan for the Selby District comprises the Selby District Core Strategy Local Plan (adopted 22nd October 2013) and those policies in the Selby District Local Plan (adopted on 8 February 2005) which were saved by the direction of the Secretary of State and which have not been superseded by the Core Strategy.
- 6.3 Selby District Core Strategy Local Plan
- 6.4 Annex 1 of the National Planning Policy Framework (NPPF) outlines the implementation of the Framework. As the Local Plan was not adopted in accordance with the Planning and Compulsory Purchase Act 2004, the guidance in paragraphs 212 and 213 of the NPPF noting that the NPPF should be taken into account in determining applications, and that existing policies should not be considered out of date simply because they were adopted prior to the publication of the NPPF and that due weight should be given to them according to their degree of consistency with the Framework, so the closer the policies in the plan to the policies in the Framework, the greater the weight that may be given.
- 6.5 The relevant Core Strategy Policies are:

SP1	Presumption in Favour of Sustainable Development
SP2	Spatial Development Strategy
SP13	Scale and Distribution of Economic Growth
SP15	Sustainable Development and Climate Change
SP18	Protecting and Enhancing the Environment
SP19	Design Quality

6.6 Selby District Local Plan

The relevant Selby District Local Plan Policies are:

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EINV1	Control of Development
ENV2	Environmental Protection and Contaminated land
ENV21	Landscaping Requirements
EMP7	Employment Development in the Countryside
EMP9	Expansion of Existing Employment Uses in the Countryside
T1	Access to Roads

6.7 National Guidance and Policy

National Planning Policy Framework (NPPF) Updated August 2018, National Planning Practice Guide (NPPG)

6.8 As the Local Plan was not adopted in accordance with the Planning and Compulsory Purchase Act 2004 applications should be determined in accordance with the development plan unless material considerations indicate otherwise.

Paragraph 2 of the National Planning Policy Framework (NPPF) must be taken into account in preparing the development plan, and is a material consideration in planning decisions. Planning policies and decisions must also reflect relevant international obligations and statutory requirements.

7. APPRAISAL

- 7.1 The main issues to be taken into account when assessing this application are:
 - Principle of Development
 - Visual Impact on the Locality
 - Impact on Residential Amenity
 - Highway Matters
 - Drainage
 - Other Matters.

7.2 Principle of Development

- 7.3 Relevant policy is referred to in the Core Strategy (SDCS) and the Local Plan (SDLP) and policy SP1 (SDCS) states that 'when considering development proposals the Council will take a positive approach which reflects the presumption in favour of sustainable development contained in the National Planning Policy Framework.'
- 7.4 Policy SP2 (SDCS) plans for the spatial development strategy in the district and states that development in the open countryside and outside development limits shall be limited (amongst other things) to the replacement or extension of existing buildings and well-designed new buildings of an appropriate scale which would contribute toward and improve the local economy and enhance and or maintain the vitality of rural communities in accordance with policy SP13. Additionally, criterion c) supports the re-use of existing buildings (preferably) for employment purposes.
- 7.5 Policy SP13 (SDCS) positively promotes the development and revitalisation of the local economy and criterion c) states that development which brings sustainable economic growth in rural areas through (amongst other things) the re-use and expansion of businesses and infrastructure of an acceptable scale and under criterion d) would not harm the character of the area, with no adverse impacts on amenity and appropriate to its location, would be encouraged. The revised NPPF supports the principles referred to in the above policies (paragraph 83) and paragraph 84 adds that "...policies and decisions should recognise that sites to meet local business and community needs in rural areas may have to be found adjacent to or beyond existing settlements...", subject to the same criteria as policies SP2 and SP13.
- 7.6 Policy EMP9 (SDLP) allows for the expansion of businesses outside development limits, subject to accordance with set criteria. This includes no significant adverse impact on the character of the area achieved through a high standard of design and use of materials, which would complement existing buildings. Additionally, criterion 4) adds that the development must be well related to existing development. The proposal would replace an existing building within a well-established group, with a small extension which would encompass existing working areas within the site.

- 7.7 The proposed development comprises the demolition of an existing building which is no longer fit for purpose due to the internal arrangement and degrading of the existing materials. This is to be replaced with a larger building which would enable more efficient processing; better movement around the site and the protection of goods.
- 7.8 Questions have been raised in regards to the actual use of the site and that it appears to be more of a commercial activity than an agricultural unit. The Design, Access and Planning Statement advises that there has been major growth in terms of the customer base which includes a number of major retailers as well as food processors. The existing plans also indicate that a larger building which is adjacent to the proposal to the west, is used for the storage, grading and bagging of the potatoes. The adjoining building to the south, is used for storage and loading. There are no other processes taking place on or within the site other than those stated above.
- 7.9 In order to establish whether the unit should be classed as commercial or agricultural, confirmation was requested as to where the potatoes come from. The agent has, following discussions with the applicant, confirmed that potatoes are no longer grown by Ibbotson's and local farmers grow set varieties and set amounts which are then bought, stored, packaged and distributed from this facility. On the basis of the above information, the facility would be classed as commercial and not agricultural.
- 7.10 It is an established business which has had a positive impact on the local economy through the provision of a number of jobs. This development would allow for the improvement and small expansion to an established, progressive business. On this basis, the principle of the proposal is acceptable, subject to all other matters being satisfactory.

7.11 Visual Impact on the Locality

- 7.12 Comments submitted by neighbours and the Parish Council are acknowledged with regards to the development proposal.
- 7.13 The development would require the removal of some self-seeded trees and scrub. These are impacting on the stability of the buildings and causing damage to the existing drainage run. The field adjoining the site to the north has been planted with thousands of various species of trees, most of which are approximately 2m in height. However, in order to mitigate the loss of existing boundary treatment and soften the impact of the proposal in terms of wider views, a mixture of mostly indigenous replacement trees and shrubs would be planted along this boundary. Planting would include hawthorn, blackthorn, shrub/compact lilacs; wild cherry; rowan and rhododendrons. The agent has also given assurances that the rhododendrons would comprise of non-invasive species, in accordance with the Wildlife and Countryside Act 1981.
- 7.14 Materials for the proposed building would comprise a plastisol coated profile steel composite roof and wall panels, both in goosewing grey and over shallow precast concrete plinth panels. The proposed loading entrances would comprise insulated roller doors and the personnel doors would be steel faced in a grey finish.
- 7.15 External dimensions of the proposed building would be 84.7m long by 27.4m wide; height to eaves would be 6.4m (max) and to ridge 9.3m (max) and with a net gain of

294 sqm additional internal floor space. The proposed new building would be higher than the existing to be removed but no higher than the adjoining building to the south and equal in height at eaves level.

- 7.16 When viewed as a group, the new building would be seen in context with the existing buildings as a backdrop. In addition, the materials would be similar, which would ensure that the proposal would sit comfortably within the existing group as a whole and therefore would not be visually dominant in regards to the adjoining and wider landscape.
- 7.17 The development would be acceptable in regards to its visual impact and therefore in accordance with the provisions of Policies ENV1 (SDLP) and Policies SP13, SP18 and SP19 (SDCS) and the provisions of the revised NPPF.

7.18 Impact on Residential Amenity

7.19 The proposed replacement building is on an existing established site and would be situated close to the northern boundary. There are no residential properties immediately adjoining the site but the heavily landscaped (trees) land adjoining to the north is attached to the domestic curtilage of a dwelling situated 125m north of the site.

7.20 Noise

- 7.21 The Environmental Health Officer (EHO) has not raised any objections to the proposal, nor has he referred to any complaints made in respect of noise etc. from the site.
- 7.22 One objector has suggested that a 10m high acoustic barrier be installed to the northern boundary facing his residential property; also to the rear of the site; in addition to acoustic barriers to the site frontage. Given that the application site is situated in open countryside, barriers of such a scale would have an unacceptable and detrimental visual impact both in regards to the site as well as the adjacent landscape. Furthermore, the installation of the barriers to the site frontage would not only be visually dominating but would reduce visibility in respect of access to and from the site and therefore impact on highway safety.

7.23 Light Pollution

- 7.24 The application proposes the inclusion of external lights which would be low power LED flood lights. These would be wall mounted over access points and aimed at the yard surface area and therefore not cause direct glare to the neighbouring residential property to the north of the site. A condition would however be included (should permission be granted) which would restrict the candela (brightness) level of the lights in order to prevent light pollution to the adjacent open countryside and therefore the adjacent neighbour as a result of the proposal.
- 7.25 Subject to a specific condition to protect the amenity of the nearby residents, the scheme can be considered acceptable. The development is therefore in accordance with policy ENV2 (a) (SDLP) and SP19 (SDCS) and with the provisions of the NPPF.

- 7.26 Highway Matters
- 7.27 Paragraph 108 (point b) of the NPPF stipulates that planning decisions should take account of whether:
 - 'Safe and suitable access to the site can be achieved for all users.'
- 7.28 Paragraph 109 adds that Development should only be prevented or refused on transport grounds where the residual cumulative impacts of development are severe.
- 7.29 Policy T1 (SDLP) advises that (amongst other things) development proposals will only be permitted where "existing roads have adequate capacity and can safely serve the development, unless appropriate off-site highway improvements are undertaken by the developer." The development includes improvements to the existing areas within the site frontage and also includes the widening of the existing internal access within the site.
- 7.30 The development comprises of a replacement building which would be larger than the existing but is for the improvement to, rather than expansion of operations. The existing layout and height of the building is unsuitable and structurally unsound and internally the floor surface is (due to an uneven waffle effect timber floor) unacceptable for loading of vehicles and raises health and safety issues. The replacement building proposes an additional covered area to the south side, as produce is currently being stored outside due to lack of appropriate space within the existing building. In addition, the existing yard layout is causing some congestion from the internal movement of loading vehicles. The new building would ensure that no produce is left outside as is the current scenario, which would also improve the flow around the remainder of the site.
- 7.31 The adjacent neighbour to the north has raised a number of objections to the proposal, particularly highway safety due to the extent of HGVs frequenting the site and the hours of use. Having looked at the site history there is no evidence of a restriction on the timing of HGVs using the site. There are conditions restricting the use of machinery which states machinery can be used between the hours of 7.00am to 7.00pm during week days '...nor at any time on Sundays.'
- 7.32 The submitted Design and Access Statement advises that the traffic flow would remain at existing levels with no increase and the aims are to improve the traffic flow within the site by reducing the pedestrian traffic mix. In addition, the proposal includes widening of the existing access to raise site safety by further separating the HGVs accessing the storage buildings, from cars parking within the office car park.
- 7.33 The Highway Officer has, following the above comments, conducted an incident search over the last five years which showed three recorded collisions over the period. These were due to driver error and not an issue with the road or HGV related.
- 7.34 The adjacent neighbour has advised that the stated vehicle movements to and from the site do not reflect the actual usage. The Design, Access and Planning Statement includes the extent of vehicle movements to and from the site each day and states that this level would not increase. Additionally, the Highway Officer having received correspondence from the objector has advised that the County Council does not have the resources or the time to check the vehicle movements declared and adds

that it is unlikely that Selby District Council (SDC) are minded to check this information.

7.35 Based on the evidence supplied by the Highway Officer in relation to accidents and that traffic flows remaining at current levels, the proposal is considered to accord with policy T1 and policy ENV1 (SDLP) and the relevant advice in the revised NPPF. The Highway Officer has also requested three pre-commencement conditions which relate to the highway improvements but as these works have already been undertaken and inspected by NYCC Highways Officers, it would be pointless including them.

7.36 Drainage

- 7.37 The site is in Flood Zone 1 (low probability of flooding) and as such it is not at risk from flooding. The Environment Agency's flood maps indicate however, that a small portion of the site close to the loading area is affected by some low level flooding from surface water. The submitted information advises that drainage channels have been added to minimise this.
- 7.38 There is no requirement for foul drainage and surface water run-off would be to an existing surface water dyke. In addition, all rainwater pipes would be sealed at ground floor level in order to prevent contamination of the surface water drain and dyke.
- 7.39 Both the Internal Drainage Board (IDB) and the Lead Local Flood Authority (LLFA) have made comments on the proposal. The LLFA advise that the submitted information is limited but consider that risk can be controlled by suitable conditions. They also refer to the fact that the rainwater pipes will be sealed at ground level to prevent contamination entering surface water drains and the dyke and state that the applicant needs to advise "...what these contaminants are and what steps are being or will be taken to prevent them entering the watercourse network with surface water from the yard areas." In response, the agent has submitted a brief statement advising that since receiving advice from the Environment Agency all rainwater pipes are sealed in any new agricultural or industrial development he has submitted. He adds that this prevents the tipping of any type of liquid contaminant (including milk) and also prevents vermin from entering, which is critical on a site storing food.
- 7.40 Subject to no further comments from the LLFA and the inclusion of relevant conditions, it is considered the proposals are acceptable in respect of flood risk and drainage and therefore accord with policy ENV2 (b) (SDLP) and the advice within the NPPF.

7.41 <u>Impact on Biodiversity</u>

- 7.42 Protected Species include those protected under the Wildlife and Countryside Act 1981 and the Conservation of Habitats and Species Regulations 2010. The presence of a protected species is a material planning consideration.
- 7.43 The site and its immediate surroundings are not included in any designation for nature conservation interest. There are no European or nationally designated sites within 2km of the survey site. No impacts to designated sites are therefore anticipated.

- 7.44 A phase 1 Ecological Appraisal has been submitted with the application which advises that there are low roosting opportunities for bats and therefore a survey is not required. It adds that as there are trees to the site boundary, there may be some use by bats and recommends that a number of bat boxes be fitted to trees around the site.
- 7.45 There are two lagoons within 70m of the site which are polluted from washing potatoes and the water is regularly disturbed. The lagoons do not contain suitable aquatic plants which might support a breeding ground for Great Crested Newts or any other native amphibians.
- 7.46 No nesting birds were seen during the survey and no evidence of badgers. Furthermore, the report states that as the majority of the site is on a hard standing, there is a negligible presence of flora and therefore no requirement for mitigation.
- 7.47 Subject to a condition requiring the proposed development to be carried out in accordance with the mitigation and compensation measures, method statement and recommendations for ecological enhancement contained within the Ecological Impact Assessment undertaken by Yorkshire Ecology Surveys and dated 5 June 2018. It is considered that the proposal would not detrimentally impact upon nature conservation interests and therefore complies with Policy ENV1 (5) of the Selby District Local Plan, Policy SP18 of the Core Strategy and the advice contained within the NPPF.

8. CONCLUSION

Having assessed the proposal against the relevant policies, it is considered that the proposal is considered to be an acceptable form of development in this location and in respect of the principle of such development. The impact on the character and appearance of the immediate and wider area; flood risk; surface water drainage and climate change; residential amenity; highway safety; landscaping and biodiversity and protected species.

9. **RECOMMENDATION**

- 9.1. Subject to there being no additional material considerations arising as a result of further publicity, the Planning Development Manager has delegated authority to GRANT this application in accordance with the conditions and reasons set out below:
 - 1. The development must be begun not later than the expiration of three years from the date of this permission.

Reason: To comply with the requirements of section 91 of the Town and Country Planning Act 1990 as amended by Section 51 of the Planning and Compulsory Purchase Act 2004.

2. This permission relates to the following plans and documents:

Drawing No. 1259.1 – Location plan

Drawing No. 1259.2 – Wider site location plan

Drawing No. 1259.3.1Rev A – Part existing site/building plan

Drawing No. 1259.3 Rev A – Existing site plan

Drawing No. 1259.4 Rev A – Existing part site/building plan

Drawing No. 1259.5 – Existing elevations

Drawing No. 1259.6 Rev A – Part/proposed site/building plan Drawing No. 1259.7 Rev A – Part proposed site/building plan

Drawing No. 1259.8 – Proposed elevations Drawing No. 1259.9 – Proposed sections

Drawing No. 1259.10 – Roof plan Shrub & Tree Planting Specification

Except as provided for by other conditions to this permission, the development shall be carried out in complete accordance with the approved drawings.

Reason: For the avoidance of doubt and to ensure a satisfactory standard of development in accordance with the policies contained within the Selby District Council Core Strategy, saved policies in the Selby District Local Plan and the provisions of the National Planning Policy Framework.

- 3. No development shall take place, including any works of demolition, until a Construction Method Statement has been submitted to and approved in writing by the local planning authority. The Statement shall provide for:
 - i. the parking of vehicles of site operatives and visitors;
 - ii. hours of construction working;
 - iii. loading and unloading of plant and materials;
 - iv. storage of plant and materials used in constructing the development;
 - v. the erection and maintenance of security hoarding including decorative displays and facilities for public viewing, where appropriate;
 - vi. wheel washing facilities;
 - vii. measures to control the emission of dust and dirt during construction;
 - viii. a scheme for recycling/disposing of waste resulting from demolition and construction works;
 - ix. delivery, demolition and construction working hours.

The approved Construction Method Statement shall be adhered to throughout the construction period for the development.

Reason: In accordance with policy ENV1of the Selby District Local Plan and in order to minimise detrimental effects to the neighbouring amenities, the amenities of the area in general, detriment to the natural environment through the risks of pollution and dangers to highway safety, during the demolition and construction phase.

- 4. Development shall not commence until a scheme restricting the rate of development flow runoff from the site has been submitted to and approved in writing by the Local Planning Authority and shall account for the following:
 - The flowrate from the site shall be restricted to greenfield runoff rate and/or a minimum 30% reduction of the existing positively drained runoff rate for the 1 in 1, 1 in 30 and 1 in 100 year rainfall events.
 - Storage volume should accommodate a minimum of a 1:100 year plus climate change critical storm event.

- A 30% allowance for climate change should be included in all calculations and a further 10% for urban creep for the lifetime of the development.
- The scheme shall include a detailed maintenance and management regime for the storage facility. No part of the development shall be brought into use until the development flow restriction works comprising the approved scheme have been completed.
- The suitability of soakaways, as a means of surface water disposal, should be ascertained in accordance with BRE Digest 365 or other approved methodology.

The approved maintenance and management scheme shall be implemented throughout the lifetime of the development.

Reason: To mitigate additional flood impact from the development proposals and ensure that flood risk is not increased elsewhere.

5. The premises shall be used for the storage, packing and distribution of potatoes and for no other purpose (including any other purpose in Class B8) of the Schedule to the Town and Country Planning (Use Classes) Order 1987, (or in any provision equivalent to that Class in any statutory instrument revoking and re-enacting that Order with or without modification).

Reason: In accordance with policies SP2 and SP13 of the Selby District Core Strategy and EMP13 of the Selby District Local Plan as the proposed use is acceptable but the Local Planning Authority wish to consider any future proposal for a change of use having regard to the circumstances of the case.

6. No industrial processes shall be carried out, or plant/machinery/power tools used within the building(s) or within the curtilage of the site outside the following times:

7.00am – 7.00pm Monday to Friday

8.00am – 1.00pm Saturday

Nor at any time on Sundays and Bank/Public Holidays unless previously agreed in writing by the Local Planning Authority.

Reason: to comply with Policy ENV1 of the Selby District Local Plan and to ensure the creation/retention of an environment free from intrusive levels of noise and activity in the interests of the amenity of the area.

- 7. No fixed mechanical ventilation or refrigeration /air conditioning plant shall be installed until full and precise details have been submitted to and approved in writing by the Local Planning Authority. Thereafter, the scheme shall be constructed and installed in accordance with the approved scheme and shall thereafter be maintained in accordance with the approved scheme. Details will include the following:
 - Full noise specification including sound power levels and frequency analysis for the equipment to be installed
 - Details of noise mitigation measures to be utilised to prevent the proposed system from causing disturbance to immediately adjacent premises
 - A scale plan showing the positioning and orientation of the equipment in relation to adjacent premises.

Reason: This condition is imposed in accordance with policy ENV1 of the Selby District Local Plan and in order to safeguard the amenities of the area in which the development is located.

8. All soft landscaping comprised in the approved plans shall be carried out in the first planting and seeding season following the first occupation of the building(s) or the completion of the development whichever is the sooner; All shrubs, trees and hedge planting shall be maintained free from weeds and shall be protected from damage by vermin and stock. Any trees or plants which, within a period of five years, die, are removed, or become seriously damaged or diseased shall be replaced in the next planting season with others of a similar size and species, unless otherwise agreed in writing by the local planning authority.

Reason: In accordance with policy ENV21 (A) of the Selby District Local Plan and because a well-designed landscaping scheme can reduce the impact of the development on the amenities of existing residents and help to integrate the development into the surrounding area.

9. The development hereby permitted shall be implemented in strict accordance with the Phase 1 Ecological Appraisal dated 5 June 2018 and prepared by Yorkshire Ecology Surveys and any variation thereto shall be agreed in writing by the Local Planning Authority before such change is made.

Reason: To ensure that all species are protected having regard to the Wildlife and Countryside Act 1981 (as amended) and The Conservation of Habitats and Species Regulations 2010.

10. Artificial lighting to the development must conform to requirements to meet the Obtrusive Light Limitations for Exterior Lighting Installations for Environmental Zone - E2 contained within Table 1 of the Institute of Light Engineers Guidance Notes for the Reduction of Obtrusive Lighting, GN01, dated 2005.

Reason: In order to safeguard the amenity of adjacent residential occupants and prevent light pollution to the surrounding open countryside.

Informatives

Wildlife

Under Section 1 of the Wildlife and Countryside Act 1981 (as amended), wild birds are protected from being killed, injured or captured, while their nests and eggs are protected from being damaged, destroyed or taken. In addition, certain species such as the Barn Owl are included in Schedule 1 of the Act and are protected against disturbance while nesting and when they have dependent young. Offences against birds listed in Schedule 1 of the Wildlife and Countryside Act are subject to special penalties. An up-to-date list of the species Schedule 1 is available from Natural http://www.naturalengland.org.uk/ourwork/regulation/wildlife/species/speciallyp rotectedbirds.aspx.

Further information on wildlife legislation relating to birds can be found at www.rspb.org.uk/images/WBATL tcm9-132998.pdf.

Surface Water to Adjacent Watercourse

The Applicant states that surface water is to be discharged to an adjacent watercourse. The condition and ability of this watercourse to accept this flow should be determined by the Applicant prior to works commencing, in order to ensure that the receiving watercourse is capable of accepting the increased discharge without detriment to other users.

10. Legal Issues

10.1 Planning Acts

This application has been determined in accordance with the relevant planning acts.

10.2 Human Rights Act 1998

It is considered that a decision made in accordance with this recommendation would not result in any breach of convention rights.

10.3 Equality Act 2010

This application has been determined with regard to the Council's duties and obligations under the Equality Act 2010. However it is considered that the recommendation made in this report is proportionate taking into account the conflicting matters of the public and private interest so that there is no violation of those rights.

11. Financial Issues

11.1 Financial issues are not material to the determination of this application.

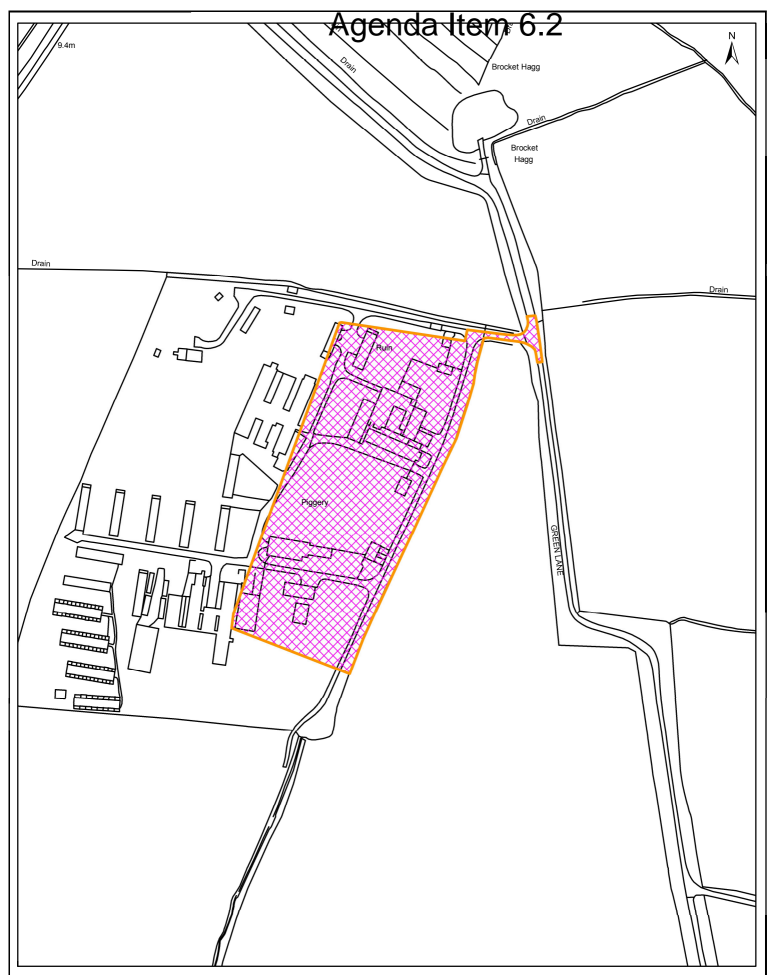
12. Background Documents

12.1 Planning Application file reference 2018/0562/FULM and associated documents.

Contact Officer:

Mandy Cooper, Principal Planning Officer mcooper@selby.gov.uk





APPLICATION SITE

Roebuck Barracks, Green Lane, Appleton Roebuck 2018/0270/OUTM

1:2,500

DISTRICT COUNCIL

Page 11
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REVISIONS

A AMENDMENTS TO BUILDING PLOT SIZE, 22/01/18
VISIBILITY OF CONTEXT, DRIVEWAY AND YF SJ
DRAINAGE POND B ADJUST DEMOLISHED BUILDING/RED 23/01/18 BOUNDARY LINE. NOTE ADDED YF SJ C ADDED MORE CONTEXT AND ADJUSTED 23/01/18 COLOURS YF SJ D CHANGED REPRESENTATION GRAPHICS 24/01/18 AND SCALE YF SJ E ISSUED FOR PLANNING F ALTER TEXT ANNOTATION 31/01/18
'REINSTATEMENT OF LAND TO YF JS
PERMANENT OPEN SPACE'
G SCALE AMENDED IN ACCORDANCE WITH 12/03/18
LPA REQUIREMENTS YF JS

- NOTE:
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 North point shown approximately only.

 In the event of any discrepancy being found, these should be brought to the attention of the Architect for further The proposed layouts are subject to the following, although
- not exhaustive; Discussions with Local Planning Authority
 Accurate definition and setting out of legal ownership Accurate definition and setting out of regal ownership boundaries
 Further client design development
 Structural Engineer Requirements
 Mechanical and Electrical Engineers Requirements
 Drainage Engineer Requirements
 Landscape Architects Requirements

- 7. Landscape Architects Hequirements
 8. Highway Engineer Requirements
 9. Local Authority Planning/Tree officer/Highway vetting notes Approvals and agreements
 10. Approvals and agreements of all statuary authorities and undertakers necessary for all supplies, way leaves, easements and diversions.

PLANNING

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ROEBUCK BARRACKS Green Lane, Appleton Roebuck

ILLUSTRATIVE SITE PLAN

SCALE DATE

1:500@A1 01/23/18 REVIEWED DRAWN

SJ **DRAWING NO** REVISION

2015-156_022

FILE PATH C;\Users\Matthew.McDonnell\Documents\2015.156-XX-M3-C Site Option 2018_yan.fan.rvt

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Report Reference Number: 2018/0270/OUTM

To: Planning Committee Date: 7 November 2018

Author: Yvonne Naylor (Principal Planning Officer)

Lead Officer: Ruth Hardingham (Planning Development Manager)

APPLICATION NUMBER:	2018/0270/OUTM	PARISH:	Appleton Roebuck
APPLICANT:	Lightaway Ltd & Mr and Mrs	VALID DATE:	15 March 2018
	Evans	EXPIRY DATE:	14 June 2018
PROPOSAL:	Outline application for the proposed demolition of buildings and the erection of five dwellings (Class C3) and access (all other matters reserved)		
LOCATION:	Roebuck Barracks Green Lane		
	Appleton Roebuck		
RECOMMENDATION:	REFUSE		

This application has been brought before Planning Committee as 10 letters of representation have been received in **support** of the application and Officers would otherwise determine the application contrary to these representations.

1. INTRODUCTION AND BACKGROUND

Site and Context

- 1.1 The application site is located outside the defined development limits of Appleton Roebuck, which is a Designated Service Village as identified in the Core Strategy within the Green Belt.
- 1.2 The application site comprises part of a former barracks site last used for agricultural purposes. There are a mix of existing buildings on the site, including a building last used as a dwelling and a range of buildings for which an extant consent is in place for conversion to a dwelling.

- 1.3 The site is accessed via Green Lane which is a public right of way / bridleway from Broad Lane which leads to the village of Appleton Roebuck to the west and Bishopthorpe (York) to the east.
- 1.3 The application site fronts Green Lane and is surrounded by agricultural fields.

The Proposal

- 1.4 The application is made in Outline for the demolition of existing buildings on the site and the erection of five dwellings (Class C3). Access is for agreement but all other matters are reserved for later consideration via Reserved Matters submissions.
- 1.5 The application is accompanied by an indicative layout which shows how the site could potentially be developed for 5 dwellings. The applicants have noted in their submissions that the development of the site would result in 2.1 hectares of the land owned by the applicants being developed and the remaining 4.3 hectares would be restored to open space and be left permanently "open land.
- 1.6 It is proposed to utilise the existing access to the site which is located in the north eastern corner accessed from Green Lane which is an unadopted highway and public footpath/bridleway located off Broad Lane.
- 1.7 The site is within Flood Zone 1.

Relevant Planning History

- 1.8 The following historical applications are considered to be relevant to the determination of this application:
- 1.9 A full planning application (reference: CO/1974/31774) for a proposed garden centre and frozen food centre was Refused on 10 July 1974.
- A full planning application (reference: CO/1975/31813) for the erection of 9 broiler houses, bulk bins, 2 bungalows and garages was Approved on 5 November 1975.
- 1.11 A full planning application (reference: CO/1991/1311) for the siting of two residential caravans for agricultural workers was Approved on 4 July 1991.
- 1.12 A full planning application (reference: CO/1993/1118) for the renewal of consent for the use of land for the siting of two residential caravans was Approved on 28 October 1993.
- 1.13 A full planning application (reference: CO/1998/0518) for the erection of agricultural buildings to temporarily house livestock (whilst other livestock buildings are cleaned out) was Approved on 19 August 1998.
- 1.14 An outline application, including access (reference 2014/0813/OUT) for the demolition of existing buildings and outline application including access for the redevelopment of former Canadian Air Force Base to form 16. dwellings with new access; was Withdrawn on 10 March 2015.

- 1.15 An outline application including access (reference 2014/0815/OUT) for the demolition of existing buildings and outline application including access for the redevelopment of part of former Canadian Air Force Base to form 1 dwelling, internal roads using existing access at Roebuck Barracks was Withdrawn on 10 March 2015.
- 1.16 An application (reference 2015/0891/COU) for the proposed conversion and extension of existing buildings to form single dwelling and demolition of existing buildings at Roebuck Barracks was approved on 23 March 2015.
- 1.17 A Discharge of Conditions application (reference 2016/0670/DOC) for the Discharge of condition 02 (materials), 03 (landscaping), 04 (enclosure), 06 (contamination), 07 (remediation scheme) and 10 (surface water drainage) of approval 2015/0891/COU Proposed conversion and extension of existing buildings to form single dwelling and demolition of existing buildings at Roebuck Barracks was approved on 2 August 2016.
- 1.18 An application for the proposed conversion and extension of existing buildings to form 23 dwellings and demolition of existing buildings (reference 2016/1059/FULM) was refused on the 29 March 2016 by Planning Committee.
- 1.19 An application for a Certificate of Lawfulness confirming the lawful implementation of Application 2015/0891/COU was considered under Application Reference 2018/0596/CPE, with a Certificate confirming lawful implementation being issued on the 26 September 2018.

2. CONSULTATION AND PUBLICITY

(All immediate neighbours were informed by letter, a site notice was erected and statutory consultees notified. The application was also press advertised as a Departure to the Development Plan)

- 2.1 **Appleton Roebuck and Acaster Selby Parish Council** confirm that they do consider that the development "complied with some aspects of the NDP, but still falls short" As such resolved to object to the proposal for the following reasons:
 - 1. The NPPF para.192 states that "...the right information is crucial." It is acknowledged that the date on several reports is 2018, however, it would appear that information has not been updated since 2016 e.g. Transport Statement and whilst additional comments in red are included in the Bat Risk Assessment, Barn Owl Survey and Great Crested Newt Survey there have been no new site visits.
 - 2. The Geo-environmental Appraisal is out of date by 4 years. This is particularly concerning as:
 - a. It was not fully completed at the time due to the surveyor drawing a halt to proceedings because of safety issues. (Toxins found / lack of personal safety wear.)

- b. The site is unsecured in a remote location. Fly tipping is known to have taken place in the immediate surrounding area and it raises the question as to what could have been tipped or buried on the site itself.
- 3. The application refers to SDC's 2009 SHMA to partly justify the building of 4-bedroom homes. However, the 2009 SHMA has been superseded by SDC's 2015 SHMA which states "...the analysis indicated that the majority of demand for market housing will be for mid-market homes with 2 and 3 bedrooms." (Para. 9.57).
- 4. Outline planning applications should state the height of the proposed buildings but this application only indicates an "average height."
- 5. The application contravenes ENV1 & 3 (4), SP2, SP3, SP8, SP10, SP15, SP18, SP19 and ARAS NDP ELH4 & H2. The NPPF para 198 states "...where a planning application conflicts with a neighbourhood plan that has been brought into force, planning permission should not normally be granted."
- 6. The NPPF paragraph 125 states that planning decisions should limit the impact of light pollution from artificial light on local amenity, intrinsically dark landscapes and nature conservation. This site of this application is a remote location in greenbelt. On a previous application for the same site North Yorkshire Police comments in 2016/1059/FULM referred to the propensity for anti-social behaviour in the area and recommended street lights and security lighting to deter such behaviour. The need for and establishment of such lighting is contrary to the NPPF.
- 7. The golden thread of the NPPF and Core Strategy is Sustainable Development. In a planning officer's report in 2016 (2016/1059/FULM) paragraph 2.26.3 states "...it has been established that the site is within an Unsustainable Location". Nothing has altered since then and even the offer of a discounted bus ticket for one-year et al, as mentioned in the applicant's Transport Statement (Sustainable Travel Fund) will not make this a sustainable location.
- 8. The application does not comply with Class Q permitted development rights as the site was last used as a farm in 2011, and the planned development also exceeds the floor space allowed and does not appear to comply with the housing mix required.
- 9. In a previous application the applicant was granted planning permission on this site for a single storey dwelling with a height restriction. However, this application is for 5 large two storey houses (contravening Class Q PDR). As viewed from Broad Lane, the site currently looks like a working farm. The building of 5 large homes will completely alter the aspect; will destroy the openness and character of the Greenbelt and is contrary to ENV 1.

2.2 Contaminated Land Consultant - York City Council - Having reviewed the submitted assessment it is recommended that further site investigation is carried out prior to any development to update the soil screening information at the site and to inform remediation plans for the site as necessary. Clarification is required regarding whether the former slurry lagoon is considered to be a gas risk as currently one section of the report states it is not a gas source but the report concludes that it is a gas risk. The borehole present on site hasn't been assessed and Lithos state that they would decommission this. If these decommissioning works aren't carried out then an assessment would need to be carried out regarding the impact of contamination present at the site on the quality of the water as this was used as a source of domestic water. Recommends that the following planning conditions are attached to any planning approval, to ensure that potential contamination at the site is sufficiently assessed and remediated if necessary, and the ensure that any unexpected contamination detected during the development works is dealt with appropriately:

Condition 1: Investigation of Land Contamination Condition 2: Submission of a Remediation Scheme

Condition 3: Verification of Remedial Works.

- 2.3 **NYCC Highways Canal Road** No objection subject to conditions:
 - Completion of works in the Highway (before Occupation)
 - Construction Management Plan.
- 2.4 **Public Rights Of Way Officer** No objection and requests use of standard informative on undertaking works adjacent to a Public Right of Way.
- 2.5 **SUDS And Development Control Officer** Note that the submitted Flood Risk Consultancy Ltd "Level 2 Scoping Study Flood Risk and Drainage Impact Assessment" ref: 2017-153 dated 30/01/2018 and outlines that it is considered that the applicant has submitted a comprehensive flood risk assessment and drainage strategy. Confirms that further information about proposed maintenance arrangements are required and should be provided at the detailed design stage.

Notes that the applicant should be aware that the proposed development lays within the district of the Ainsty (2008) Internal Drainage Board and that the consent of the board will be required for any new connection to the IDB watercourse.

Confirms no objections to the development proceeding in line with the proposals put forward in this document, subject to an appropriately worded condition and suggests the following:

Runoff rate, Storage Requirements and Maintenance Development shall not commence until a scheme restricting the rate of development flow runoff from the site has been submitted to and approved in writing by the Local Planning Authority. The flowrate from the site shall be restricted to a maximum flowrate of 3.1 litres per second for up to the 1 in 100 year event. A 40% allowance shall be included for climate change effects and a further 10% for urban creep for the lifetime of the development. Storage shall be provided to accommodate the minimum 1 in 100 year plus climate change critical storm event. The scheme shall include a detailed maintenance and management regime for the storage facility and all SuDS features. No part of the development shall be brought into use until the development flow restriction works comprising the approved scheme has been completed. The approved maintenance and management scheme shall be implemented throughout the lifetime of the development. Reason: To mitigate additional flood impact from the development proposals and ensure that flood risk is not increased elsewhere.

- 2.6 **Yorkshire Water Services Ltd** Confirmed that based on the information submitted (foul to existing private treatment plant, surface water to SuDS), no observation or comments are required from Yorkshire Water.
- 2.7 **Ainsty (2008) Internal Drainage Board** Have made general comments on the approach defined in the submission are summarised as follows:
 - Have assets adjacent to the site in the form of Shirts Dyke; this watercourse is known to be subject to high flows during storm events.
 - Possible the risk of flooding should be reduced and that, as far as is practicable, surface water arising from a developed site should be managed in a sustainable manner to mimic the surface water flows arising from the site prior to the proposed development through consideration of whether the surface water arrangements from the site are to connect to a public or private asset (watercourse or sewer) before out-falling into a watercourse or, to outfall directly into a watercourse in the Board's area.
 - The Board's prior consent is required for any development including fences or planting within 9.00m of the bank top of any watercourse within or forming the boundary of the site.
 - Proposals to culvert, bridge, fill in or make a discharge to the watercourse will also require the Board's prior consent.
 - Site is in an area where drainage problems could exist and development should not be allowed until the Authority is satisfied that surface water drainage has been satisfactorily provided for.
 - Any approved development should not adversely affect the surface water drainage of the area and amenity of adjacent properties.

- The Board is unaware of the extent to which the existing buildings on the site (to be removed) benefit from positive drainage (if at all) whilst the proposed development appears to enlarge the impermeable area on site and as residential accommodation will require formalised drainage. As a result, this application has the potential to increase the rate of surface water run-off from the site if this is not effectively constrained.
- Observes that the Application Form indicates that the surface water from the site
 is to be disposed of via a Sustainable Drainage System (SUDS) however the
 Level 2 Scoping Study Flood Risk and Drainage Impact Assessment (ref 2017153, dated 30/01/2018) provided with the application refers to a discharge to
 Existing Watercourse. The Board notes that, at this stage, no details have been
 provided regarding the nature and type of SUDS to be used.
- The applicant will need to provide full details of the SUDS that they intend to use and demonstrate, to the satisfaction of the Local Authority, that a SUDS system will operate effectively for this development, at this location, and will reduce the surface water discharge from the site. If the applicant cannot show that a SUDS system will work they will need to reconsider their drainage strategy.
- If discharge to an existing watercourse (directly or indirectly) is to form part of the drainage strategy then, in order to reduce the risk of flooding, the Board would seek that the applicant should demonstrate that there is currently operational and positive drainage on the site and a proven connection to the watercourse. Where a connection to a watercourse is proposed, the Board would want the rate of discharge constrained at the "greenfield" rate (1.4l/s/ha), plus an allowance for any "brownfield" areas of the site which are currently impermeable (at the rate of 140 l/s/ha) less 30%. With storage calculations to accommodate a 1:30 year storm with no surface flooding, along with no internal flooding of buildings or surface run-off from the site in a 1:100 year storm event. All calculations should include a 20% allowance for climate change.
- Seeking that the Planning Authority and the applicant can confirm that a
 practical technical solution is available to deliver these requirements. In
 particular, that low flow discharges can be maintained and not prone to
 blockages. The Board further notes that the application states that the Foul
 Sewage from this site is to be treated in a package treatment plant. The Flood
 Risk and Drainage Impact Assessment (ref 2017-153, dated 30/01/2018)
 provided with the application advises that ultimately the treated flow from this
 facility will be discharged into the same watercourse as the surface water from
 the site.
- Would wish to make the applicant aware that it does not wish to see flow rates increase in land drainage systems which can arise from cumulative small flows from multiple small discharges. In addition the disposal of treated sewage effluent is not the intended function of the land drainage network.

- Wish it to be noted that if it is the applicant's intention to dispose of treated foul flows into the adjacent watercourse it is unlikely that the Board would consent to this as a stand-alone flow. In these circumstances however if agreement could be reached regarding the discharge of surface water from the site (in line with the requirements and calculations shown above) the Board may be prepared to accept the treated foul flow but only if the combined rate of discharge did not exceed the calculable rate for the surface water flow.
- Conclude by noting that the Board have no objection to the development in principal but recommends that the Local Authority ask the applicant to provide a satisfactory drainage strategy and obtain any necessary consent before any approval is granted. and as such the Board would recommend that any approval granted should include conditions on this basis relating to:
 - Drainage works to be agreed
 - Restrict rate of discharge (Foul and Surface Water)
 - Evidence of existing surface water discharge
 - Sustainable Drainage System
 - Surface water to adjacent watercourse

Alongside an Informative on Discharge to Board Assets.

- 2.8 **Environmental Health** No objections and has requested an informative noting that the applicant has indicated that foul drainage is to be disposed of via a package treatment plant. Advised that the applicant be advised that the installation of a new foul drainage system will require building regulation approval in addition to appropriate consent to discharge issued by the Environment Agency and that they may wish to consult the Environment Agency to ensure that the necessary consent will be granted"
- 2.9 **County Ecologist** Initial comments in March 2018 on the submission raised a series of points noted as follows:
 - No Ecological Impact Assessment (EcIA) has been submitted as part of the application.
 - Barn Owls The submitted reports note attributes no level of significance to their use of the site and the proposed loss of all buildings on site. There is also no mitigation proposed in order to deal with this loss as required by the NPPF in p118 where it is expected that impacts are first avoided, then mitigated and as a last resort compensated and this should be picked up in a further assessment which should also consider the loss of buildings and also the loss of foraging habitat and a mitigation plan prepared in accordance with the mitigation hierarchy alongside an updated survey. The Planning Statement in sections 3.10 and 5.35 alludes to the erection of temporary and permanent nest boxes on site but there is no indication that these will be sufficient to mitigate/compensate for the loss of existing buildings and associated habitat which provides ideal foraging areas to support barn owl.

- Bats A number of assessments have been made to ascertain the presence/absence of bats on site over the period 2012 to 2016. However, it is not clear from the report which buildings/trees have been identified as having high, medium or low potential to support bats (Table 3 lists features but does not attribute a level of potential) and how many emergence surveys have been undertaken for each building in accordance with the Bat Conservation Trust Bat for Professional Ecologists: Good Practice Guidelines edition). Section 4.2 (final paragraph) of the report indicates that recommended surveys were carried out in 2016 but it does not specifically indicate which buildings and how many visits were undertaken upon each building. The results presented on page 26 also do not reference the building numbers and there do not appear to have been any updated surveys of the mature ash trees. In the earlier part of the report (final paragraph, page 36) it was recommended that buildings M, S, AC, AD, AE and AN were subject to further emergence surveys and so I can only assume that these were the buildings visited in 2016? If this is the case then 6 visits were made by 2 surveyors over the period May - July 2016, I assume to these 6 buildings, but it is not clear whether it was one survey per building or several visits to multiple buildings? Overall I find the bat survey results hard to interpret and it is difficult to determine if there has been sufficient survey effort to confirm absence of bat roosts from the site. There do not appear to have been any static detectors used, dawn surveys or results of walked activity transects which would have given a better picture of the bat usage of the site in 2016. Given the time that has elapsed since the last surveys were undertaken (almost 2 years) and the lack of clarity over the survey effort upon buildings on site, it is recommended that up to date bat survey work is undertaken, this should include classification of the bat roost potential of each building which will lead to recommendations for the number of emergence surveys in accordance by the BCT Good Practice Guide. At this stage we do not have sufficient information to be confident that bats are absent from the site and therefore the full impact of the removal of all buildings from site cannot be assessed in accordance with relevant legislation and policy.
- Amphibians It was indicated in 2012 that there are two ponds within 500m of the development site that support populations of great crested newt (GCN) but these could not be accessed for survey during 2016 it therefore has to be assumed that these populations are still present. It is not clear from the report what was found within the ponds during the May 2016 surveys, there is only a summary on page 33 of the report which states that 'no GCN were found in any of the ponds within the site boundary during any of the 2016 surveys' however there is no information with regards to other amphibian species. There is also no consideration of the value of the site as terrestrial habitat rough grassland is likely to be of value for foraging and the rubble piles or other features on site may have value as hibernacula. Recommends that further information is provided on the usage of the site by amphibians including terrestrial features.

- Reptiles The habitat on site is acknowledged as having high potential to support reptiles, although no specific reptile surveys have been undertaken. It would be useful in thinking about reclamation of the site in line with other species such as barn owl, bats and amphibians to seek to retain features of value for reptiles and to build in further enhancements as part of any long term strategy. I also recommend preparation of a reptile method statement to be used during demolition and site clearance to ensure protection of reptile species from harm and disturbance.
- Birds This site is of value to a variety of bird species, including kestrel using one of the buildings on site. Birds will be impacted directly through loss of buildings and habitats, whilst it is indicated that the reclamation plan will make provisions for birds, it is suggested that retention of habitats of value on site would be more beneficial than newly created habitats and erection of nest boxes.
- Confidential Ecology Report The last survey was undertaken in 2016 and given the mobile nature of this species and the proximity to the development it would be prudent to undertake an up to date survey in order to inform a method statement for the protection of this species during development.
- General site reinstatement, monitoring and management no specific avoidance, mitigation, compensation or enhancement measures have been proposed other than those outlined in section 5.32 to 5.35 of the planning statement. It is recommended that additional detailed consideration is given to the site reinstatement due to the value of the site to a range of species. This should be driven by up to date survey information and impact assessment, as this will provide clear recommendation on what features of the site need to be retained in order to avoid impacts, what mitigation can be built into the site design/reclamation, where compensation may be needed and also in line with policy what further enhancements can be identified. Where features must be lost as part of the development then these will need to be compensated for, however to minimise disturbance to species on site as well as retaining some features either temporarily or permanently, it may be beneficial to consider undertaking works in a phased manner. The long term monitoring and management of the site will be necessary in order to ensure that mitigation and compensation measures continue to support the biodiversity features for which they are intended. This could be secured via a section 106 but first the principles of the reclamation scheme need to be presented and agreed. It is therefore recommended that the reclamation plan is submitted in advance of the determination of the application in order to demonstrate how impacts are being avoided, mitigated and/or compensated in accordance with the NPPF.

Further submissions were made by the applicants in terms of provision of historic Barn Owl surveys, rebuttals to the above noted comments and submission of an Ecological Management Plan (dated August 2014) and then in June 2018 provision of an Ecological Impact Assessment, Ecological Mitigation and Enhancement Plan (ECMEP), Landscape Statement, Landscaping Plans and Restoration Letter.

In **August 2018** the County Council Ecologist confirmed the following position:

- Habitats and species impacts It is disappointing that no further up to date survey work has been undertaken to provide the most current information upon which to base the impact assessment. However, an impact assessment has now been undertaken and comments below summarise key impacts associated with the proposed development, based on the last available information:
 - Barn Owls have been shown to be breeding on site and across the surveys 2012 to 2016 it was shown that 23 buildings have been used by barn owls. The impact upon barn owls will result from the demolition of all buildings, loss of foraging habitat and disturbance (temporary and permanent). The impact is considered severe negative. It is proposed that there would be a method statement for site clearance, demolition and construction, avoidance of works during the breeding season and compensation in the form of new roost site provision and enhancement of foraging habitat. It would be useful to have more information on the proposed strategy for barn owl in terms of the timing of demolition of buildings on site compared to the siting of new nest boxes and the wildlife tower this is to ensure that barn owls have the opportunity to use the new roosting features in advance of the existing features being lost.
 - Bats a number of assessments have been made to ascertain the presence/absence of bats on site over the period 2012 to 2016. Bat activity in general was found to be low, but there is concern over the level of survey work undertaken across a number of buildings that have potential for bats. The impact assessment identifies the main impacts as demolition of all buildings, loss of foraging habitat and ongoing disturbance including from lighting. Given that buildings do hold potential for roosting bats, there is a risk that bats may make use of these buildings prior to works commencing.
 - Amphibians No great crested newts have been identified within ponds on site, however it is assumed that populations of great crested newt are present within ponds off site and the application site provides excellent terrestrial habitat. Impacts are therefore identified as permanent loss of terrestrial habitat and disturbance to terrestrial habitat. It is proposed that there would be a method statement for the site clearance and construction works to prevent harm to newts. In terms of compensation and enhancement the reinstatement strategy will include new ponds, terrestrial habitat and features suitable for use as hibernacula.
 - Birds This site is of value to a variety of bird species, including kestrel using one of the buildings on site. Birds will be impacted directly through loss of buildings and habitats and also as a result of permanent and temporary disturbance. The proposed avoidance and mitigation measures are mainly focused on the timing of vegetation and building demolition and the provision of compensatory nest features (boxes and wildlife tower). As noted with barn owl there is a need to consider the provision of compensatory features in advance of the demolition and site clearance. Site management also needs careful consideration to ensure that the necessary range of habitats is accommodated on site in the long term to ensure that the wide assemblage of birds can be maintained. This may require different grassland management techniques in different areas of the site, along with a monitoring strategy which includes breeding birds.

- Confidential ecology report The last survey was undertaken in 2016 and given the mobile nature of this species and the proximity to the development it would be prudent to undertake an up to date survey in order to inform a detailed method statement for the protection of this species during development.
- Mitigation and compensation The Ecological Impact Assessment (EcIA) and Ecological Mitigation and Enhancement Plan (ECMEP) set out measures to avoid, mitigate and compensate for impacts resulting from the development (including direct, indirect, permanent and temporary). It is considered that at this strategic level the proposals are in accordance with the NPPF mitigation hierarchy, although the success of the various measures will be down to the detail of the site reinstatement and long term management.
- Site monitoring and management It is noted within the documents provided that the land within the blue line will be retained as new permanent open space however within the ECMEP the proposed monitoring and management of the ecological features is only for five years. This is not long enough to mitigate/compensate for the impacts of the development in terms of permanent losses and ongoing disturbance. Clarification is needed on the long term management of the site beyond the first five years. Consideration should also be given to the sustainability of the management, for example the wildflower meadow which makes up a significant proportion of the site and is included to support barn owl prey will need to be managed by cutting or grazing beyond the first five years in order to retain its compensatory function.
- Concludes that "should Selby DC be minded to approve this application then specific details will need to be secured by condition and/or appropriate legal agreement. This includes information picked up within the EcIA and ECMEP including:
 - Protected species method statements/mitigation specification for all species affected by the development
 - Schedule for pre-construction species surveys
 - Habitat creation and establishment plans for all habitats proposed
 - Habitat Management Plan (long term)
 - Grassland management specification
 - Wetland management specification
 - Detailed lighting plan
 - Detailed monitoring programme with measurable objectives and trigger thresholds.

The above are noted in the table within Appendix A of the ECMEP, it would be useful to have clarification as to whether these would be dealt with as separate elements or if several can be combined into a single submission.

- 2.10 **Yorkshire Wildlife Group** no response received on the application
- 2.11 **North Yorkshire Bat Group** made the following comments in summary

- Note that a thorough bat survey was carried out in 2016 which found no evidence of roosting bats at the site. The ecologists have updated their report, but not the bat surveys, suggesting that the habitats will not have changed significantly in the meantime. Whilst this is probably the case, this does not guarantee that bats are still absent from the site.
- Consider that it would be desirable for further bat emergence surveys to be carried out, to update previous information.
- If planning permission is granted it would be appropriate to condition such surveys prior to any demolition works taking place, with the requirement to carry out appropriate mitigation under licence if bats should be found.
- Aware that ex-military buildings such as these can be used by species such as Natterer's bats which can be particularly difficult to locate on sites such as this.
- application will leave fairly large areas of the site undeveloped. It would be
 desirable for these to be maintained or enhanced to create semi-natural
 vegetation, rather than improved grassland in order to enhance the biodiversity
 of the site.

2.12 Landscape Officer – Comments on the application noted the following points:

Notes that a full Landscape and Visual Assessment of the proposed development has not been undertaken. The Applicant has submitted a Landscape Restoration Proposals Supporting Statement which includes a review of Landscape Context and Character (Estell Warren Ltd, 06/06/2018).

Landscape and Visual Effects of the Proposed Development

The proposed residential development is inappropriate development in Green Belt and is likely to be visible and adversely affect local landscape character and openness of Green Belt.

Visual Effects of the Proposed Development

The total site area is approximately 6.4 ha and consists mainly of individually laid out single storey brick and concrete buildings with pitched roofs. There are also brick-built towers and metal feed silos. There is a large corrugated sheet metal barn in the middle of the site. Some of the buildings are visible from Broad Lane to the west side of the site, and from the bridleway which runs along Green Lane to the north and east side of the site. Existing boundary hedgerows partly screen local views. Woodland blocks and linear tree belts screen wider views of the site, particularly from the north and east sides.

The Applicant has not undertaken a visual assessment of the proposed development, and therefore it is not possible to fully determine the visual effects. However, given that some of the existing low-level buildings are partly visible from Broad Lane and the bridleway, it seems highly likely that 5 no. two-storey dwellings with garages will also be visible.

The Landscape Restoration Proposals Statement and supporting Landscape Restoration Proposals Plan (Estell Warren Ltd) which describe how a combination of new planting and natural colonisation would filter and eventually screen views from Broad Lane, suggesting that the proposed development is likely to be visible and will require screening in order to reduce adverse visual effects.

Effect on local landscape character

The site falls within the York Fringe Local Landscape Character Area, described in the Landscape Assessment of Selby District, Woolerton Dodwell Associates, January 1999. Key characteristics described for the character area relevant to the setting of the site include:

- 'Strong rural character, relatively isolated, quiet and tranquil
- Small nucleated villages and farmsteads and no large settlements
- Gently rolling of flat arable farmland, with areas of woodland, and traditional mixed arable pasture'.

Estell Warren undertook a review of landscape character of the site in context and concludes that the 'Flat wooded farmland' (FWF) Landscape Type identified in the Selby assessment closely fits the character of the landscape near to the site, which I concur with:

'Lowland farmland that is flat or only gently undulating. Typically intensively managed arable farmland enclosed by low-cut hedgerows, in which woodlands, shelterbelts and copses are frequent and provide a definite sense of enclosure. Often occurs within a landed estate.'

Agriculture is an established and familiar use in the countryside. The site is similar in scale and appearance to other agricultural farm developments typically seen throughout the area, consisting of a group of agricultural barns and farm outbuildings.

Many of the existing buildings have a neglected appearance when viewed within close confines of the site. This neglected appearance is not particularly noticeable from either Broad Lane or the bridleway to the north and east side due to the low-level buildings and partial screening by the boundary hedgerows.

There are no large settlements in the York Fringe, although small nucleated villages and farmsteads are scattered across the area. Outside these villages, dwellings are generally only associated with farmsteads and landed estates.

The Application is for isolated housing development in a managed agricultural landscape, which is not typically and does not complement existing land use or settlement pattern. This is likely to adversely affect local landscape character and setting, particularly where the development is visible from Broad Lane or the bridleway.

The Application includes a Landscape Restoration Proposals Statement and supporting Landscape Restoration Proposals Plan (Estell Warren Ltd) describing how the housing development might eventually be contained within a woodland block with a 'hollow core' (presumably to conceal it), which would also be unusual.

Restoration, long term maintenance and management

The Ecological Mitigation and Enhancement Plan (Total Ecology V.1 June 2018) outlines post-construction management with a schedule for 5 years aftercare maintenance and monitoring.

The supporting Planning Statement suggests that the remaining land (4.3 ha) will remain permanently open and that reinstatement would be secured through a S106 agreement.

It is not clear how permanent open space will be achieved since the S106 agreement is intended to secure reinstatement with 5 years aftercare and does not detail the long term objectives; intended land use, how openness will be retained; the long term maintenance and management beyond the initial 5 years.

Effect on Openness of Greenbelt

Several landscape and visual factors need to be taken into account when considering the openness of Green Belt, including visibility of the existing and proposed site, change in character and use of the site.

The existing low-level buildings are partly screened by existing hedgerows with just a brick tower and silo being more prominent. The existing development is agricultural in style and similar in scale and appearance to other agricultural farm developments typically seen throughout the area. It could be argued that the existing development has no adverse effect on Green Belt openness due to its limited visibility and being a typical use in the countryside.

The 5 no. proposed two-storey dwellings are likely to be visible from Broad Lane and the bridleway, developed and screened in a way that that is not typical and likely to adversely affect local landscape character and setting.

It is unlikely that any landscape or visual benefit will be gained by the proposed development, with potential landscape and visual intrusion adversely affecting Green Belt openness due to visibility and effect on landscape character and setting.

Summary and Recommendation

The proposed residential development is inappropriate development in Green Belt. A full Landscape and Visual Assessment is needed to fully determine the effects of the development. However, based on the information submitted with the Outline Application, the development is likely to be visible, adversely affect local landscape character and openness of Green Belt and cannot be supported in Landscape terms.

It is not clear how permanent open space will be achieved. A long term management strategy is needed.

Notwithstanding the above, if Selby District Council are minded to approve the Application, then the following is recommended to be secured by condition or additional legal agreement:

- Tree and hedgerow protection measures to BS 5837:2012, to safeguard all trees and hedgerows to be retained on the site and on the additional open space land.
- Detailed landscaping scheme for the site and on the additional open space land based on the design principles set out in the Landscape Restoration Proposals Statement (Estell Warren 06/06/2018) and Landscape Restoration Proposals plan (Estell Warren dwg no. 2364.001 rev. 01).
- Long term maintenance and management strategy for the site and on the additional open space land, to maintain visual screening of the site and protect openness of the Green Belt.

Rebuttal submissions were made by the Applicants in **August 2018** and the Council Landscape Officer having reviewed these comments confirmed that these submissions do not alter the position stated above.

- 2.12 Heritage Officer (Archaeology) Noted that the application includes a historic buildings assessment from 2015 along with an update letter that sets out the expected impact of this new development and confirmed agreement that the historic buildings have received an adequate level of record and that their poor physical condition diminishes their significance. As such notes no objection to the proposal and have no further comments make.
- **2.13 Waste And Recycling Officer** The proposed development is to be accessed via Green Lane which is currently classified as a bridle way. I would need reassurance that this access road is suitable for the largest vehicle used by Selby District Council, the dimensions of which are as follows:

Length 10 metresWidth 2.8 metresHeight 5.8 metres

Weight when fully loaded 26 tonnes

Our collection vehicles do not usually access private drives or use them for turning and so to access these properties we will also need assurance that the access roads within the development are suitable for a vehicle the size of that detailed above and that we would not be held liable for any damage to the road surface caused by our vehicles accessing this area. In order to prevent risks associated with collection vehicles reversing, it is recommended that developments are designed to enable the collection vehicle to continue in a forward direction wherever possible. This avoids the need for large turning heads which waste site area and attract car parking. If the layout has other merits and reversing is necessary, this should be kept to a minimum with the route being straight, safe and easy to navigate. If the vehicle has to turn, this should preferably be completed in a single U turn. Sharp bends should also be avoided, especially where buildings are placed close to the road. The current layout does not allow sufficient turning space for collection vehicles at either of the points highlighted on the attached plan and the distances that vehicles would be required to reverse are not acceptable. Finally as there are more than 4 properties, the developer will be required to purchase the waste and recycling containers for this development.

Further discussions were held with the Officer in October 2018 and it was confirmed that the dwellings if consented would be added to the rural round which utilises a smaller vehicle and therefore the access road would be acceptable. IN terms of the internal layout then this would be considered at the Reserved Matters stage and the smaller collection vehicle would need to be accommodated. For a development in this type of location (i.e. on the rural round) the properties would not be able to be provided with wheeled bin collection and occupiers would need to bag waste for collection.

2.14 Neighbour Summary – The application was advertised by way of site notice and press notice. A total of 16 individuals commented on the application as a result of the publicity process. This included 13 submissions of support for the redevelopment of the site from the Appleton Estate, residents of Appleton Roebuck, Bishopthorpe, Copmanthorpe, Bolton Percy, Colton and Bilbrough. A total of 3 the objections were received from two nearby residents and from Cunnane Planning on behalf of Samuel Smiths Brewery Tadcaster Ltd.

The comments in support of the application can be summarised as follows:

- This is a small scale development and there is only a net gain of two units if take account of the Change of Use consent and the existing dwelling on the site that could be occupied without the need for any further planning permissions.
- There are no immediate neighbour objections to the application.
- By demolishing over 40 buildings on the site this allows 13 acres to be returned to Green Belt.
- Comprehensive scheme for remediation for the site gives certainty.
- The scheme would generate circa £25,000 in Community Infrastructure Levy payments to the Council.
- The scheme is in accordance with the Appleton Roebuck and Acaster Selby Neighbourhood Plan.
- The proposal does not directly affect the residents of Appleton Roebuck.
- This opportunity would be better than leaving the site as it is or it being used for commercial operations which would lead to HGV pollution noise and air pollution in the area.
- Pleasing to see that 81% of the site will be accessible open green belt.
- Will remove dangerous and asbestos contaminated buildings from the site which are a hazard.
- Would be good to see the site put to creative and sympathetic use.
- There will only be 5 houses.
- Will not result in high levels of HGV movements.
- If nothing happens will be subject of fly tipping, anti-social behaviour and become a waste ground.
- No immediate neighbours impacted by the development.
- Removes site which is an eyesore and derelict.
- The scheme will provide homes which are sympathetic to the natural surroundings and improve the area.
- Will relieve the pressure to build in the village.

The **objections** to the application can be summarised as follows:

- Application does not include a landscape and visual assessment.
- Viability submissions should be made public.
- No details provided of any effort to market the site for existing or alternative use or practicality of conversion.
- The site is not previously developed land and the barracks use ceased in 1963 it is an agricultural site and should be considered accordingly.
- No submissions made on the ability of the site to be converted and no submissions made by the applicants to secure consent for such a conversion under Part Q.
- Is a remote location that will require use of the car to access all services.
- Not a Paragraph 55 (NPPF 2012) compliant scheme.
- The approach of the applicants to seek to argue "Very Special Circumstances" to support the proposal is a change of stance.
- Will impact on the Green Belt in terms of the introduction of built form and gardens.
- Not a case where Council should be applying a numerical assessment of buildings lost and what proposed (reference to the Turner Case).
- No objective visual assessment in relation to the impact of the scheme from key views.
- Will result in harm to the openness and character of the area and the Green Belt.
- The applicants have not applied a true Para 88 (NPPF 2012) weighting.
- Council should not afford any weight to the footprint arguments made by the applicants.
- De-contamination will impact on habitats and result in HGV movements.
- There are gaps in information within the submitted reinstatement strategy in terms of timings.
- The scheme has neutral benefits and the harm outweighs any benefits, it is inappropriate development and the current use is appropriate.
- Will erode the character of the landscape.
- Badger Report should be made public to allow all parties to comment.
- Will result in the loss of agricultural land and buildings.
- What is the RSL view on the site?
- The site is littered with fragments of broken asbestos sheeting.
- The site is prone to flooding in periods of heavy rainfall including in 2016.
- The proposed access is along an existing bridleway used by horse riders and walkers – the applicants do not own the access road therefore has no right to access the site.
- If consented there needs to be a restriction on digging and planting vegetables by future householders on the site.
- Application should be considered by Planning Committee given it is contentious.
- Needs to be consideration of the developer taking on responsibility to manage the watercourses that they are seeking to discharge into a SUDS approach is unlikely to be achievable.
- Will result in an unsustainable pattern of travel.
- Needs long term management of the contaminants on the site to ensure human health not impacted.
- Site within close proximity (1/2 mile) of a site where slaughtered animals were buried following notifiable illness.

3. SITE CONSTRAINTS AND POLICY CONTEXT

Constraints

- 3.1 The application site is located outside the defined development limits of Appleton Roebuck, which is a Designated Service Village as identified in the Core Strategy and within the Green Belt as defined by the Selby District Local Plan (2005). The site is also within the area covered by the Appleton Roebuck and Acaster Selby Neighbourhood Plan.
- 3.2 The site is within Flood Zone 1 and the site is identified as "potentially contaminated" on the Council's records as a result of animal and animal products processing.
- 3.3 There are no trees on the site subject of tree preservation orders nor are there any ecological designations within the application site.

National Guidance and Policy – National Planning Policy Framework (NPPF), National Planning Practice Guide (NPPG)

3.4 The National Planning Policy Framework (July 2018) replaces the first NPPF published in March 2012. The Framework does not change the status of an up to date development plan and where an application conflicts with such a plan, permission should not usually be granted (paragraph 12). This application has been considered against the 2018 NPPF.

Selby District Core Strategy Local Plan

- 3.5 The relevant Core Strategy Policies are:
 - SP1 Presumption in Favour of Sustainable Development
 - SP2 Spatial Development Strategy
 - SP3 Green Belt
 - SP5 The Scale and Distribution of Housing
 - SP8 Housing Mix
 - SP9 Affordable Housing
 - SP12 Access to Services
 - SP15 Sustainable Development and Climate Change
 - SP16 Improving Resource Efficiency
 - SP18 Protecting and Enhancing the Environment
 - SP19 Design Quality

Selby District Local Plan

- 3.6 Annex 1 of the National Planning Policy Framework (NPPF) outlines the implementation of the Framework. As the Local Plan was not adopted in accordance with the Planning and Compulsory Purchase Act 2004, the guidance in paragraphs 212 and 213 of the NPPF noting that the NPPF should be taken into account in determining applications, and that existing policies should not be considered out of date simply because they were adopted prior to the publication of the NPPF and that due weight should be given to them according to their degree of consistency with the Framework, so the closer the policies in the plan to the policies in the Framework, the greater the weight that may be given.
- 3.7 The relevant Selby District Local Plan Policies are:
 - ENV1 Control of Development
 - ENV2 Environmental Pollution and Contaminated Land
 - ENV3 Lighting
 - ENV28 Archaeology
 - RT2 Open Space
 - CS6 Developer Contributions
 - T1 Development in Relation to the Highway Network
 - T2 Access Road
 - T7 Cyclists
 - T8 Public Rights of Way

Appleton Roebuck and Acaster Selby Neighbourhood Plan

- DBE2 Respecting traditional building design and scale
- DBE3 Green Infrastructure
- DBE4 Drainage and Flood Prevention
- EHL1 Maintaining Agricultural Land
- EHL2 Conserving, restoring and enhancing biodiversity
- EHL4 Historic Rural Environment
- H1 New Housing development design and scale
- H2 Housing Mix
- H3 Car Parking

Other Policies and Guidance

3.8 Affordable Housing Supplementary Planning Document, 2013
Developer Contributions Supplementary Planning Document March 2007

4. APPRAISAL

- 4.1 The main issues to be taken into account when assessing this application are:
 - Principle of the Development
 - Appropriateness of the Development within the Green Belt, Impact on Openness and Visual Impact on the Green Belt
 - Assessment of Applicants Case for Very Special Circumstances

- Impact on the Character, Form and Appearance and Landscape Character of the Area
- Landscaping Impacts
- Nature Conservation and Protected Species
- Flood Risk, Drainage and Climate Change
- Residential Amenity and Construction Impacts
- Archaeology
- Impact on Highways and Sustainability of Location in Transport Terms
- Land Contamination
- Housing Mix
- Recreational Open Space
- Affordable Housing
- Loss of Agricultural Land
- Waste and Recycling
- Other Issues.

Principle of the Development

- 4.2 Policy SP1 of the Core Strategy outlines that "...when considering development proposals the Council will take a positive approach that reflects the presumption in favour of sustainable development contained in the National Planning Policy Framework..." and sets out how this will be undertaken.
- 4.3 The application site lies outside the defined development limits of Appleton Roebuck, being approximately 2km to the north of the defined development limits of the village and located within the York Green Belt.
- 4.4 Relevant policies in respect of the principle of this proposal include Policy SP2 "Spatial Development Strategy", Policy SP3 "Green Belt" and Policy SP5 "The Scale and Distribution of Housing" of the Core Strategy. It is considered that as both Policy SP2A(d) and SP3 relate specifically to development within Green Belt they are not considered to be out of date as they conform to the NPPF or simply refer the decision taker to national policy.
- 4.5 Policy SP2(d) states that "...in the Green Belt, including villages washed over by Green Belt, development must conform to Policy SP3 and national Green Belt Policies." Policy SP3(B) states "...in accordance with the NPPF, within defined Green Belt, planning permission will not be granted for inappropriate development unless the applicant has demonstrated that very special circumstances exist to justify why permission should be granted".
- 4.6 Therefore there is nothing within the development plan itself that would preclude the proposal as the decision taker is explicitly referred to the policy framework contained within the NPPF. A full assessment of the appropriateness of the scheme in the Green Belt is detailed later within the report.

Appropriateness of the Development within the Green Belt, Impact on Openness and Visual Impact on the Green Belt

- 4.7 Paragraph 134 of the NPPF (2018) outlines that the fundamental aim of Green Belt policy is to "...prevent urban sprawl by keeping land permanently open..." and that "...essential characteristics of Green Belts are their openness and their permanence".
- 4.8 Furthermore paragraph 144 of the NPPF (2018) states "...When considering any planning application, local planning authorities should ensure that substantial weight is given to any harm to the Green Belt. 'Very special circumstances' will not exist unless the potential harm to the Green Belt by reason of inappropriateness, and any other harm, is clearly outweighed by other considerations."
- 4.9 Paragraph 145 of the NPPF (2018) states that "...A local planning authority should regard the construction of new buildings as inappropriate in the Green Belt." Exceptions to this are:
 - a) buildings for agriculture and forestry;
 - b) the provision of appropriate facilities (in connection with the existing use of land or a change of use) for outdoor sport, outdoor recreation, cemeteries and burial grounds and allotments; as long as the facilities preserve the openness of the Green Belt and do not conflict with the purposes of including land within it:
 - c) the extension or alteration of a building provided that it does not result in disproportionate additions over and above the size of the original building;
 - d) the replacement of a building, provided the new building is in the same use and not materially larger than the one it replaces;
 - e) limited infilling in villages;
 - f) limited affordable housing for local community needs under policies set out in the development plan (including policies for rural exception sites); and
 - g) limited infilling or the partial or complete redevelopment of previously developed land, whether redundant or in continuing use (excluding temporary buildings), which would:
 - not have a greater impact on the openness of the Green Belt than the existing development; or
 - not cause substantial harm to the openness of the Green Belt, where the development would re-use previously developed land and contribute to meeting an identified affordable housing need within the area of the local planning authority.
- 4.10 Therefore, having regard to the above the decision making process when considering proposals for development in the Green Belt is in three stages, and as follows:
 - a. It must be determined whether the development is appropriate or inappropriate in the Green Belt. Paragraphs 143 to 146 of the NPPF (2018) set out the categories of development that do not constitute inappropriate development in Green Belt.

- b. If the development is not inappropriate, the application should be determined on its own merits unless there is demonstrable harm to interests of acknowledged importance, other than preservation of the Green Belt itself.
- c. if the development is inappropriate, the presumption against inappropriate development in the Green Belt applies and the development should not be permitted unless there are very special circumstances which clearly outweigh the presumption against it.

Appropriateness of Development in the Green Belt

- 4.11 The application site was formally used as an agricultural farm which is an appropriate use in the open countryside and the Green Belt location.
- 4.12 The proposed development as submitted in outline form seeks consent for the demolition of the existing buildings on the site and the construction of 5 dwellings on the site. The proposals being located on part of the site that is currently occupied by a series of building, two of which could be used for residential purposes without the need for additional planning consents as they have consent for change of use or have been accepted as being an existing dwelling the proposals would require the construction of internal access roads, the construction of additional dwellings with their associated curtilage areas and gardens, thus creating a grouping of 5 dwellings in a rural Green Belt location.
- 4.13 The applicants have accepted that the scheme does not represent appropriate development in their submissions, this is a stance that the Council wholly agree with and it is considered therefore that the applicants have to demonstrate very special circumstances to justify the redevelopment of the site for inappropriate use i.e. residential purposes. Without such circumstances the development of the site is harmful by definition and therefore very special circumstances will need to be in place to outweigh this harm and any other harms caused by the proposed development. This is assessed later in this report accordingly.

Impact on the Openness

- 4.14 Paragraph 133 of the NPPF (2018) states that the fundamental aim of Green Belt policy is to prevent urban sprawl by keeping land permanently open; the essential characteristics of Green Belts are their openness and their permanence.
- 4.15 When looking at this issue it is worth considering what is meant by the term 'openness'. One of the aspects of openness is considered to be the absence of buildings or development. Hence, any new buildings or development would have the potential to harm the openness of the Green Belt. In the case of Mrs Jean Timmins, A W Lymn (The Family Funeral Service) Limited v Gedling Borough Council v Westerleigh Group Limited [2014] EWHC 654 (Admin) it was held that '...openness was a concept which related to the absence of building; it is land that is not built upon. Openness is hence epitomised by the lack of buildings but not by buildings that are unobtrusive or camouflaged or screened in some way.' It further notes that '...any construction harms openness quite irrespective of its impact in terms of its obtrusiveness or its aesthetic attractions or qualities.'

- 4.16 The proposals by virtue of the change of use of land around the buildings to form 5 individual residential curtilages, the necessity for boundary treatments, pathways, driveways, extended roadways, together with domestic paraphernalia and lighting are considered to result in an increase in the urbanisation of the site. The proposals would increase the built form on the site and hence would have a detrimental impact on the openness of the Green Belt.
- 4.17 The proposals would utilise the Broad Lane/Green Lane junction and the Planning Support Statement confirms that the junction has already been improved with work being undertaken in June 2016. The applicants have confirmed that Green Lane was also improved through clearing at this time to ensure 5.5metres in width and ensuring passing places were in place. In addition, new hardstanding would be required to provide access/driveways to the proposed dwellings and car parking spaces are to be provided. Given that the existing site is open agricultural land and due to the nature of the highway access required it is considered that the internal access roads and parking would also harm the openness of the Green Belt.
- 4.18 The submissions by the applicant that there would be a reduction in built form have been taken into account, however this reduction does not negate the fact that the site would be extensively urbanised through associated infrastructure as set out above. These factors contribute to the degree of openness that presently exists and would be adversely affected by the proposal.
- 4.19 Having taken into account the impact on the openness of the Green Belt, it is considered that the proposal would result in significant harm to openness through the urbanisation of the site.

Visual Impact on the Green Belt

- 4.20 With respect to the visual impact on the Green Belt it is noted that objectors have suggested that a Landscape and Visual Assessment (LVIA) of the proposal should have been prepared. However, this was not submitted as part of the application and is not required by policy, and as such the application has been assessed on the basis of the information submitted.
- 4.21 The application site is located on part of a site which was historically a Canadian Air Force base during WWII and was more recently used as a pig farm containing buildings of varying size and scale. In considering the visual context of the site the Council's Landscape Officer has noted that "...the site consists mainly of individually laid out single storey brick and concrete buildings with pitched roofs. There are also brick-built towers and metal feed silos. There is a large corrugated sheet metal barn in the middle of the site. Some of the buildings are visible from Broad Lane to the west side of the site, and from the bridleway which runs along Green Lane to the north and east side of the site. Existing boundary hedgerows partly screen local views. Woodland blocks and linear tree belts screen wider views of the site, particularly from the north and east sides".

- 4.22 In commenting on the application the Council's Landscape Officer has noted that the Applicant has not undertaken a visual assessment of the proposed development, and has therefore stated that "it is not possible to fully determine the visual effects. However, given that some of the existing low-level buildings are partly visible from Broad Lane and the bridleway", however he has stated that "it seems highly likely that 5 no. two-storey dwellings with garages will also be visible". He has also noted in his comments that the "The Landscape Restoration Proposals Statement and supporting Landscape Restoration Proposals Plan (Estell Warren Ltd) which describe how a combination of new planting and natural colonisation would filter and eventually screen views from Broad Lane" thus "suggesting that the proposed development is likely to be visible and will require screening in order to reduce adverse visual effects".
- 4.23 In this context it is concluded that the development of the site for 5 dwellings will result in a visual impact on the Green Belt and as such it is considered that it would have a detrimental visual impact on the Green Belt in this location and thus is contrary to the NPPF.

Assessment of Applicants Case for Very Special Circumstances

- 4.24 In support of the application the applicants have put forward the following points which the applicants considers, when taken together, constitute very special circumstances to justify approval of the proposal:
 - 1. It would prevent the urban sprawl by keeping the land permanently open through significantly reducing the built form, massing and volume and footprint of development on the site.
 - 2. Would add a new area of permanently open space to the Green Belt through the demolition of 44 buildings (an 87% reduction in footprint over the site) and the addition of 4.3 hectares.
 - 3. Would include habitats enhancement the biodiversity of the site and facilitate remediation.
- 4.25 It is considered that the reduction in built form, change to the massing and the volume of built form on the site only arises as a result of the re-configuration of the built form on the site, however, this does not outweigh the harm arising from the development by virtue of it being considered inappropriate development within the Green Belt. As such it is considered that moderate weight can be attached to this matter.
- 4.26 The remediation of the site could be achieved without the need for inappropriate development occurring as these areas could be effectively managed and maintained. This could be achieved through agricultural activities on the site and as such it is considered that only limited weight can be attached to this matter.
- 4.27 The enhancement of habitats is considered to be a benefit of the development and the application includes details of approaches which can be broadly supported, so although it is accepted that this can be accepted as a nominal or at most moderate benefit and in part a requirement of any scheme where habitats are impacted it is not considered to be a Very Special Circumstance.

4.28 Having assess the applicants case for Very Special Circumstances, it is considered that the points raised as largely normal planning considerations and as such do not amount to Very Special Circumstances which would outweigh the harm by reason of inappropriateness within the Green Belt or any other harms that are identified within the Report. Other matters to which moderate weight can be afforded do not cumulatively amount to Very Special Circumstances.

Impact on the Character, Form and Appearance and Landscape Character of the Area

- 4.29 Relevant policies in respect of design and the impacts on the character of the area include Policy ENV1(1) and (4) of the Selby District Local Plan, and Policy SP19 "Design Quality" of the Core Strategy. Policies DBE2, EHL4 and H1 the AR&ASNP also require consideration of the impact of schemes on the character of the settlement and the relationship to the surrounding area. In addition significant weight should be attached to the Local Plan Policy ENV1 as it is broadly consistent with the aims of the NPPF (2018).
- 4.30 As noted, the proposed scheme seeks outline consent for the demolition of an existing dwelling and the erection of up to 5 dwellings, with all matters reserved. The submitted indicative layout plan shows five detached dwellings which would also benefit from generous sized plots, however appearance, landscaping, siting and scale reserved matters and not for determination at this stage.
- 4.31 The surrounding area is a mix of single dwellings related to an agricultural use or groupings of conversions. These are predominately brick with either pantile or slate roofing and of a varying design and appearance.
- 4.32 It is considered that the redevelopment of the site for residential purposes would change the character of the site and would impact on the character and appearance of the area which is agricultural with isolated single dwellings or groups of conversions.
- 4.33 In addition having taken account of the comments of the Landscape Officer and the site context it is considered that the development will adversely affect local landscape character on the basis that the Application is for isolated housing development in a managed agricultural landscape, which is not typically and does not complement existing land use or settlement pattern. As such it is considered that the development would on balance to adversely affect local landscape character and setting, particularly where the development is visible from Broad Lane or the bridleway.
- 4.34 As such it is considered that the development would have a detrimental impact on the character of the area contrary to Policy ENV1(1) and (4) of the Selby District Local Plan, and Policy SP19 "Design Quality" of the Core Strategy and the aims of the NPPF (2018).

Landscaping Impacts

- 4.45 Relevant policies in respect of design and the impacts on the character of the area include Policy ENV1(1) and (4) of the Selby District Local Plan, and Policy SP19 "Design Quality" of the Core Strategy. Policies DBE2, EHL4 and H1 the AR&ASNP also require consideration of the impact of schemes on the character of the settlement and the relationship to the surrounding area. In addition significant weight should be attached to the Local Plan Policy ENV1 as it is broadly consistent with the aims of the NPPF (2018).
- 4.46 As noted above the scheme is considered to have impacts on the landscape character of the area, however in terms of the detailed landscaping of the site and the approach to the boundaries and existing trees, this would be for consideration at the Reserved Matters stage. It is however considered that an appropriate landscaping scheme and boundary treatments could be achieved at reserved matters stage which would be acceptable and this could be secured via conditions or a legal agreement to secure:
 - Tree and hedgerow protection measures to BS 5837:2012, to safeguard all trees and hedgerows to be retained on the site and on the additional open space land.
 - Detailed landscaping scheme for the site and on the additional open space land based on the design principles set out in the Landscape Restoration Proposals Statement (Estell Warren 06/06/2018) and Landscape Restoration Proposals plan (Estell Warren dwg no. 2364.001 rev. 01).
 - Long term maintenance and management strategy for the site and on the additional open space land, to maintain visual screening of the site and protect openness of the Green Belt.
- 4.47 Officers note these comments of the Landscape Officer and although landscaping is a reserved matter it would be appropriate to seek to ensure that any reserved matters scheme for the site following the principles of the submitted Landscape Restoration Proposals Statement (Estell Warren 06/06/2018) and Landscape Restoration Proposals plan (Estell Warren dwg no. 2364.001 rev. 01) as advocated by the Landscape Officer alongside a defined long term maintenance and management strategy. It is considered that with this in place then setting aside the issue of the impact of the development on the Green Belt, should Members be minded to support the application an appropriate Legal Agreement would be need to cover these matters.

Nature Conservation and Protected Species

4.48 Policy ENV1(5) states that proposals should not harm acknowledged nature conservation interests, or result in the loss of open space of recreation or amenity value, or which is intrinsically important to the character of the area. These policies should be given significant weight as they are consistent with the NPPF. Policy ELH2 of the AR&ASNP reinforces this approach.

- 4.49 In commenting on the application objectors have raised matters relating to the scope and availability of Surveys on species including badgers. These comments are noted, however, the County Ecologist has confirmed to Officers that the redacted Survey is the correct version for publication.
- 4.50 The applicants have submitted a series of Ecological Surveys and Habitat Surveys which have considered a series of protected species. Following initial comments from the NYCC Ecologist the applicants also provided historic Barn Owl surveys, rebuttals to the above noted comments alongside submission of an Ecological Management Plan (dated August 2014) and then subsequently in in June 2018 an Ecological Impact Assessment, Ecological Mitigation and Enhancement Plan (ECMEP), Landscape Statement, Landscaping Plans and Restoration Letter.
- 4.51 As noted earlier in the report the County Ecologist has noted disappointment that no further surveys have been undertaken to underpin the Impact Assessment but concludes that having considered the impacts on the protected species then Ecological Impact Assessment (EcIA) and Ecological Mitigation and Enhancement Plan (ECMEP) do set out measures to avoid, mitigate and compensate for impacts resulting from the development (including direct, indirect, permanent and temporary) and at the strategic level these are in accordance with the NPPF mitigation hierarchy. In commenting concern has been raised as whether these will be successful as the success of the various measures will be down to the detail of the site reinstatement and long term management.
- 4.52 The County Ecologist has also noted concern that in terms of site monitoring and management, then the submissions only state a commitment for a five year period which is not considered long enough to mitigate/compensate for the impacts of the development in terms of permanent losses and ongoing disturbance. As such advice has been given to the Local Planning Authority that clarification is needed on the long term management of the site beyond the first five years particularly in terms of the wildflower meadow areas to maintain their intended function of habitat creation.
- 4.53 In this context the County Ecologist has noted that should the Council be minded to approve this application then specific details will need to be secured by condition and/or appropriate legal agreement. This includes information picked up within the EcIA and ECMEP including:
 - Protected species method statements/mitigation specification for all species affected by the development
 - Schedule for pre-construction species surveys
 - Habitat creation and establishment plans for all habitats proposed
 - Habitat Management Plan (long term)
 - Grassland management specification
 - Wetland management specification
 - Detailed lighting plan
 - Detailed monitoring programme with measurable objectives and trigger thresholds.

4.54 Officers note these comments of the County Ecologist, it is accepted that there has been an level of assessment of the ecological / protected species context of the site that is acceptable and as such if the Council were minded to support the application then a further condition would be appropriate to secure a longer term ECMEP and mitigation based on the assessments to date. It is considered that with this in place then setting aside the issue of the impact of the development on the Green Belt, should Members be minded to support the application an appropriate Legal Agreement would be need to cover these matters, and with this it considered that the proposals do not harm acknowledged nature conservation interests, or result in the loss of open space of recreation or amenity value, or which is intrinsically important to the character of the area.

Flood Risk, Drainage and Climate Change

- 4.55 Relevant policies in respect to drainage, climate change and flood risk include Policy ENV1(3) of the Local Plan and Policies SP15 and SP16 of the Core Strategy. Significant weight should be attached to Local Plan Policy ENV1 as it is broadly consistent with the aims of the NPPF. In terms of the AR&ASNP then Policy DBE4 seeks to focus development outside Flood Zones 2 and 3, ensure that surface water is managed alongside the use of SUD's systems and consideration of existing network capacity.
- 4.56 As noted earlier in the report the application site is located in Flood Zone 1 which is at low probability of flooding.
- 4.57 The application is accompanied by a Flood Risk Assessment prepared by Flood Risk Consultancy Limited which details historical flooding, sources of flooding, assesses flood risk, sets out the drainage methods to be incorporated into the site, and mitigation measures. Comments from objectors have been taken into account with respect to potential flooding.
- 4.58 In terms of drainage the application states that foul sewage would be connected to a package treatment plant with surface water directed to a sustainable drainage system and an existing watercourse. Comments from objectors have been taken into account with respect to the drainage of the site; however Yorkshire Water, the Internal Drainage Board and the Lead Officer for Environmental Heath have been consulted on these methods of drainage and raised no objections subject to conditions and informatives. In addition the SuDS Officer has requested a condition is attached regarding a detailed design and associated management and maintenance plan of surface water drainage and is satisfied with the information that has been provided.
- 4.59 In terms of climate change then Policy SP15 (B) states that to ensure development contributes toward reducing carbon emissions and are resilient to the effect of climate change schemes should where necessary or appropriate meet 8 criteria set out within the policy. Whether it is necessary or appropriate to ensure that schemes comply with Policy SP15 (B) is a matter of fact and degree depending largely on the nature and scale of the proposed development. It is noted that in complying with the 2013 Building Regulations standards, the development will achieve compliance with criteria (a) to (b) of Policy SP15(B) and criterion (c) of Policy SP16 of the Core Strategy.

4.60 Having taken the above into account it is therefore considered that the proposals adequately address flood risk and drainage subject to appropriate conditions to ensure that these are incorporated at reserved matters stage in accordance with Policies SP15, SP16 and SP19 of the Core Strategy and the NPPF and the approach of the AR&ASNP.

Residential Amenity and Construction Impacts

- 4.61 Policy ENV1 (1) requires that the District Council take account of "The effect upon... the amenity of adjoining occupiers". It is considered that policy ENV1 (1) of the Selby District Local Plan should be given significant weight as one of the core principles of the NPPF is to ensure that a good standard of residential amenity is achieved in accordance with the emphasis within the NPPF. The AR&ASNP also includes Policy H1 (New Housing Development Design and Scale) relating to design considerations, reflecting immediate surroundings and relationship to the highways network.
- 4.62 In addition, Policy ENV2A states that "Proposals for development which would give rise to, or would be affected by, unacceptable levels of noise, nuisance, contamination or other environmental pollution including groundwater pollution will not be permitted unless satisfactory remedial or preventative measures are incorporated as an integral element in the scheme."
- 4.63 Policy H1 of the AR&ASNP also notes a series of additional technical considerations that are to be taken into account when assessing schemes including design, car parking, landscaping, greenspace, green infrastructure, non-vehicle impacts, traffic impacts, density and relationship of the development to the settlement in terms of the vehicle generations and the existing highways network.
- 4.64 The key considerations in respect of residential amenity are considered to be the potential of the proposal to result in overlooking of neighbouring properties, overshadowing of neighbouring properties and whether oppression would occur from the size, scale and massing of the development proposed. In addition, consideration is made to the impacts arising from noise by virtue of vehicles accessing the application site.
- 4.65 The application is an outline application, with all matters reserved, which include the approach to the siting, layout and appearance of the units. As such although the indicative layout shows a possible design solution for the siting of the units the scheme is not for consideration by the Council at this stage, it simply seeks to demonstrate that the site could accommodate the proposed number of dwellings. However, it is considered that given the scale of the site and the scale of the proposed development a scheme could be designed for the site which would result in an appropriate amenity for future occupiers of any resultant development.
- 4.66 In terms of construction impacts on amenity then the application has been considered by the Council's Environmental Health Officers and the NYCC Highways Officers. The EHO Officers have raised no objections and NYCC Highways have sought a condition on approaches to the construction stage requirement confirmation of approaches for construction parking, loading and unloading of materials, storage of plant and machinery and a scheme for the recycling / disposing of waste arising from the developments construction.

- 4.67 As such it is considered that any impacts on amenity arising from the construction of the development could be controlled through a requirement for the submission of a Construction Management Plan, which although this has not been requested by the EHO it is considered this would be appropriate should the principle of development be supported.
- 4.68 In conclusion it is considered that given the scale of the site and the scale of the proposed development a scheme could be designed for the site which would not result in significant adverse impacts on amenity and would result in an appropriate amenity for future occupiers of any resultant development and a condition can be utilised to manage the construction phase. As such the scheme is considered to accord with the noted policies in terms of the impact on residential amenity.

Archaeology

- 4.69 Policies ENV1 and ENV28 of the Local Plan, Policies SP18 and SP19 of the Core Strategy and the NPPF require proposals to take account of their impacts on heritage assets and in particular in relation to this site, archaeology.
- 4.70 The NPPF (2018) paragraph 189 states Local Planning Authorities should require an applicant to describe the significance of any heritage assets affected, including any contribution made by their setting. 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. Where a site on which development is proposed includes or has the potential to include heritage assets with archaeological interest, local planning authorities should require developers to submit an appropriate desk-based assessment and, where necessary, a field evaluation.
- 4.71 The application was submitted by an archaeological desk based assessment and historic building survey which concludes that the site has negligible potential for the survival of significant archaeological remains and as such no further work is recommended dating from 2015. The applicants have also submitted a letter from their Consultants confirming that:

"The new planning application falls within the area previously considered in detail in the 2015 desk-based assessment and building recording reports. All of the buildings within the new application red line boundary have been recorded in accordance with standard archaeological methodologies and are included in the LS Archaeology Building Recording report dated January 2015. The archaeological potential of this area has been considered in the January 2015 Desk-Based Assessment which concluded the site has negligible potential for the survival of archaeological remains. No further work was considered necessary in advance of or during development as a result of this conclusion. It is my professional opinion that these conclusions remain valid and no further archaeological or heritage interventions are warranted as a result of the new proposals. The existing reports can be submitted with the new application in accordance with the requirements of NPPF paragraph 128".

4.73 The HER Officer has no objections to the proposal and thus having had regard to the above points it is considered that the proposals comply with Policies ENV1 and ENV28 of the Local Plan, Policies SP18 and SP19 of the Core Strategy and the NPPF with respect to the impacts on heritage assets.

Impact on Highways and Sustainability of Location in Transport Terms

4.74 Policies ENV1 (2), T1 and T2 of the Local Plan require development to ensure that there is no detrimental impact on the existing highway network or parking arrangements. It is considered that these policies of the Selby District Local Plan should be given significant weight as they are broadly in accordance with the emphasis within the NPPF. Policy H1 of the AR&ASNP also notes a series of additional technical considerations that are to be taken into account when assessing schemes including design, car parking, landscaping, greenspace, green infrastructure, non-vehicle impacts, traffic impacts, density and relationship of the development to the settlement in terms of the vehicle generations and the existing highways network. In addition Policy T7 of the Local Plan relates to provision for cyclists and Policy T8 relates to impacts on public rights of way.

Access

- 4.75 The plan submitted demonstrates that the site would be accessed via the existing access road (Green Lane) which is an unadopted road leading from Broad Lane. The junction of Broad land and Green Lane was improved in June 2016.
- 4.76 The application is accompanied by a Transport Statement by Optima which considers the local highway network, accident analysis, planning history, the existing site, public transport and pedestrian/cyclist accessibility.
- 4.77 The applicants have confirmed that the junction of Green Lane and Broad Lane was improved in June 2016 and Green Lane was also improved through clearing at this time to ensure 5.5metres in width and ensuring passing places were in place. No further specific works are shown as part of the application to this access and adoption of the road would not be sought by the developer or required by NYCC Highways given the scale of the proposed development.
- 4.78 NYCC Highways have considered the access arrangements and have raised no objections to the proposals subject to conditions and the PROW has requested use of an informative on any consent relating to works within the right of way.

Sustainability of Location and Travel Plan Fund

4.79 In terms of the sustainability of location for development in highways terms then the Transport Statement by Optima which considers public transport and pedestrian/cyclist accessibility.

- 4.80 Members should note that the site is located approximately 11km (by road) from York City Centre and approximately 30km (by road) from Selby Town Centre which are the largest main settlements which provide for employment, shopping and leisure facilities. Appleton Roebuck is located approximately 2km from the site, providing the nearest Primary School. It is acknowledged that walking is unlikely to be a desirable option as the application site is located in a countryside location which does not benefit from public footpaths and as such, for residents to access facilities in the village they would have to walk on the road or overgrown grass verges. Whilst accessibility by cycle may be possible it is also likely to be impractical due to the road conditions and distances involved. In addition although the site is located on a bus route, the nearest bus stop is located in the village itself. It is therefore a realistic proposition that residents would be reliant on private car for travel to work, school and to local shops and facilities.
- 4.81 The submitted Transport Statement report seeks to respond to the approach taken by the Council in the consideration of an earlier application for the wider development of the site under Application 2015/1059/COU which was withdrawn, but a reason for refusal in the Officers Committee Report noted that the development was considered to be an unsustainable location given its divorced location from Appleton Roebuck, Copmanthorpe and Bishopthorpe and that the scheme failed to adequately facilitate the use of sustainable transport methods.
- 4.82 Through the proposed "Travel Plan Fund" the occupiers will for the first 12 months of occupation be able to seek funds from the fund for discounted public transport ticketing, bicycle and electric bicycle purchase, cycle equipment or car club membership / usage. The Statement also confirmed that the applicant would manage and deliver the Travel Plan Fund which would include administering of the fund and liaison with SDC and NYCC on appropriate uses for the fund. Alongside this the Statement notes that all units would be provided with an electric vehicle charging point, appropriate cycle storage and a high speed broadband connection.
- 4.83 Officers have considered the contents of the Transport Statement and the proposed "Travel Pan Fund" and have taken into account comments from objectors with respect to the accessibility/sustainability of the site. The approach the applicants have defined seeks to respond to the point raised on 2015/1059/COU and does provide a Travel Plan element that would not normally be expected for a scheme of this scale (i.e. 5 units). The approach of Policy SP15(f) of the Core Strategy does support such mechanisms but these should only be required where necessary and appropriate.
- 4.84 It is accepted that such a mechanism could potentially reduce reliance on the private car and encourage use of public transport, however, Officers do not consider this fully negates the unsustainability of the location per sa. It would have some potential to assist in securing modal transfer and therefore it is not considered that a reason for refusal based on the site being unsustainable in transport terms can be sustained on the basis of the sites transportation linkages. However, should Members be minded to support the application an appropriate Legal Agreement would be need to cover this matter.

Land Contamination

- 4.85 Policies ENV2 of the Local Plan and SP19 of the Core Strategy relate to contamination.
- 4.86 Comments from objectors with respect to potential contamination issues at the site and in the immediate vicinity have been noted.
- 4.87 The application is accompanied by a Geo-environmental Appraisal (dated February 2014) which have been assessed by the Council's Contamination Consultant. The Consultant has advised the previous uses of the site, noting they could have resulted in contamination, including asbestos organics from slurry lagoons, above ground storage tanks, pathogen contaminants and gases from slurry lagoons. In this context the Consultants notes the recommendations of the submitted survey relating to topsoil management, further site investigation once demolition completed and the approaches on surface cover depths with clean soils on areas of made ground. The advice confirms that should the consent be supported then conditions should be utilised requiring further site investigations prior to commencement of development, submission of a remediation statement, submission of a verification report and a condition to cover discovery of any unexpected contamination.
- 4.88 If Members were minded to approve the scheme contrary to Officer Recommendation then the use of pre-commencement conditions would need to be agreed as would a S106 Agreement. As such in with the requirements of new legislation on pre-commencement conditions further discussions would be needed to attain this agreement. If this was secured the scheme can be considered with respect to contamination in accordance with Policy ENV2 of the Local Plan and Policy SP19 of the Core Strategy.

Housing Mix

- 4.89 The submitted layout is purely indicative as is the mix of units, as the description of development does not state the mix or square footage to be developed as part of the scheme. The detailed design of the properties, orientation, boundary treatments and relationship of windows to other properties would be fully established at reserved matters stage so as to ensure that no significant detriment is caused through overlooking, overshadowing or creating an oppressive outlook between these units.
- 4.90 In terms of mix of units Policy SP8 of the Core Strategy and Policy H2 of the AR&ACNP support development utilising a mix of unit sizes linked to the findings of housing market assessments, needs surveys and having regard to the mix of housing in the locality.
- 4.91 As noted above the application is purely in outline with means of access for determination only and the layout as submitted is indicative. The purpose of such layouts in outline applications is to show a possible solution and to demonstrate the quantum of development for which consent is being sort is not unrealistic and could be accommodated. As such the mix of units and the layout of these would be the subject of a reserved matters submission, in confirming the scale and layout as a reserved matter and a matter for the later stages of the planning process.

- 4.92 There is nothing on the submitted indicative layout that leads the Council to conclude that the site is not capable of accommodating 5 dwellings with associated garden areas / parking and the Applicants would be expected to demonstrate how they have met the requirements of Policies H2 and SP8 at the reserved matters stage should outline permission be granted.
- 4.93 As such, despite the mix shown on the indicative layout, it is not considered a reason for refusal on this matter.

Recreational Open Space

- 4.94 Policy RT2 of the Local Plan states "Proposals for new residential development comprising 5 or more dwellings will be required to provide recreation open space at the rate of 60 square metres per dwelling on the following basis:
 - "For schemes of more than 4 dwellings up to and including 10 dwellings, through a commuted payment to enable the district council to provide new or upgrade existing facilities in the locality."
- 4.95 The Council adopted its Community Infrastructure Levy (CIL) on 1 January 2016 which requires a levy to be paid for any off-site contributions which is calculated on the floor space created as part of the development.

Affordable Housing

- 4.96 Core Strategy Policy SP9 and the accompanying Affordable Housing SPD sets out the affordable housing policy context for the District in addition Policy SP9 of the Core Strategy outlines that for schemes of less than 10 units or less than 0.3ha a fixed sum will be sought to provide affordable housing within the District. The Policy notes that the target contribution will be equivalent to the provision of up to 10% affordable units. The calculation of the extent of this contribution is set out within the Affordable Housing Supplementary Planning Document which was adopted on 25 February 2014.
- 4.97 The applicants have submitted a Viability Appraisal as part of the application, which has in this instance not being considered by the District Valuer given that there is an objection in principle to the development of the site given its Green Belt location and the nature of the proposed development.
- 4.98 The updated Viability Appraisal (4th July 2018 Update) considers the value of the site, the value of possible alternative uses and the assessment includes a sum of circa £47,000 by way of an Affordable Housing contribution. It also notes that such a contribution would not be required if "Vacant Building Credit" is applied. As part of the discussions with the Applicants it has been agreed in this instance there would need to be account taken of the "Vacant Building Credit", given the scope of vacant buildings to be removed from the site versus the new build amount in assessing the ability of the site to contribute on Affordable Housing. As such although the scale of development for the site is not confirmed in terms of floor area, so this could be above 1000sq m. In this context although the development is for less than 10 units it is considered that in this instance given the acceptance of the Vacant Building Credit then the Council should not seek an Affordable Housing contribution for the development.

Loss of Agricultural Land

- 4.100 Policy in respect to the loss of agricultural land is provided by Policy SP18(9) of the Core Strategy and paragraph 170 of the NPPF (2018). Paragraph 170 of the NPPF (2018) states local planning authorities should take into account the economic and other benefits of the best and most versatile agricultural land. Such land comprises grade 1-3a agricultural land.
- 4.101 Within one of the letters of objection, concern has been raised regarding the potential loss of agricultural land through the proposed development. The Agricultural Land Classification Yorkshire and The Humber identifies that the land is graded as Grade 3 (good to moderate) and although the site was last used for agricultural purposes, given the contamination within the site, the proposal would not result in the loss of best and most versatile agricultural land.
- 4.102 Therefore, having had regard to Policy SP18(9) of the Core Strategy and paragraph 170 of the NPPF (2018), it is considered that although the loss of agricultural land and associated loss of economic and other benefits weighs against the proposal, given the size of the application site and the agricultural grading of the land, only very limited weight should be afforded to this matter.

Waste and Recycling

- 4.103 Policies ENV1 and CS6 of the Local Plan and the Developer Contributions Supplementary Planning Document set out the criteria for when contributions towards education, healthcare and waste and recycling are required. These policies should be afforded significant weight but considered in the context of the CIL requirements.
- 4.104 In commenting on the application the Council's Waste and Recycling Officer has raised concerns at the ability of the refuse vehicle to access the site given the distance from the main road the nature of Broad Lane and on the indicative layout. The applicants have confirmed that Green Lane will be 5.5m width with passing places, but it is not intended that this would be adopted. In such cases the Waste and Recycling team have confirmed that the dwellings if consented would be added to the rural round which utilises a smaller vehicle and therefore the access road would be acceptable. In terms of the internal layout then this would be considered at the Reserved Matters stage and the smaller collection vehicle would need to be accommodated. For a development in this type of location (i.e. on the rural round) the properties would not be able to be provided with wheeled bin collection and occupiers would need to bag waste for collection.
- 4.105 The access for a refuse vehicle within the site would be considered at the reserved matters stage and the design submissions would be expected to show that a vehicle can access the development and that the new access would not prohibit access to existing developments in addition a scheme for refuse collection would be required and this could be included as a condition if approval was recommended.

Other Issues

4.106 A series of other issues have been identified in the objections and letters of support on the application. Considering these in turn:

Viability Case

Objectors have noted that it is considered that these submissions should be made public for all parties to consider. This is not considered appropriate given the nature of the information contained within such a submissions is commercially sensitive. As such it is the Council's standard practice not to publish such reports and there is no reason to vary from this approach on this application.

Marketing of the Site

Objectors have noted that the site has not been advertised for its current use (agricultural) or for an alternative use. This is not considered to be required in this case.

Not Previously Developed Land

Objectors have stated that the Council should consider as an agricultural site and not previously developed land. This is the case and the starting point for the Council.

No Submissions made by the Owners for Conversion using Part Q of the GDPO

The applicants have chosen not to progress the site via this route at this time and the application before the Council is for the redevelopment of the site and this has to be determined on its merits. This is not considered to represent a fallback position.

<u>De-Contamination Works will have Impact on Ecology and result in HGV Movements</u>

The applicants have submitted a Remediation Method Statement and ECEMP since these comments were made which considers ecological matters and the decontamination of the site. The NYCC Highways Officers have also requested a condition on a CEMP for the construction stage which will address HGV movements.

What do the Registered Social Landlord (RSL) think of the Site?

The scheme is not proposing to provide on site affordable housing provision so no view is required from the Rural Housing Affordable Housing Officer on the scheme nor is a view needed from an RSL.

Possible Impact of Nearby Controlled Animal Burial Site

Objectors have noted that there has been a controlled animal burial site used within the vicinity of the site which has not been taken into account in the submitted information on ground conditions. The proposed conditions on contamination would ensure that ground investigations fully re-assess the site and therefore this matter can be considered at a later stage should Members be minded to support the application.

Controls on Ground Disturbance by Occupiers post Remediation

Objectors have noted that they consider there should be restrictions post remediation to prevent ground disturbance through gardening / vegetable planting. Advice on this matter was sought by Officers from the Contamination Officer and they have noted that "the proposed remediation recommended for the site is the use of imported soil over any Made Ground and reuse of natural topsoil in other areas once the topsoil has been validated as uncontaminated. Further site investigation still needs to be undertaken at the site and a remediation statement submitted following the outcome of this. We would only accept a remediation proposal that we considered was sufficient to protect human health receptors, including during their use of any garden areas". As such they would potentially identify the need for a no dig layer between the Made Ground and imported soils if this thought necessary following the further site investigation. As such they have advised that the contaminated land conditions are designed to break the linkages between contamination and receptors, ensuring the site is safe and suitable for the proposed use rather than restricting the use of the site. In addition there isn't a need to restrict the use of a site once contaminated land planning conditions have been discharged as the site will be suitable for the proposed use.

Right to Use the Bridleway for Access to the Site

Objectors have questions the developers ability to use the PROW for the site access. There are no objections from NYCC Highways / PROW Officers to the use of this route. If there is a restrictive covenant or any other title deeds restrictions on the use of this access for the proposed use this would be a matter for the developer.

Planning Committee

Objectors have stated that they consider the site to be controversial and any decision made on the application should be made by the Council's Planning Committee. As the application has not received 10 objections it is not considered locally controversial in terms of the Council's Constitution and Scheme of Delegation. As noted this report is before Committee on the basis that 10 letters of support have been received and Officers are minded to refuse the application.

5. CONCLUSION

5.1 The application site is located outside the defined development limits of Appleton Roebuck, which is a Designated Service Village as identified in the Core Strategy within the Green Belt. The application site comprises part of a former barracks site last used for agricultural purposes. There are a mix of existing buildings on the site, including a building last used as a dwelling and a range of buildings for which an extant consent is in place for conversion to a dwelling. The site is accessed via Green Lane which is a public right of way / bridleway from Broad Lane which leads to the village of Appleton Roebuck to the west and Bishopthorpe (York) to the east. The application site fronts Green Lane and is surrounded by agricultural fields.

- 5.2 The application is made in Outline for the demolition of existing buildings on the site and the erection of five dwellings (Class C3). Access is for agreement but all other matters are reserved for later consideration via Reserved Matters submissions. The application is accompanied by an indicative layout which shows how the site could potentially be developed for 5 dwellings. The applicants have noted in their submissions that the development of site would result in 2.1 hectares of the land owned by the applicants being developed and the remaining 4.3 hectares would be restored to open space and be left permanently "open land". It is proposed to utilise the existing access to the site which is located in the north eastern corner accessed from Green Lane which is an unadopted highway and public footpath/bridleway located off Broad Lane.
- 5.3 A case for Very Special Circumstances has been advanced by the applicant and having assessed these, it is considered that many of the circumstances highlighted comprise normal planning considerations and as such do not amount to very special circumstances which would clearly outweigh the harm by reason of inappropriateness within the Green Belt and the other harms are identified within the report. As such having had regard to Paragraphs 143 and 144 of the NPPF (2018) the proposed development constitutes inappropriate development in the Green Belt and therefore is harmful by definition and should only be approved if very special circumstances exist that clearly outweigh the harm by reason of inappropriateness and any other harms caused. It has been demonstrated that the harm by reason of inappropriateness and other harms caused have not been outweighed by other considerations and as such very special circumstances do not exist to justify approval of the application. The proposal is therefore contrary to Policies SP2 and SP3 of the Core Strategy and the NPPF with the respect to the principle of development in the Green Belt.
- 5.4 The proposed development of 5 dwellings and new access road in this isolated, rural location would, have a result of the urban built form and associated activities and paraphernalia result in an urbanising impact to the detriment to the rural character, landscape character and form of the area. The proposals therefore accord with Policy ENV1 of the Local Plan, Policies SP18(1) and SP19 of the Core Strategy and the NPPF (2018).
- 5.5 The development of the site would be contrary to Paragraph 78 of the NPPF as it would not represent sustainable development in rural areas and it will not enhance or maintain the vitality of the rural community. Nor does it represent a form of development that can be considered to be acceptable isolated homes as there are no special circumstances to support the proposals against the special circumstances identified.
- 5.6 Matters of acknowledged importance such as flood risk, drainage, residential amenity, nature conservation and protected species, archaeology, land contamination, open space, affordable housing and housing mix are considered to be acceptable.

6. RECOMMENDATION

This application is recommended to be REFUSED on the following basis:

- 01. Having had regard to Paragraphs 143 and 144 of the NPPF (2018) the proposed development constitutes inappropriate development in the Green Belt and therefore is harmful by definition and therefore should only be approved if very special circumstances exist that clearly outweigh the harm by reason of inappropriateness and any other harms caused. It has been demonstrated that the harm by reason of inappropriateness and other harms caused have not been outweighed by other considerations and as such very special circumstances do not exist to justify approval of the application. The proposal is therefore contrary to Policies SP2 and SP3 of the Core Strategy and the NPPF with the respect to the principle of development in the Green Belt.
- 02. The development of the site for 5 dwellings would be contrary to Paragraph 78 of the NPPF as it would not represent sustainable development in rural areas and it will not enhance or maintain the vitality of the rural community. Nor does it represent a form of development that can be considered to be acceptable isolated homes as there are no special circumstances to support the proposals against the special circumstances identified.
- 03. Paragraph 78 of the NPPF states that '...to promote sustainable development in rural areas housing should be located where it will enhance or maintain the vitality of rural communities.' It goes on to state that 'Local Planning Authorities should avoid isolated homes in the countryside unless there are special circumstances.' The proposals do not meet any of the special circumstances identified.

7. Legal Issues

7.1 Planning Acts

This application has been determined in accordance with the relevant planning acts.

7.2 Human Rights Act 1998

It is considered that a decision made in accordance with this recommendation would not result in any breach of convention rights.

7.3 Equality Act 2010

This application has been determined with regard to the Council's duties and obligations under the Equality Act 2010. However it is considered that the recommendation made in this report is proportionate taking into account the conflicting matters of the public and private interest so that there is no violation of those rights.

8. Financial Issues

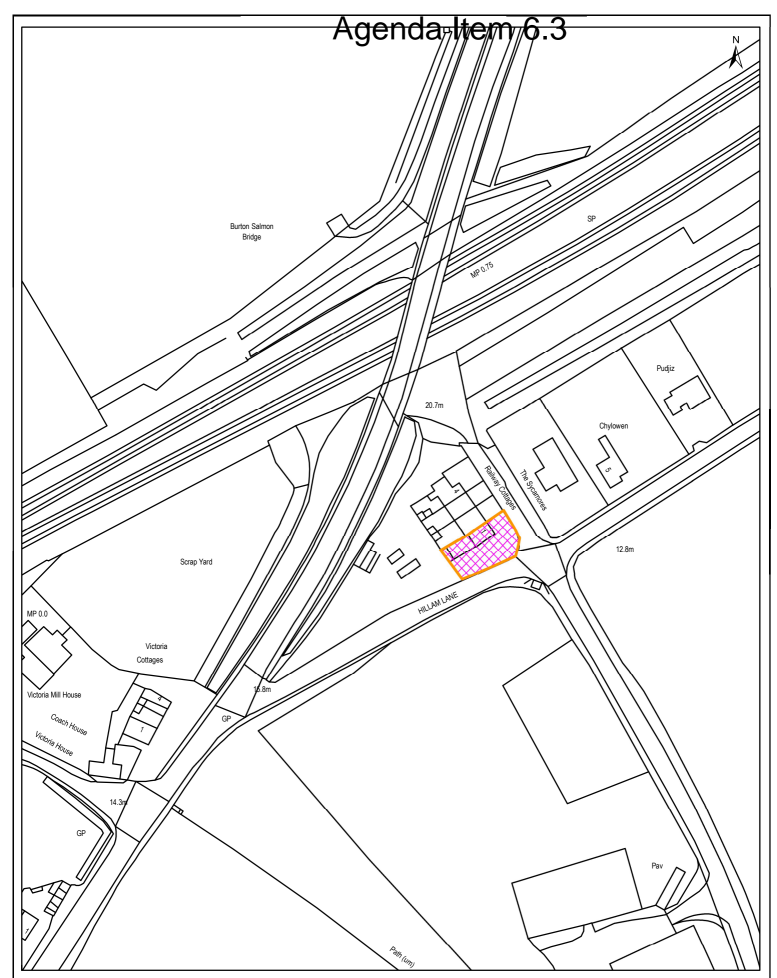
Financial issues are not material to the determination of this application.

9. Background Documents

Planning Application file reference 2018/0270/UTM and associated documents.

Contact Officer:
Yvonne Naylor, Principal Planning Officer
ynaylor@selby.gov.uk
Appendices: None





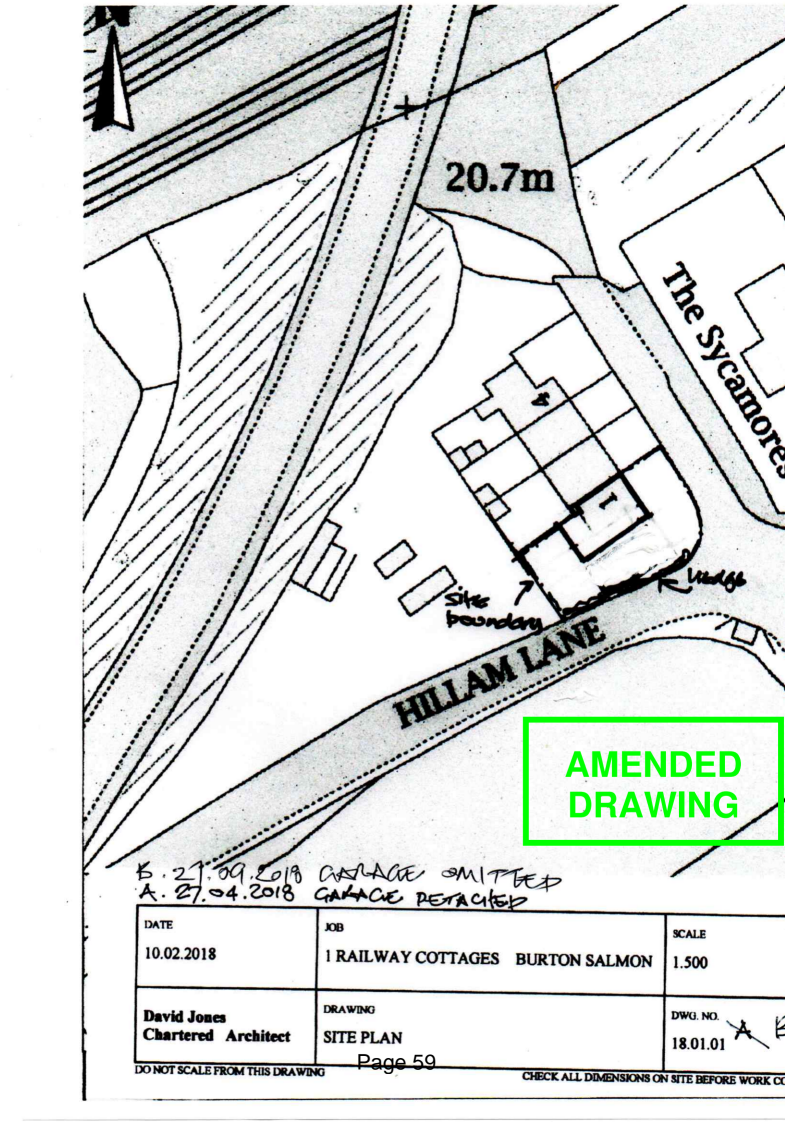
APPLICATION SITE

1 Railway Cottages, Hillam Lane, Burton Salmon 2018/0852/FUL

1:1,250

DISTRICT COUNCIL











Report Reference Number: 2018/0852/FUL

To: Planning Committee Date: 7 November 2018

Author: Jenny Tyreman (Senior Planning Officer)

Lead Officer: Ruth Hardingham (Planning Development Manager)

APPLICATION NUMBER:	2018/0852/FUL	PARISH:	Burton Salmon Parish Council
APPLICANT:	Mr Nick Smith	VALID DATE: EXPIRY DATE:	3 August 2018 28 September 2018
PROPOSAL:	Retrospective application for the demolition of a two storey end of terrace dwelling and the construction of two storey end of terrace dwelling on the footprint of existing dwelling, as extended by planning permission ref 2018/0205/HPA		
LOCATION:	1 Railway Cottages Hillam Lane Burton Salmon Leeds West Yorkshire LS25 5JQ		
RECOMMENDATION:	GRANT		

This application has been brought before Planning Committee as the application is a departure from the Development Plan, but there are material considerations which Officers consider would justify approval of the application.

1. INTRODUCTION AND BACKGROUND

Site and Context

- 1.1 The application site is located outside the defined development limits of any settlements and is located within the Green Belt.
- 1.2 The application site formerly comprised an end of terrace dwelling known as 1 Railway Cottages, which was demolished in July 2018.

1.3 Attached to the application site is a terrace of three residential properties, known as 2 - 4 Railway Cottages; to the north east of the application site is a detached dwelling known as The Sycamores; to the south east and south west of the application site is Hillam Lane, beyond which are open fields.

The Proposal

1.4 The application seeks retrospective planning permission for the demolition of a two storey end of terrace dwelling and its replacement with a two storey end of terrace dwelling on the footprint of existing dwelling, as extended by planning permission reference 2018/0205/HPA.

Relevant Planning History

- 1.5 The following historical application is considered to be relevant to the determination of this application.
- 1.6 An application (reference: 2018/0205/HPA) for the erection of a two storey side and rear extension was permitted on 23.05.2018.

2. CONSULTATION AND PUBLICITY

(All immediate neighbours were informed by letter, a site notice was erected, an advert placed in the local press and statutory consultees notified)

- 2.1 Parish Council – Object to the proposed development on the grounds that it is contrary to the following policies within the adopted Core Strategy (2013): SP2 (Spatial development Strategy); SP3 (Green Belt); SP18 (Protecting and Enhancing the Environment); and SP19 Design Quality. The development proposed is for a new dwelling in the Green Belt and is not considered to be a replacement dwelling. Policy SP3 states that "...planning permission will not be granted for inappropriate development unless the applicant has demonstrated that very special circumstances exist to justify why permission should be granted". No information has been provided in respect of 'very special circumstances'. The proposed development is located adjacent to the village's only listed asset (War Memorial). We have seen no information submitted as part of the planning application which specifies how the historical asset will be conserved as part of this new development. Having viewed the building which is now being built, we have concerns that the brick being used has not been suitably considered and consulted upon. We advise considering the re-use of the bricks from the house that was demolished. Our principal concern is that a proposal of this nature in this location will set precedence for other new forms of inappropriate development in the open countryside within the parish.
- 2.2 **NYCC Highways** No objections, subject to a condition requiring a construction management plan.
- 2.3 **Selby Area Internal Drainage Board** No objections, subject to recommendations.

- 2.4 **Yorkshire Water** No objections, subject to a condition that there shall be no piped discharge of surface water from the development prior to the completion of surface water drainage works, details of which are to be submitted to and approved by the Local Planning Authority.
- 2.5 **Environmental Health** No objections, subject to a condition requiring a noise assessment to be submitted and approved in writing by the Local Planning Authority.
- 2.6 **Conservation Officer** No objections. Requests brickwork matches neighbouring properties.
- 2.7 **Neighbour Summary** All immediate neighbours have been informed by letter, a site notice has been erected and an advert placed in the local press. No letters of representation have been received as a result of this advertisement.

3. SITE CONSTRAINTS AND POLICY CONTEXT

Constraints

- 3.1 The application site is located outside the defined development limits of any settlements and is located within the Green Belt.
- 3.2 The application site is located adjacent to a Grade II listed building, namely, Burton Salmon War Memorial.
- 3.3 The application site is located within Flood Zone 1, which has a low probability of flooding.

National Guidance and Policy – National Planning Policy Framework (NPPF), National Planning Practice Guide (NPPG)

3.4 The National Planning Policy Framework (July 2018) replaces the first NPPF published in March 2012. The Framework does not change the status of an up to date development plan and where an application conflicts with such a plan, permission should not usually be granted (paragraph 12). This application has been considered against the 2018 NPPF.

Selby District Core Strategy Local Plan

- 3.5 The relevant Core Strategy Policies are:
 - SP1 Presumption in Favour of Sustainable Development
 - SP2 Spatial Development Strategy
 - SP3 Green Belt
 - SP5 The Scale and Distribution of Housing
 - SP9 Affordable Housing
 - SP15 Sustainable Development and Climate Change
 - SP18 Protecting and Enhancing the Environment
 - SP19 Design Quality

Selby District Local Plan

- 3.6 Annex 1 of the National Planning Policy Framework (NPPF) outlines the implementation of the Framework. As the Local Plan was not adopted in accordance with the Planning and Compulsory Purchase Act 2004, the guidance in paragraphs 212 and 213 of the NPPF noting that the NPPF should be taken into account in determining applications, and that existing policies should not be considered out of date simply because they were adopted prior to the publication of the NPPF and that due weight should be given to them according to their degree of consistency with the Framework, so the closer the policies in the plan to the policies in the Framework, the greater the weight that may be given.
- 3.7 The relevant Selby District Local Plan Policies are:
 - ENV1 Control of Development
 - ENV2 Environmental Pollution and Contaminated Land
 - T1 Development in Relation to the Highway Network
 - T2 Access to Roads.

4. APPRAISAL

- 4.1 The main issues to be taken into account when assessing this application are:
 - The Principle of the Development
 - Design and Impact on the Character and Appearance of the Area
 - Impact on Residential Amenity
 - Impact on Highway Safety
 - Impact on Heritage Assets
 - Flood Risk and Drainage
 - Nature Conservation and Protected Species
 - Land Contamination
 - Affordable Housing
 - Determining Whether Very Special Circumstances Exist.

The Principle of the Development

- 4.2 The comments of the Parish Council are noted regarding the principle of the development.
- 4.3 The application site is located outside the defined development limits of any settlements and is located within the Green Belt.
- 4.4.1 Policy SP2 (d) of the Core Strategy states "...in Green Belt, including villages washed over by the Green Belt, development must conform with Policy SP3 and national Green Belt policies".
- 4.5 Policy SP3B of the Core Strategy states "...In accordance with the NPPF, within the defined Green Belt, planning permission will not be granted for inappropriate development unless the applicant has demonstrated that very special circumstances exist to justify why permission should be granted".

- 4.6 The decision making process when considering proposals for development in the Green Belt is in three stages, and is as follows:
 - a) It must be determined whether the development is appropriate or inappropriate development in the Green Belt.
 - b) If the development is appropriate, the application should be determined on its own merits.
 - c) If the development is inappropriate, the presumption against inappropriate development in the Green Belt applies and the development should not be permitted unless there are very special circumstances which clearly outweigh the presumption against it.
- 4.7 The guidance within the NPPF paragraph 145 states "...A local planning authority should regard the construction of new buildings as inappropriate in the Green Belt". Exceptions to this are [amongst other things] the extension or alteration of a building provided that it does not result in disproportionate additions over and above the size of the original building; or the replacement of a building, provided the new building is in the same use and not materially larger than the on it replaces.
- 4.8 The proposal would not fall into any of the exceptions set out within paragraph 145 of the NPPF, and would not comprise any of the other forms of development which are not inappropriate in the Green Belt.
- 4.9 Therefore, the proposal is considered to be inappropriate development in the Green Belt.
- 4.10 Paragraph 143 of the NPPF sets out "Inappropriate development is, by definition, harmful to the Green Belt and should not be approved except in very special circumstances".
- 4.11 'Very special circumstances' will not exist unless the potential harm to the Green Belt by reason of inappropriateness, and any other harm resulting from the proposal, is clearly outweighed by other considerations" (paragraph 144 of the NPPF).

Design and Impact on the Character and Appearance of the Area

- 4.12 The comments of the Parish Council are noted regarding the impact of the proposal on the character and appearance of the area.
- 4.13 The application seeks retrospective planning permission for the demolition of a two storey end of terrace dwelling and the construction of two storey end of terrace dwelling on the footprint of existing dwelling, as extended by planning permission reference 2018/0205/HPA.
- 4.14 The proposed dwelling would have the same layout, scale and appearance as the dwelling which was previously located at the site and permitted to be extended by the previous planning permission (reference 2018/0205/HPA).

- 4.15 The dwelling previously located at the site was a two storey end of terrace dwelling with a pitched roof, which benefitted from a single storey flat roof projection to the south west corner of the dwelling. The earlier consent granted planning permission for a part two storey, part single storey side and rear extension. Under that application, it was considered that the extended dwelling would not have any adverse impact on the character and appearance of the area, subject to a condition requiring the materials to be used in the external construction of the extensions to match the existing dwelling. This proposed dwelling would have a similar layout, scale and appearance as the previously approved extended dwelling and as such the proposed dwelling is considered acceptable in respect of the impact on the character and appearance of the area.
- 4.16 It is noted from officer site photographs taken in relation to the earlier consent that the materials used in the original construction of the walls of 1 Railway Cottages were different to those used in the external construction of 2-4 Railway Cottages being a smooth reddish brick as opposed to a rough brownish brick. The materials currently being used in the external construction of the walls of the development are a smooth reddish brick of similar appearance to the now demolished dwelling, which is considered to be acceptable. The submitted application form sets out those materials to be used in the external construction of the roof would be concrete tiles to match the now demolished dwelling, which is considered acceptable and further details of the roof materials can be secured by way of condition.
- 4.17 Subject to the aforementioned condition, it is considered that the proposal is acceptable and would not have a significant or detrimental impact on the character and appearance of the area. The proposal is therefore considered acceptable in accordance with Policy ENV1 (1) and (4) of the Selby District Local Plan, Policy SP19 of Core Strategy and the advice contained within the NPPF.

Impact on Residential Amenity

- 4.18 Since the proposed dwelling would have the same layout, scale and appearance as the dwelling which was previously located at the site and permitted to be extended by the earlier consent, it is considered that the extended dwelling would not have any adverse impact on the residential amenity of any neighbouring properties.
- 4.19 Having regard to the above, it is considered that the proposals are acceptable in terms of residential amenity in accordance with Policy ENV1 (1) of the Selby District Local Plan and the advice contained within the NPPF.

Impact on Highway Safety

- 4.20 The proposed development would be served from an existing vehicular access and would benefit from car parking spaces within the application site.
- 4.21 NYCC Highways has been consulted on the proposals and have not raised any objections to the proposals subject to a condition requiring a construction management plan. However, given the nature and scale of the proposal, for one dwelling, it is not considered reasonable or necessary to attach a condition requiring a construction management plan.

4.22 Having regard to the above, it is considered that the proposal would be acceptable in terms of highway safety and is therefore in accordance with Policies ENV1 (2), T1 and T2 of the Selby District Local Plan and the advice contained within the NPPF.

Impact on Heritage Assets

- 4.23 The comments of the Parish Council are noted regarding the impact of the proposal on heritage assets.
- 4.24 The application has been advertised as affecting the setting of a listed building, that being the Grade II listed Burton Salmon War Memorial located approximately 11 metres to the south east of the application site.
- 4.25 The Councils Conservation Officer has been consulted on the proposals and has not raised any objections in terms of the impact of the proposal on the setting of the nearby listed building.
- 4.26 Having regard to the above, it is considered that the proposal would not cause any harm to the setting of the nearby listed buildings in accordance with Policies SP18 and SP19 of the Core Strategy, S66 (1) of the Planning (Listed Buildings and Conservation Areas Act) 1990 and the advice contained within the NPPF.

Flood Risk and Drainage

- 4.27 The application site is located within Flood Zone 1, which has a low probability of flooding.
- 4.28 In terms of drainage, the submitted application form sets out that surface water would be disposed of via soakaway, while foul sewage would be disposed of via main sewer.
- 4.29 The Selby Internal Drainage Board have advised if the surface water is to be disposed of via a soakaway system, they would have no objection in principle, but would advise that the ground conditions in this area may not be suitable for soakaway drainage. The Board therefore advise that it is essential that percolation tests are undertaken to establish if the ground conditions are suitable for soakaway drainage throughout the year. If soakaway testing proves unsuccessful, the applicant would need to consider anther means of surface water disposal. A condition could be attached to any planning permission granted requiring drainage works to be agreed.
- 4.30 Yorkshire Water have advised that they have no objections to the proposals, subject to a condition that there shall be no piped discharge of surface water from the development prior to the completion of surface water drainage works, details of which will have been submitted to and approved by the Local Planning Authority prior to the commencement of development. This duplicates the requirements of the condition requested by the Internal Drainage Board and as such is not considered reasonable and necessary.
- 4.31 Subject to the aforementioned condition, it is considered the proposals are acceptable in respect of flood risk and drainage.

Nature Conservation and Protected Species

- 4.32 Protected species include those protected under the 1981 Wildlife and Countryside Act and the Conservation of Habitats and Species Regulations 2010. The presence of protected species is a material planning consideration.
- 4.33 The application site is not a protected site for nature conservation and is not known to support, or be in close proximity to, any site supporting protected species or any other species or habitat of conservation interest.
- 4.34 Given the above, it is considered that the proposal would not harm any acknowledged nature conservation interests or protected species and is therefore in accordance with Policy ENV1 (5) of the Selby District Local Plan, Policy SP18 of the Core Strategy and the advice contained within the NPPF.

Land Contamination

- 4.35 The application has been supported by a planning application form and a contaminated land screening assessment form. The planning application form sets out that the proposed use would not be particularly vulnerable to the presence of contamination, but as the proposed use of the site would be for residential, it is considered that the proposed use would be vulnerable to the presence of contamination.
- 4.36 The contaminated land screening assessment form sets out that the current use of the land is for domestic purposes and that the proposed use of the land is for domestic purposes. In terms of the past land use, the contaminated land screening assessment form sets out that the site has been used for domestic purposes over the past 150 years, while adjacent land is currently used for domestic purposes and has been used for these purposes over the past 150 years. A search of historic maps confirms the site has been used for domestic purposes for a significant number of years prior to which it was used for commercial purposes as a brewery. The adjacent land has been used for domestic, commercial agricultural purposes. The contaminated land screening assessment sets out that there have been no fuels or chemicals stored on the site, no waste disposal activities have been carried out on the site and there is no evidence of demolition at the site. Clearly there has been demolition at the site, which has resulted the current application. Taking into account all of the above, it is considered that there is limited potential contamination to be present at the site. However, it would be considered reasonable and necessary to attach a condition relating to the discovery of unexpected contamination during development works to any planning permission granted.
- 4.37 Subject to the aforementioned condition, it is considered that the proposal would be acceptable in respect of land contamination in accordance with Policy ENV2 of the Selby District Local Plan, Policy SP19 of the Core Strategy and the advice contained within the NPPF.

Affordable Housing

4.38 Policy SP9 of the Core Strategy outlines that for schemes of less than 10 units or less than 0.3ha a fixed sum will be sought to provide affordable housing within the

District. The Policy notes that the target contribution will be equivalent to the provision of up to 10% affordable units. The calculation of the extent of this contribution is set out within the Affordable Housing Supplementary Planning Document which was adopted on 25 February 2014.

4.39 However, in the context of the West Berkshire decision and following the publication of the revised NPPF (2018) it is considered that there are material considerations of substantial weight which outweigh the policy requirement for the commuted sum. It is therefore considered that having had regard to Policy SP9 and the NPPF, on balance, the application is acceptable without a contribution for affordable housing.

Determining Whether Very Special Circumstances Exist

- 4.40 It has been determined earlier in this report that the proposal is inappropriate development in the Green Belt, which is by definition harmful to the Green Belt. No other harm resulting from the proposal has been identified. Therefore it is necessary to consider whether very special circumstances exist which outweigh the harm to the Green Belt by reason of its inappropriateness.
- 4.41 The application seeks retrospective planning permission for the demolition of a two storey end of terrace dwelling and the construction of a replacement two storey end of terrace dwelling which would have the same layout, scale and appearance as the dwelling which was previously located at the site and permitted to be extended by the earlier consent.
- 4.42 The applicant has advised, in the submitted Design and Access Statement, that the earlier consent for the demolition of the single storey projection to the south west corner of the existing dwelling, the demolition of the gable and rear walls of the existing dwelling and the rebuilding of the roof would have meant that only the front wall of the dwelling was to remain.
- 4.43 When the demolition of the gable and rear walls commenced, the applicant advises that it became apparent that the front wall was built without foundations, was unstable and in a dangerous condition. Therefore, on the advice of the builder, the applicant advises that the front wall of the dwelling was also demolished with a view to rebuilding to match existing. The applicant acknowledges that the planning permission granted under reference 2018/0205/HPA did not permit the full demolition of the dwelling but contends that planning permission did grant extensive works to the dwelling, which meant that only the front wall of the dwelling was to remain. In addition to this, the applicant notes that there were works proposed to alter the openings in the front elevation, so in effect, not even the full extent of the front elevation would have remained as part of the proposals.
- 4.44 Having reviewed the plans submitted as part of the earlier consent, officers note that the proposed works would have left little of the existing front elevation. The works permitted under planning permission 2018/0205/HPA, although assessed and permitted as extensions to an existing dwelling, were tantamount to the creation of a new dwelling in this location. It is therefore considered that through planning permission 2018/0205/HPA, the Local Planning Authority has effectively granted planning permission for the erection or 'replacement' of a new

dwelling, as per the current proposals and therefore it would be unreasonable for the Local Planning Authority not to allow the proposed development.

4.45 It is considered that the above situation amounts to very special circumstances which outweigh the harm to the Green Belt by reason of its inappropriateness.

5. CONCLUSION

- 5.1 The application seeks retrospective planning permission for the demolition of a two storey end of terrace dwelling and the replacement by a two storey end of terrace dwelling on the footprint of existing dwelling, as extended by planning permission reference 2018/0205/HPA.
- 5.2 Although this is by definition 'inappropriate development' the sequence of events described above is considered to constitute 'very special circumstances'. These very special circumstances are such that the potential harm to the Green Belt by reason of inappropriateness, and any other harm resulting from the proposal, is clearly outweighed by other considerations".
- 5.3 No other harm resulting from the proposal has been identified. Therefore it is concluded very special circumstances exist which outweigh the harm to the Green Belt by reason of its inappropriateness.
- 5.4 The application should therefore be granted.

6. RECOMMENDATION

This application is recommended to be APPROVED subject to the following conditions:

01. The development hereby permitted shall be carried out in accordance with the plans/drawings listed below:

LOC01 - Location Plan

18.01.01 B - Layout Plan

18.01.02 – Existing Ground Floor Plan

18.01.03 - Existing First Floor Plan

18.01.04 - Existing Elevations

18.01.05 D – Proposed Ground Floor Plan

18.01.06 D - Proposed First Floor Plan

18.01.07 E – Proposed Elevations

18.01.08 A - Proposed Sections

Reason:

For the avoidance of doubt.

02. No external facing materials shall be applied to the roof(s) of the development hereby permitted, until details of the materials to be used in the construction of the exterior roof(s) of the development hereby permitted have been submitted to and approved in writing by the Local Planning Authority. Only the approved materials shall be utilised.

Reason:

In the interests of visual amenity and in order to comply with Policy ENV1 of the Selby District Local Plan.

03. Within three months of the date of this permission, a Scheme for the provision of surface water drainage works shall be submitted to and approved in writing by the Local Planning Authority in consultation with the Internal Drainage Board. Any such Scheme shall be implemented to the reasonable satisfaction of the Local Planning Authority before the development is brought into use.

The following criteria should be considered:

- Any proposal to discharge surface water to a watercourse from the redevelopment of a brownfield site should first establish the extent of any existing discharge to that watercourse. Peak run-off from a brownfield site should be attenuated to 70% of any existing discharge rate (existing rate taken as 140lit/sec/ha or the established rate whichever is the lesser for the connected impermeable area).
- Discharge from "greenfield sites" taken as 1.4 lit/sec/ha (1:1yr storm).
- Storage volume should accommodate a 1:30 yr event with no surface flooding and no overland discharge off the site in a 1:100yr event.
- A 20% allowance for climate change should be included in all calculations.
- A range of durations should be used to establish the worst-case scenario.
- The suitability of soakaways, as a means of surface water disposal, should be ascertained in accordance with BRE Digest 365 or other approved methodology.

Reason:

To ensure the development is provided with satisfactory means of drainage and to reduce the risk of flooding.

04. In the event that contamination is found at any time when carrying out the approved development that was not previously identified, it must be reported in writing immediately to the Local Planning Authority. An investigation and risk assessment must be undertaken and where remediation is necessary a remediation scheme must be prepared, which is subject to the approval in writing of the Local Planning Authority. Following completion of measures identified in the approved remediation scheme a verification report must be prepared, which is subject to the approval in writing of the Local Planning Authority.

Reason:

To ensure that risks from land contamination to the future users of the land and neighbouring land are minimised, together with those to controlled waters, property and ecological systems, and to ensure that the development can be carried out safely without unacceptable risks to workers, neighbours and other offsite receptors.

7. Legal Issues

7.01 Planning Acts

This application has been determined in accordance with the relevant planning acts.

7.02 Human Rights Act 1998

It is considered that a decision made in accordance with this recommendation would not result in any breach of convention rights.

7.03 Equality Act 2010

This application has been determined with regard to the Council's duties and obligations under the Equality Act 2010. However it is considered that the recommendation made in this report is proportionate taking into account the conflicting matters of the public and private interest so that there is no violation of those rights.

8. Financial Issues

Financial issues are not material to the determination of this application.

9. Background Documents

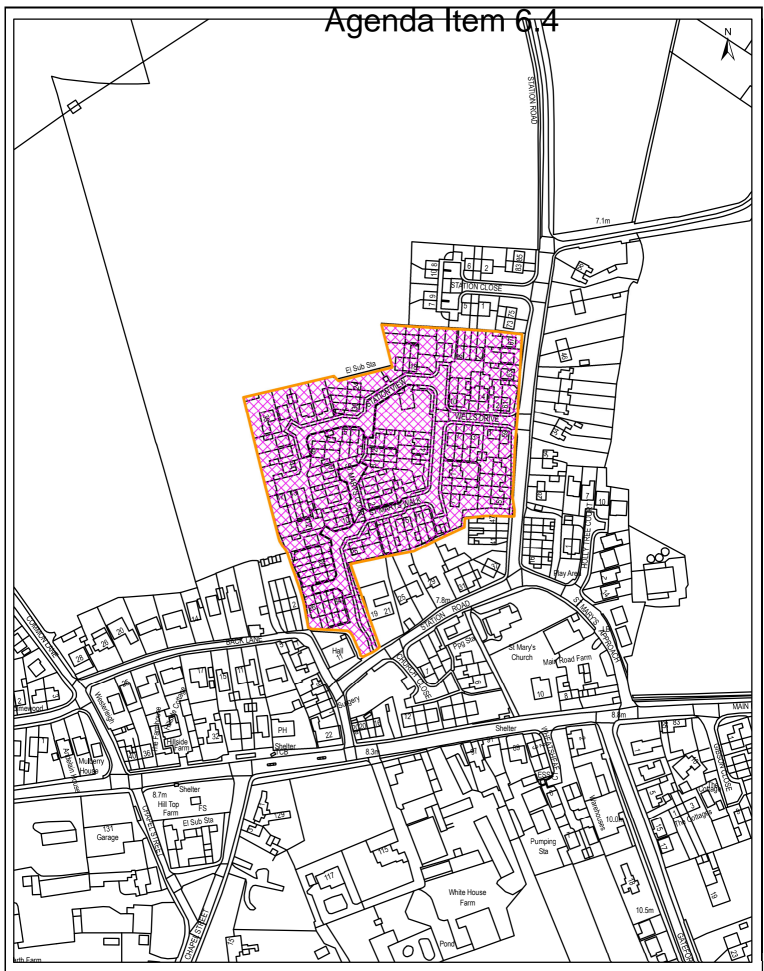
Planning Application file reference 2018/0852/FUL and associated documents.

Contact Officer:

Jenny Tyreman, Senior Planning Officer jtyreman@selby.gov.uk

Appendices:

None



APPLICATION SITE

Station Road, Hambleton 2018/1116/DOV

1:2,500

DISTRICT COUNCIL

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Report Reference Number: 2018/1116/DOV

To: Planning Committee Date: 7 November 2018

Author: Jenny Tyreman, Senior Planning Officer

Lead Officer: Ruth Hardingham, Planning Development Manager

Request for a Deed of Variation to Section 106 agreement seeking the payment of a commuted sum to be used towards the provision of a children's play area elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL for residential development comprising of 89 (2 storey and 2 1/2 storey) dwellings and associated works on 2.3 ha of land, following demolition of existing buildings on land off Station Road

This matter has been brought to Planning Committee for consideration due to it being a proposal to amend the recreational open space provision agreed by Members in 2005.

Summary:

The applicant has developed out a scheme for residential development comprising 89 houses on land off Station Road, Hambleton, which was granted planning permission in August 2006 (under reference 2005/0876/FUL). This was subject to a Section 106 agreement which (amongst other things) secured the provision of recreational open space - meaning the open space and children's play areas together with play equipment to be provided by the owners on that part of the land in accordance with the agreement.

The children's play areas together with play equipment has not been provided on the recreational open space to date due to the siting of surface water system inspection chambers that has meant that an appropriate layout for the children's play areas together with play equipment would be difficult to achieve and would pose health and safety issues.

The applicant is therefore proposing the payment of a commuted sum to be used towards the provision of a children's play area together with play equipment elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL.

Recommendation:

That the request for a Deed of Variation be approved subject to delegation being given to Officers to complete a Deed of Variation to the original Section 106 agreement to allow the payment of a commuted sum to be used towards the provision of a children's play area and play equipment elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL. This variation shall be time limited for a period of 3 years from the date of the decision.

Reasons for recommendation

To enable the development to make alternative provision for recreational open space, to that agreed by Committee in 2005, as it is now impracticable to provide a children's play area together with play equipment on the recreational open space due to the subsequent positioning of the inspection chambers.

Consultation and Publicity

<u>Parish Council</u> – No objections. Support the commuted sum being used to provide play facilities in the Hambleton area.

<u>Neighbour Summary</u> – A site notice has been erected. One letter of representation has been received as a result of this publicity with concerns raised regarding the impact of any changes to the existing area of recreational open space on the development.

1. Introduction and Background

- 1.1. Planning permission for residential development of this site was granted in August 2006 (under reference 2005/0876/FUL) and was subject to a Section 106 agreement which (amongst other things) secured the provision of recreational open space meaning the open space and children's play areas together with play equipment were to be provided on that part of the land by the owners in accordance with the agreement.
- 1.2. In May 2018 the applicant requested a deed of variation to amend the recreational open space provision agreed by Committee in 2005. The children's play areas together with play equipment have not been provided due to the installation of inspection chambers within the recreational open space. This has meant that an appropriate layout for the children's play area and play equipment would be difficult to achieve and would pose health and safety issues. The applicant is therefore proposing the payment of a commuted sum to be used towards the provision of a children's play area and play equipment elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL.
- 1.3 A Deed of Variation is an agreement between the parties to a Section 106 agreement to alter its terms. There would be no right of appeal to the Secretary of State if the Council refused the applicant's request, but we should

nevertheless act reasonably and determine the proposal in the context of the planning policies and other material considerations.

2. Policy Context

- 2.1. Since the approval of the application reference 2005/0876/FUL, the policy context has changed. The Development Plan for the District now comprises the saved policies of the Selby District Local Plan (2005) and the policies contained within the Selby District Core Strategy Local Plan (2013). In addition, the revised National Planning Policy Framework (NPPF) was published in July 2018. Although the policy context has changed, the relevant policy is unchanged in that for schemes of 50 dwellings or more, provision within the site will normally be required.
- 2.2. Policy RT2 of the Selby District Local Plan specifically relates to "Open Space Requirements for New Residential Development" and sets out that proposals for new residential development comprising 5 or more dwellings will be required to provide recreational open space at the rate of 60 square metres per dwelling on the following basis (of relevance here):
 - (c) For schemes of 50 dwellings or more, provision within the site will normally be required unless deficiencies elsewhere in the settlement merit a combination of on-site and off-site provision.

Depending on the needs of residents and the total amount of space provided, a combination of different types of open space would be appropriate in accordance with NPFA standards.

- 2.3. The pre-amble to Policy RT2 of the Selby District Local Plan acknowledges that for schemes larger than 10 dwellings, provision should generally be made onsite, although there may be circumstances where this is impractical because of site characteristics or other planning requirements, or where off-site provision may be appropriately located elsewhere. In certain circumstances, a financial contribution to enable the District Council to make alternative provision or to upgrade existing facilities may be acceptable in lieu of direct provision.
- 2.4. Part 2, Section 2, Section 6 of The Developer Contributions Supplementary Planning Document sets out occasions when a commuted sum may be appropriate in lieu of on-site provision, including where the provision of open space on-site is impractical. The method that will be used in calculating contributions can be found in Annex A of that Section.

3. Assessment

3.1. The applicant is proposing the payment of a commuted sum to be used towards the provision of a children's play area together with play equipment elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL.

- 3.2. The pre-amble to Policy RT2 of the Selby District Local Plan is set out above (para 2.3). In certain circumstances, a financial contribution to enable the District Council to make alternative provision or to upgrade existing facilities may be acceptable in lieu of direct provision.
- 3.3. In this instance, Officers consider that the on-site provision of a children's play area together with play equipment on the land would now be impractical due to the subsequent positioning of the inspection chambers. In light of this Officers consider that the payment of a commuted sum to be used towards the provision of a children's play area together with play equipment elsewhere in Hambleton in lieu of the provision of a children's play area and play equipment on the land in respect of planning approval 2005/0876/FUL would be appropriate. Members will be updated regarding what the commuted sum would amount to at Planning Committee.
- 3.4. The existing area of recreational open space on the site would be subject to a recreational open space payment in respect of maintenance of the amenity open space forming part of the development on site only.

4. Legal/Financial Controls and other Policy matters

Legal Issues

4.1. Even though this is not an application under the Planning Acts this recommendation has been made in the context of the planning policies and other material considerations. If agreed, a Deed of variation to the S106 Agreement will be required.

Financial Issues

4.2. Financial issues are not material to the determination of this application.

Impact Assessment

4.3. It is not anticipated that the proposed Deed of variation will lead to discrimination or inequality in respect of any particular groups. Nor will it impact upon human rights.

5. Conclusion

- 5.1. Officers consider that the on-site provision of a children's play area together with play equipment on the land in respect of planning approval 2005/0876/FUL, which was originally agreed by Committee in 2005, would now be impractical due to the subsequent positioning of the inspection chambers on the recreational open space.
- 5.2. It is recommended that the payment of a commuted sum to be used towards the provision of a children's play area together with pay equipment elsewhere in Hambleton in lieu of the provision of a children's play area together with play

equipment on the land in respect of planning approval 2005/0876/FUL would be appropriate.

5.3 This variation shall be time limited for a period of 3 years from the date of the decision.

6. Background Documents

Planning Application file reference 2005/0876/FUL and associated documents.

Contact Officer:

Jenny Tyreman, Senior Planning Officer jtyreman@selby.gov.uk

Appendices:

None



Agenda Annex

Glossary of Planning Terms

Community Infrastructure Levy (CIL):

The Community Infrastructure Levy is a planning charge, introduced by the Planning Act 2008 as a tool for local authorities in England and Wales to help deliver infrastructure to support the development of their area. It came into force on 6 April 2010 through the Community Infrastructure Levy Regulations 2010.

Curtilage:

The curtilage is defined as the area of land attached to a building.

Environmental Impact Assessment (EIA):

Environmental impact assessment is the formal process used to predict the environmental consequences (positive or negative) of a plan, policy, program, or project prior to the decision to move forward with the proposed action. The requirements for, contents of and how a local planning should process an EIA is set out in the Town and Country Planning (Environmental Impact Assessment) Regulations 2011.

National Planning Policy Framework (NPPF):

The National Planning Policy Framework was published on 27 March 2012 and sets out Government planning policies for England and how these are expected to be applied.

Permitted Development (PD) Rights

Permitted development rights allow householders and a wide range of other parties to improve and extend their homes/ businesses and land without the need to seek a specific planning permission where that would be out of proportion with the impact of works carried out. Many garages, conservatories and extensions to dwellings constitute permitted development. This depends on their size and relationship to the boundaries of the property.

Previously Developed Land (PDL)

Previously developed land is that which is or was occupied by a permanent structure (excluding agricultural or forestry buildings), and associated fixed surface infrastructure. The definition covers the curtilage of the development. Previously developed land may occur in both built-up and rural settings.

Planning Practice Guidance (PPG)

The Planning Practice Guidance sets out Government planning guidance on a range of topics. It is available on line and is frequently updated.

Recreational Open Space (ROS)

Open space, which includes all open space of public value, can take many forms, from formal sports pitches to open areas within a development, linear corridors and country parks. It can provide health and recreation benefits to people living and working nearby; have an ecological value and contribute to green infrastructure.

Section 106 Agreement

Planning obligations under Section 106 of the Town and Country Planning Act 1990 (as amended), commonly known as s106 agreements, are a mechanism which make a development proposal acceptable in planning terms, that would not otherwise be acceptable. They can be used to secure on-site and off-site affordable housing provision, recreational open space, health, highway improvements and community facilities.

Site of Importance for Nature Conservation

Site of Nature Conservation Interest (SNCI), Site of Importance for Nature Conservation (SINC) and regionally important geological sites (RIGS) are designations used by local authorities in England for sites of substantive local nature conservation and geological value.

Site of Special Scientific Interest (SSI)

Sites of special scientific interest (SSSIs) are protected by law to conserve their wildlife or geology. Natural England can identify and designate land as an SSSI. They are of national importance.

Scheduled Ancient Monument (SAM):

Ancient monuments are structures of special historic interest or significance, and range from earthworks to ruins to buried remains. Many of them are scheduled as nationally important archaeological sites. Applications for Scheduled Monument Consent (SMC) may be required by the Department for Culture, Media and Sport. It is an offence to damage a scheduled monument.

Supplementary Planning Document (SPD)

Supplementary Planning Documents are non-statutory planning documents prepared by the Council in consultation with the local community, for example the Affordable Housing SPD, Developer Contributions SPD.

Tree Preservation Order (TPO):

A Tree Preservation Order is an order made by a local planning authority in England to protect specific trees, groups of trees or woodlands in the interests of amenity. An Order prohibits the cutting down, topping, lopping, uprooting, wilful damage, wilful destruction of trees without the local planning authority's written consent. If consent is given, it can be subject to conditions which have to be followed.

Village Design Statements (VDS)

A VDS is a document that describes the distinctive characteristics of the locality, and provides design guidance to influence future development and improve the physical qualities of the area.



Planning Committee 2018-19

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