Public Document Pack



NOTICE

OF

MEETING

WINDSOR RURAL DEVELOPMENT MANAGEMENT PANEL

will meet on

WEDNESDAY, 25TH JULY, 2018

At 7.00 pm

in the

COUNCIL CHAMBER - GUILDHALL WINDSOR

TO: MEMBERS OF THE WINDSOR RURAL DEVELOPMENT MANAGEMENT PANEL

COUNCILLORS DR LILLY EVANS (CHAIRMAN), COLIN RAYNER (VICE-CHAIRMAN), MICHAEL AIREY, CHRISTINE BATESON, DAVID HILTON, JOHN LENTON, JULIAN SHARPE, LYNDA YONG AND MALCOLM BEER

SUBSTITUTE MEMBERS

COUNCILLORS JOHN BOWDEN, SAYONARA LUXTON, NICOLA PRYER, EILEEN QUICK, JACK RANKIN, WESLEY RICHARDS, SAMANTHA RAYNER, JOHN STORY AND LYNNE JONES

David Cook - Democratic Services Manager - Issued: Tuesday, 17 July 2018

Members of the Press and Public are welcome to attend Part I of this meeting. The agenda is available on the Council's web site at www.rbwm.gov.uk or contact the Panel Administrator **Andy Carswell** 01628 796319

Fire Alarm - In the event of the fire alarm sounding or other emergency, please leave the building quickly and calmly by the nearest exit. Do not stop to collect personal belongings and do not use the lifts. Congregate in the Town Hall Car Park, Park Street, Maidenhead (immediately adjacent to the Town Hall) and do not re-enter the building until told to do so by a member of staff.

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Filming, recording and photography of public Council meetings may be undertaken by any person attending the meeting. By entering the meeting room you are acknowledging that you may be audio or video recorded and that this recording will be in the public domain. If you have any questions regarding the council's policy, please speak to the Democratic Services or Legal representative at the meeting.

<u>AGENDA</u>

<u>PART I</u>

<u>IIEM</u>	SUBJECT SUBJECT	<u>PAGE</u> <u>NO</u>
1.	APOLOGIES FOR ABSENCE	-
	To receive any apologies for absence.	
2.	DECLARATIONS OF INTEREST	5 - 6
	To receive any Declarations of Interest.	
3.	MINUTES	7 - 10
	To confirm the Part I Minutes of the meeting held on May 30 th 2018.	
4.	PLANNING APPLICATIONS (DECISION)	11 - 56
	To consider the Director of Development & Regeneration / Development Control Manager's report on planning applications received.	
	Full details on all planning applications (including application forms, site plans, objections received, correspondence etc.) can be found by accessing the Planning Applications Public Access Module by selecting the following link. http://www.rbwm.gov.uk/pam/search.jsp or from Democratic Services on 01628 796251 or democratic.services@rbwm.gov.uk	
5.	ESSENTIAL MONITORING REPORTS (MONITORING)	57 - 58
	To consider the Essential Monitoring Reports.	
6.	LOCAL GOVERNMENT ACT 1972 - EXCLUSION OF THE PUBLIC	-
	To consider passing the following resolution:- "That under Section 100(A)(4) of the Local Government Act 1972, the public be excluded from the remainder of the meeting whilst discussion takes place on items 7 and 8 on the grounds that it involves the likely disclosure of exempt information as defined in Paragraphs 1-7 of part I of Schedule 12A of the Act".	

<u>PART II</u>

<u>ITEM</u>	SUBJECT	PAGE NO
7.	MINUTES	59 - 60
	To confirm the Part II minutes of the meeting held on May 30 th 2018.	
	(Not for publication by virtue of Paragraph 1 of Part 1 of Schedule 12A of the Local Government Act 1972)	
8.	ENFORCEMENT REPORT	61 - 66
	To consider and determine the report.	
	(Not for publication by virtue of Paragraph 1 of Part 1 of Schedule 12A of the Local Government Act 1972)	



LOCAL GOVERNMENT (ACCESS TO INFORMATION) ACT 1985

In accordance with the requirements of the Local Government (Access to Information) Act

1985, each item on this report includes a list of Background Papers that have been relied

on to a material extent in the formulation of the report and recommendation.

The list of Background Papers will normally include relevant previous planning decisions, replies to formal consultations and relevant letter of representation received from local societies, and members of the public. For ease of reference, the total number of letters received from members of the public will normally be listed as a single Background Paper,

although a distinction will be made where contrary views are expressed. Any replies to consultations that are not received by the time the report goes to print will be recorded as

"Comments Awaited".

The list will not include published documents such as the Town and Country Planning Acts

and associated legislation, Department of the Environment Circulars, the Berkshire Structure Plan, Statutory Local Plans or other forms of Supplementary Planning Guidance.

as the instructions, advice and policies contained within these documents are common to

the determination of all planning applications. Any reference to any of these documents will be made as necessary under the heading "Remarks".

STATEMENT OF THE HUMAN RIGHTS ACT 1998

The Human Rights Act 1998 was brought into force in this country on 2nd October 2000, and it will now, subject to certain exceptions, be directly unlawful for a public authority to act in a way which is incompatible with a Convention right. In particular, Article 8 (respect

for private and family life) and Article 1 of Protocol 1 (peaceful enjoyment of property) apply to planning decisions. When a planning decision is to be made however, there is further provision that a public authority must take into account the public interest. In the vast majority of cases existing planning law has for many years demanded a balancing exercise between private rights and public interest, and therefore much of this authority's decision making will continue to take into account this balance.

The Human Rights Act will not be referred to in the Officer's report for individual applications beyond this general statement, unless there are exceptional circumstances which demand more careful and sensitive consideration of Human Rights issues.

MEMBERS' GUIDANCE NOTE

DECLARING INTERESTS IN MEETINGS

DISCLOSABLE PECUNIARY INTERESTS (DPIs)

DPIs include:

- Any employment, office, trade, profession or vocation carried on for profit or gain.
- Any payment or provision of any other financial benefit made in respect of any expenses occurred in carrying out member duties or election expenses.
- Any contract under which goods and services are to be provided/works to be executed which has not been fully discharged.
- Any beneficial interest in land within the area of the relevant authority.
- Any license to occupy land in the area of the relevant authority for a month or longer.
- Any tenancy where the landlord is the relevant authority, and the tenant is a body in which the relevant person has a beneficial interest.
- Any beneficial interest in securities of a body where
 - a) that body has a piece of business or land in the area of the relevant authority, and
 - b) either (i) the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body \underline{or} (ii) the total nominal value of the shares of any one class belonging to the relevant person exceeds one hundredth of the total issued share capital of that class.

PREJUDICIAL INTERESTS

This is an interest which a reasonable fair minded and informed member of the public would reasonably believe is so significant that it harms or impairs your ability to judge the public interest. That is, your decision making is influenced by your interest that you are not able to impartially consider only relevant issues.

DECLARING INTERESTS

If you have not disclosed your interest in the register, you **must make** the declaration of interest at the beginning of the meeting, or as soon as you are aware that you have a DPI or Prejudicial Interest. If you have already disclosed the interest in your Register of Interests you are still required to disclose this in the meeting if it relates to the matter being discussed. A member with a DPI or Prejudicial Interest **may make representations at the start of the item but must not take part in discussion or vote at a meeting.** The term 'discussion' has been taken to mean a discussion by the members of the committee or other body determining the issue. You should notify Democratic Services before the meeting of your intention to speak. In order to avoid any accusations of taking part in the discussion or vote, you must move to the public area, having made your representations.

If you have any queries then you should obtain advice from the Legal or Democratic Services Officer before participating in the meeting.

If the interest declared has not been entered on to your Register of Interests, you must notify the Monitoring Officer in writing within the next 28 days following the meeting.

Agenda Item 3

WINDSOR RURAL DEVELOPMENT MANAGEMENT PANEL

WEDNESDAY, 30 MAY 2018

PRESENT: Councillors Dr Lilly Evans (Chairman), Colin Rayner (Vice-Chairman), Michael Airey, David Hilton, John Lenton, Sayonara Luxton, Julian Sharpe, Lynda Yong and Malcolm Beer

Officers: Ashley Smith, Victoria Gibson, Wendy Binmore, Victoria Goldberg

APOLOGIES FOR ABSENCE

Apologies for absence were received from Councillor Bateson.

DECLARATIONS OF INTEREST

CIIr L. Evans – Declared a personal interest in item 2 as she is a Member of the Parish Council that considered and commented on the application. Cllr Evans was not sure if she was present at the meeting when the application was discussed and she had not voted on the item. Cllr Evans confirmed she had attended the meeting with an open mind.

CIIr Hilton – Declared a personal interest in item 2 as he was at the meeting of the Parish Council when the application was considered. Since then, considerable changes to the application had taken place. He also stated his Wife was the Chairman of the Parish Council Planning Committee and had registered to speak on the item. Councillor Hilton confirmed he had attended Panel with an open mind.

Clir Lenton – Declared a personal interest in the Enforcement item as his wife was the Chairman of the Parish Council and had registered to speak. Clir Lenton confirmed he had come to Panel with an open mind.

Clir Luxton – Declared a personal interest in item 1 as she knew the manager of the restaurant personally. She confirmed she attended Panel with an open mind.

MINUTES

RESOLVED UNANIMOUSLY: That the Part I minutes of the meeting held on 3 May 2018 be approved.

PLANNING APPLICATIONS (DECISION)

17/02204

N/A: Construction of a building to provide x8 two bed flats, together with access to London Road and landscaping, following demolition of the existing buildings at Bluebells Restaurant and Bar, London Road, Sunningdale, Ascot SL5 0LE – THE PANEL VOTED UNANIMOUSLY to grant planning permission with the conditions listed in Section 10 of the Main Report, as per the Head of Planning's recommendations and following satisfactory amendment to the secured Section 111 for mitigation to the SPA. Also with the following amendments:

- Remove condition 7
- Amend condition 11 to state: Prior to the commencement of development a landscape management plan including long-

term design objectives, management responsibilities and maintenance schedules for a minimum period of 5 years shall be submitted to and approved in writing by the Local Planning Authority . the plan shall cover any areas of existing landscaping, including woodlands, and all areas of proposed landscaping. Reason: To ensure the long term management of the landscaped setting of the development and to ensure it contributes positively to the visual amenities of the area. Relevant Policies – Local Plan DG1.

(The Panel was addressed Mr Douglas Bond, the agent).

18/00346*

Ashton Hawthorne: Two storey front/side extension, single storey rear extension and new first floor and side windows, alterations to entrance and fenestration at 3 Hermitage Drive, Ascot SL5 7LA – THE PANEL VOTED to approve the application with the conditions listed in Section 9 of the Main Report, in accordance with the Head of Planning's recommendations.

Five Councillors voted in favour of the motion (Cllrs M. Airey, Beer, Luxton, C. Rayner and Yong), two Councillors voted against (Cllrs Hilton and Sharpe), and two Councillors abstained from the vote (Cllrs L. Evans and Lenton)

(The Panel was addressed by Denise Keane and PCIIr Barbara Hilton in objection and Ashton Hawthorne the applicant in support of the application).

PLANNING ENFORCEMENT REPORT (DECISION)

Land East of Hythe End Road, Wraysbury, Staines-Upon-Thames, Middlesex TW19 5AW

Members considered a number of options relating to potential enforcement options in relation to the site. The Panel was to consider if lawful development certificate 97/75746 should be revoked and if it was expedient to give further consideration to the alleged intensification of the use of the site. There were four options available to the Panel, two related to whether or not to revoke the certificate, two related to whether or not enforcement action should be pursued relating to the intensity of use issue. These options are set out in full in the agenda report.

Members first considered if the revocation of the certificate should be pursued. The options being considered by the panel were:

Option 1: To pursue the revocation of the Lawful Development Certificate dated 9 September 1998 and granted under reference 97/75746

Option 2: Not to pursue the revocation of the Lawful Development Certificate dated 9 September 1998 and granted under reference 97/75746

There was significant discussion between members regarding both options available to it and consideration of reports, legal advice and representations from third parties.

A motion was proposed by Cllr C Rayner, seconded by Cllr Beer. The motion proposed was whether to defer the decision for one cycle so that Members could have more time to consider information, particularly a late letter provided by Clyde and Co solicitors on behalf of local residents, further prior to making a decision.

Councillor Hilton proposed a motion in support of the officer recommendations not to give further consideration to the revocation of the certificate. The motion was seconded by Councillor M. Airey.

Cllr Lenton stated that he thought the Council should be able to do more to protect the residents. Councillor Lenton requested it be specifically minuted that he was dissatisfied that the legal advice provided to Officers was exempt from the public and had been kept away from public scrutiny in Part II. The Legal Advisor to the Panel explained that the information and advice received from Counsel was legally privileged and that as much of the information had remained in the public domain as legally possible. Members indicated that they wished to discuss the legal advice further before the voting on the motions.

The meeting moved in to part II for a short period for further discussion on legal advice provided.

After returning to part I there was further discussion and then Cllr Rayner's motion to defer was voted on. However, the motion was not successful. Five Councillors voted against the motion (Cllrs M. Airey, L. Evans, Hilton, Luxton and Yong), and four Councillors voted in favour of the motion (Cllrs Beer, Lenton, C. Rayner and Sharpe).

Members voted then voted on Cllr Hilton's motion to pursue Option two which was not to pursue the revocation of the Lawful Development Certificate dated 9 September 1998 (granted under reference 97/75746). Six Councillors voted in favour of the motion (Cllrs M. Airey, Beer, L. Evans, Hilton, Luxton and Yong. Two Councillors voted against (C. Rayner and Sharpe) and one Councillor abstained from the vote (Cllr Lenton).

The Panel then considered the intensification matter. These options are listed on page 60 of the agenda pack as option 3 and option 4. These options were:

Option 3: To further consider the case of intensification in the use of the site with a view to serving an enforcement notice in relation to that allegation.

Option 4: Not to give further consideration to the case of intensification in the use of the site and thus not to serve an Enforcement Notice in relation to that allegation

There had been discussion on the alleged intensification matter and history of the site throughout the meeting as well as the representations, legal advice and reports provided. The Deputy Head of Planning highlighted the appeal inspector's decision relating to the skip hire business and that the character of the use had been considered to have remained the same over three site operators by the Appeal Inspector, this was a recent decision and officers did not consider that there had been a material change. Cllr Airey and Cllr Hilton noted this Appeal decision and the advice provided in relation to both options 3 & 4. Cllrs Lenton had expressed concerns over intensification and its' potential impact upon residents.

Councillor Yong made a proposal to pursue Option 4, Councillor Hilton seconded the motion. Six Councillors voted in favour of the motion (Cllrs M. Airey, Beer, L. Evans, Hilton, Luxton and Yong) and three Councillors voted against the motion (Cllrs Lenton, C. Rayner and Sharpe). Members thus determined not to give further consideration to the case of intensification in the use of the site and thus not to serve an Enforcement Notice in relation to that allegation.

ESSENTIAL MONITORING REPORTS (MONITORING)

All details of the Monitoring Reports were noted.

LOCAL GOVERNMENT ACT 1972 - EXCLUSION OF THE PUBLIC

To consider passing the following resolution:-

"That under Section 100 (A)(4) of the Local Government Act 1972, the public should be excluded from the remainder of the meeting whilst discussion takes place on item 8 on the grounds that it involves the likely disclosure of exempt information as defined in Paragraph 3 of Part I of Schedule 12A of the Act".

The meeting, which began at Time Not Specif	cified, finished at Time Not Specified	
	CHAIRMAN	
	DATE	

Agenda Item 4

ROYAL BOROUGH OF WINDSOR & MAIDENHEAD

Windsor Rural Panel

25th July 2018

INDEX

APP = Approval

CLU = Certificate of Lawful Use

DD = Defer and Delegate

DLA = Defer Legal Agreement

PERM = Permit

PNR = Prior Approval Not Required

REF = Refusal

WA = Would Have Approved WR = Would Have Refused

Item No. 1 Application No. 18/00480/FULL Recommendation PERM Page No. 13

Location: Land At 5 Vicarage Gardens Ascot

Proposal: Detached dwelling with integral garage.

Applicant: Mr Beroskin Member Call-in: N/A Expiry Date: 29 June 2018

Item No. 2 Application No. 18/01116/VAR Recommendation PERM Page No. 28

Location: Former Brockenhurst Hotel Brockenhurst Road Ascot

Proposal: Redevelopment to provide a building comprising 12 apartments with basement parking and caretakers

accommodation following demolition of existing hotel as approved under 17/02712/VAR to planning permission

13/01995/FULL to vary condition 20 to substitute plans.

Applicant:Mr GoslingMember Call-in:N/AExpiry Date:27 July 2018

Item No. 3 Application No. 18/01159/FULL Recommendation PERM Page No. 43

Location: 85 Upper Village Road Ascot SL5 7AJ

Proposal: Construction of new four bedroom detached dwelling with associated parking, additional new vehicular access

and 2 no. drop kerbs to provide exit and entrance driveway following demolition of existing dwelling and

outbuildings. (Part retrospective as outbuildings have been demolished).

Applicant:Mr HayhurstMember Call-in:Cllr HiltonExpiry Date:12 July 2018

AGLIST 11



ROYAL BOROUGH OF WINDSOR & MAIDENHEAD PLANNING COMMITTEE

WINDSOR RURAL DEVELOPMENT CONTROL PANEL

25 July 2018 Item: 1

Application 18/00480/FULL

No.:

Location: Land At 5 Vicarage Gardens Ascot **Proposal:** Detached dwelling with integral garage.

Applicant: Mr Beroskin **Agent:** Mr Warren Joseph

Parish/Ward: Sunninghill And Ascot Parish/Sunninghill And South Ascot Ward

If you have a question about this report, please contact: Adam Jackson on 01628 796660 or at adam.jackson@rbwm.gov.uk

1. SUMMARY

- 1.1 The dwelling would be sited adjacent to no.3 Vicarage Gardens and would reflect the design of this property resulting in them being read as a pair. The property would respect the building line of no. 3 and whilst it would not have its own frontage in line with nos. 6 and 7 the dwelling would not be in a prominent location and would not cause harm to the character and appearance of the cul-de-sac. Furthermore the spacing around the proposed property would be very similar to other properties, with the existing host site no. 5 having an unusually large plot when viewed in the immediate context of the site. The proposal complies with policies DG1, H10 and H11 of the RBWM Local Plan, policies NP/DG1, NP/DG2, NP/DG3 and NP/EN3 of the Ascot, Sunninghill and Sunningdale Neighbourhood Plan and policies SP2 and SP3 of the submission version of the emerging Borough Local Plan.
- 1.2 The dwelling would have an acceptable impact on the amenities of existing properties and the future occupiers will be provided with sufficient outdoor amenity space. 2 fruit trees would be lost as a result of the development, these trees are not protected by a tree preservation order and are not of significant amenity value. The tree officer raises no objection.
- 1.3 Sufficient onsite parking will be provided and any additional parking from visitors will not cause highway safety concerns.

It is recommended the Panel grants planning permission with the conditions listed in Section 10 of this report.

2. REASON FOR PANEL DETERMINATION

 The Head of Planning considers it appropriate that the Panel determines the application in the public interest.

3. DESCRIPTION OF THE SITE AND ITS SURROUNDINGS

3.1 5 Vicarage Gardens comprises of 6 dwellings, most of which are detached. No. 5 Vicarage Gardens sits on the largest plot at the end of the cul-de-sac and is set significantly back from the road compared to the other dwellings. The other properties form 2 fairly uniform rows with consistent building lines and front gardens and driveways forward of this. Properties are of simple design with pitched roofs and matching materials. Where extensions have been permitted these tend to be subservient. The entire cul-de-sac is within an area classified as 'post war suburbs' in the Royal Borough of Windsor and Maidenhead (RBWM) Townscape Assessment

4. DESCRIPTION OF THE PROPOSAL AND ANY RELEVANT PLANNING HISTORY

- 4.1 The proposed development is for a new 3/4 bedroom dwelling within the front garden of no.5 Vicarage Gardens. The proposed dwelling would be 7.9m tall with a gable roof. A small garden will be provided to the rear and a driveway and garage would provide parking sufficient for 2 cars whilst retaining a front garden area.
- 4.2 15/01607/FUL Part single storey side and first floor side extension and garage conversion into habitable accommodation (part retrospective). Approved (extension not implemented).

17/02534/FUL - Detached dwelling with integral garage. Withdrawn 31 October 2017.

5 MAIN RELEVANT STRATEGIES AND POLICIES RELEVANT TO THE DECISION

5.1 National Planning Policy Framework Sections

National Planning Policy Framework Sections 6 (Delivering a wide choice of high quality homes), 7 (Requiring Good Design) and 8 (Promoting Healthy Communities).

Royal Borough Adopted Local Plan

5.2 The main strategic planning considerations applying to the site and the associated policies are:

Issue	Local Plan Policy	Compl	liance
Design in keeping with character of area	DG1	Yes	
Acceptable impact on appearance of area	DG1, H10, H11	Yes	
Acceptable impact on highway safety	T5	Yes	
Sufficient parking space available	P4	Yes	
Acceptable impact on trees important to the area	N6	Yes	

Ascot, Sunninghill & Sunningdale Neighbourhood Plan 2011-2026

Issue	Neighbourhood Plan Policy	Compliance
Good Quality Design	NP/DG3	Yes
Respecting the Townscape	NP/DG1	Yes
Density, Footprint, Separation Scale, Bulk	NP/DG2	Yes
Parking and Access	NP/T1	Yes
Trees	NP/EN2	Yes
Biodiversity	NP/EN4	Yes

These policies can be found at

https://www3.rbwm.gov.uk/downloads/download/154/local plan documents and appendices

Borough Local Plan: Submission Version

Issue	Local Plan Policy
Design in keeping with character and appearance of area	SP2, SP3
Provision of high quality housing	HO2, HO5
Natural Environment	NR2, EP2, EP4
Makes suitable provision for infrastructure	IF1
Transport and parking	IF2

The NPPF sets out that decision-makers may give weight to relevant policies in emerging plans according to their stage of preparation. The Borough Local Plan Submission Document was published in June 2017. Public consultation ran from 30 June to 27 September 2017. Following this process the Council prepared a report summarising the issues raised in the representations and setting out its response to them. This report, together with all the representations received during the representation period, the plan and its supporting documents have now been submitted to the Secretary of State for examination. The Submission Version of the Borough Local Plan does not form part of the statutory development plan for the Borough. However, by publishing and submitting the Borough Local Plan for independent examination the Council has formally confirmed its intention to adopt the submission version. As the Council considers the emerging Borough Local Plan to be sound and legally compliant, officers and Councillors should accord relevant policies and allocations significant weight in the determination of applications taking account of the extent to which there are unresolved objections to relevant policies. Therefore, the weight afforded to each policy at this stage will differ depending on the level and type of representation to that policy. This is addressed in more details in the assessment below.

Significant weight is to be accorded to these Borough Local Plan Submission Version policies in this case. The above application is considered to comply with the relevant policies listed within the Development Plan and those Borough Local Plan Submission Version policies to which significant weight is to be accorded.

This document can be found at:

https://www3.rbwm.gov.uk/info/201026/borough_local_plan/1351/submission/1

Local Strategies or Publications

- 5.3 Other Strategies or publications relevant to the proposal are:
 - RBWM Townscape Assessment view at:
 - RBWM Parking Strategy view at:

More information on these documents can be found at:

https://www3.rbwm.gov.uk/info/200414/local_development_framework/494/supplementary_planning

6. EXPLANATION OF RECOMMENDATION

- 6.1 The key issues for consideration are:
 - i Principle of development
 - ii Impact on the character and appearance of the area
 - iii Impact on residential amenity
 - iv Impact on parking and highway safety
 - v Impact on trees
 - vi Impact on the Thames Basin Heath_Special Protection Area

15

Principle of Development

6.2 The application site lies within the settlement of South Ascot and therefore the principle of development is considered acceptable. Additionally the site lies within 650m of Ascot train station, is close to an area of public open space, a primary school and local shops. The site has good accessibility and is sited within a sustainable location.

Impact on the character and appearance of the area

- 6.3 The dwelling would be located within an existing gap near the end of the cul-de-sac and within the front garden of no. 5 Vicarage Gardens. The design and scale of the dwelling is similar to others within the street and the development would assimilate well in this respect. The plot size also means that there would be an adequate level of space around the dwelling, similar with other properties on this side of the cul-de-sac. The proposed dwelling would also follow the building line set by nos. 1, 2 and 3 and would generally respect the pattern of development within the area. Whilst the proposed property's frontage would not face onto the cul-de-sac in line with nos. 6 and 7, on balance this is not considered harmful given that it would not be sited in a prominent location.
- 6.4 The construction of the new dwelling would result in the loss of part of no. 5's front garden. This space is not considered to be of high amenity value given its siting tucked within the corner of the cul-de-sac and its loss would not have a significantly harmful effect on the appearance of the cul-de-sac. The remaining plot size at no. 5 would have an adequate level of spaciousness surrounding the dwelling to prevent the plot from appearing cramped or overdeveloped.

Impact on residential amenity

- 6.5 The side (north) wall of the dwelling would be directly adjacent to no. 5's front garden which is their main amenity space on account of the rear garden being largely hard surfaced and overshadowed by mature trees. No. 5 would be left with sufficient garden even taking into account the extension approved under application 15/01607/FUL, with a useable area 22 metres wide and 7 metres deep (154m2). There is also a small area to the side of the property which at the time of visiting the site housed patio furniture. There would also be sufficient separation between the new dwelling and no. 5's garden to prevent the dwelling from appearing overbearing or causing a significant loss of light; with the proposed dwelling being set at least 2 metres from the boundary, set at an angle and with this part of the proposed house closest to the boundary being set down and back from the main part of the dwelling.
- 6.6 On the opposite side is no. 3 Vicarage Gardens which runs parallel. The position of the new dwelling and neighbouring windows means that there would be no significant impact on light into the neighbouring dwelling. First floor rear windows in the new dwelling would provide views into the garden of no. 3, however, only at very acute angles. Concerns have been raised by the neighbour at no. 6 that the new dwelling will directly overlook their front garden, however, views of this area would be at a distance of 10 metres and areas of front garden are not given the same level of protection as rear gardens given there is already a lack of privacy at street level.
- 6.7 Equally there is a sufficient separation to the rear boundary to prevent overlooking to the property to the west with a back to back separation distance between properties of 28 metres. In an urban setting a back to back distance of 21 metres is normally considered acceptable. Furthermore any loss of privacy to the property to the rear of the site is limited due to the large size and layout of this neighbouring property's garden area. A planning officer has visited this neighbouring property to assess the impact.
- 6.8 The new dwelling would be provided with a rear garden of approximately 110sqm (excluding space to the side of the house) which is sufficient to provide the future occupiers with an acceptable standard of outdoor amenity space. This area of space is only just sufficient and therefore a condition removing permitted development rights is recommended (see condition 9).

Impact on parking and highway safety

- 6.9 The dwelling would be provided with 2 parking spaces, one on the front driveway and one within an integral garage; this is sufficient to serve a 3/4 bedroom dwelling given that the site is within an area of good accessibility. Concerns have been raised by local residents that there isn't the space for visitors to park, however, there is on road parking available within the cul-de-sac and the amount of roadside parking likely to be generated by the new dwelling will not result in any material highway safety concerns.
- 6.10 Sufficient space on site is available for cycle parking and refuse and recycling storage.

Impact on Trees

- 6.11 Two fruit trees would be felled to make way for the development and the tree officer raises no significant objection to this given their limited amenity value. There is an important backdrop of trees framing the rear of the site and it is important that these surrounding trees are not harmed. A condition is recommended to secure a tree protection plan and to ensure that no grounds levels are altered within the root protection area (see condition 5).
- 6.12 A landscaping condition is also recommended (see condition 4). This condition is important to safeguard the character of the area and to provide ecological, environmental and biodiversity benefits to maximise the quality and usability of the open spaces within the development.

Impact on the Thames Basin Heath Special Protection Area

6.13 The Thames Basin Heaths Special Protection Area (the SPA) was designated in 2005 to protect and manage the ecological structure and function of the area to sustain the nationally important breeding populations of three threatened bird species. The Council's Thames Basin Heaths SPD sets out the preferred approach to ensuring that new residential development provides adequate mitigation, which for residential developments of between one and 9 additional housing units on sites located over 400 metres and up to 5 kilometres from the SPA is based on a combination of Strategic Access Management and Monitoring (SAMM) and the provision of Suitable Alternative Natural Greenspace (SANG). The application site is within this 0.4 - 5km buffer zone around the SPA. The applicant has entered into a legal agreement to provide this mitigation with the contributions already having been secured given that the mortgagee is not a signed party. Should permission be refused then there are standard mechanisms in place to return the contribution.

Other Material Considerations

Housing Land Supply

6.14 Paragraphs 7 and 14 of the National Planning Policy Framework (NPPF) set out that there will be a presumption in favour of Sustainable Development. Paragraph 49 of the NPPF states that housing applications should be considered in the context of the presumption in favour of sustainable development, and that relevant policies for the supply of housing should not be considered up-to-date if the local planning authority cannot demonstrate a 5 year supply of deliverable housing sites. Following the Regulation 19 consultation on the Submission Version of the Local Plan, the Council formally submitted in January 2018. The Borough Local Plan sets out a stepped housing trajectory over the plan period (2013-2033). As detailed in the supporting Housing Land Availability Assessment a five year supply of deliverable housing sites can be demonstrated against this proposed stepped trajectory.

7. COMMUNITY INFRASTRUCTURE LEVY (CIL)

7.1 In line with the Council's charging schedule the proposed development would be CIL liable. The applicant has submitted the required forms including the assumption of liability for payment on the net increase in gross internal floor space. The proposed development would generate a CIL payment of £32,496.

8. CONSULTATIONS CARRIED OUT

Comments from interested parties

7 occupiers were notified directly of the application.

The planning officer posted a notice advertising the application at the site on 22nd March 2018

6 letters were received objecting to the application, summarised as:

Comr	ment	Where in the report this is considered
1.	The new house will cause significant overlooking to the front and rear gardens of number 6 Vicarage Gardens.	6.5 – 6.8
2.	The new dwelling will overlook the rear of number 3 Vicarage Gardens.	6.5 – 6.8
3.	Due to the close proximity of the proposed new build it will feel oppressive to the occupants of number 3.	6.5 – 6.8
4.	The new property in combination with the already approved large two storey side extension at number 5 Vicarage Gardens will significantly degrade the residential visual amenity currently established.	6.5
5.	Another property will exacerbate parking problems, traffic and noise.	6.9
6.	The proposal is overdevelopment and will vastly reduce the green space. The application represents a clear case of 'garden-grabbing'	6.3 – 6.4
7.	The property does not respect the established building lines and arrangements of front gardens.	6.3 – 6.4
8.	The garden space for the new dwelling is insufficient for a 3 bedroom property.	6.8
9.	The amenity space of number 5 will be compromised and will not be in keeping with the scale of this property.	6.5
10.	The new dwelling would be overbearing and not in keeping in terms of design, appearance and materials with the other houses in the street.	6.3 – 6.4

Consultees

Consultee	Comment	Where in the report this is considered
Parish Council	No objections subject to the garage being used for parking.	6.9 and 6.10
Highways Officer	No objections subject to conditions relating to vehicle access/driveway and construction management	6.9 and 6.10
Tree Officer	No objections subject to conditions relating to landscaping and tree protection.	6.11 and 6.12
Environmental Protection	No objection subject to conditions relating to working hours/hours of construction.	These issues are dealt with under separate legislation.

9. APPENDICES TO THIS REPORT

- Appendix A Site location plan and site layout
- Appendix B Street Scene
- Appendix C Plan and elevation drawings
- Appendix D Extension already approved to 5 Vicarage Gardens

10. CONDITIONS RECOMMENDED FOR INCLUSION IF PERMISSION IS GRANTED

1 The development hereby permitted shall be commenced within three years from the date of this permission.

<u>Reason:</u> To accord with the provisions of Section 91 of the Town and Country Planning Act 1990 (as amended).

No development shall take place until details of the materials to be used on the external surfaces of the development have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out and maintained in accordance with the approved details.

<u>Reason:</u> In the interests of the visual amenities of the area. Relevant Policy: Local Plan DG1 and Neighbourhood Plan DG1 and DG3

No windows shall be inserted at first floor level in the side (north) elevation of the dwelling at first floor level without the prior written approval of the Local Planning Authority.

<u>Reason:</u> To prevent overlooking and loss of privacy to neighbouring occupiers. Relevant Policies - Local Plan H11.

4 No development shall take place until full details of both hard and soft landscape works, have been submitted to and approved in writing by the Local Planning Authority and these works shall be carried out as approved within the first planting season following the substantial completion of the development and retained in accordance with the approved details. If within a period of five years from the date of planting of any tree or shrub shown on the approved landscaping plan, that tree or shrub, or any tree or shrub planted in replacement for it, is removed, uprooted or destroyed or dies, or becomes seriously damaged or defective, another tree or shrub of the same species and size as that originally planted shall be planted in the immediate vicinity, unless the Local Planning Authority gives its prior written consent to any variation.

<u>Reason:</u> To ensure a form of development that maintains, and contributes positively to, the character and appearance of the area. Relevant Policies - Local Plan DG1.

Prior to any equipment, machinery or materials being brought onto the site, details of the measures to protect, during construction, the trees shown to be retained on the approved plan, shall be submitted to and approved in writing by the Local Planning Authority. The approved measures shall be implemented in full prior to any equipment, machinery or materials being brought onto the site, and thereafter maintained until the completion of all construction work and all equipment, machinery and surplus materials have been permanently removed from the site. These measures shall include fencing in accordance with British Standard 5837. Nothing shall be stored or placed in any area fenced in accordance with this condition and the ground levels within those areas shall not be altered, nor shall any excavation be made, without the prior written approval of the Local Planning Authority.

<u>Reason:</u> To protect trees which contribute to the visual amenities of the site and surrounding area. Relevant Policies - Local Plan DG1, N6.

No other part of the development shall commence until the access has been constructed in accordance with details that have first been submitted to and approved in writing by the Local Planning Authority. The access shall thereafter be retained.

<u>Reason:</u> In the interests of highway safety and the free flow of traffic. Relevant Policies - Local Plan T5, DG1.

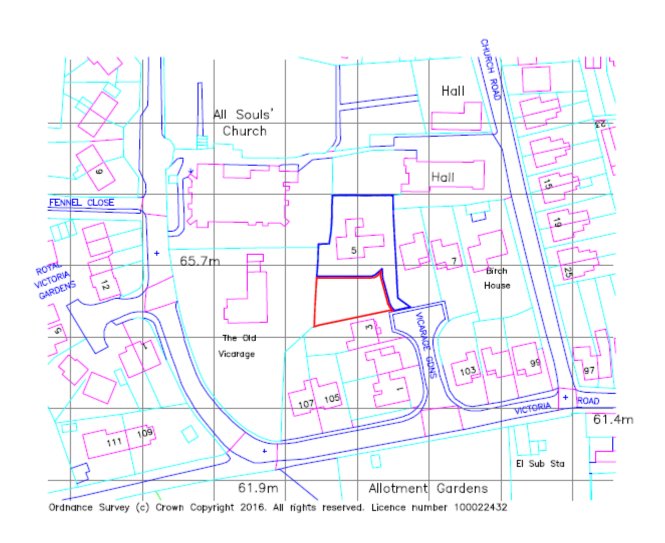
Prior to the commencement of any works of demolition or construction a management plan showing how demolition and construction traffic, (including cranes), materials storage, facilities for operatives and vehicle parking and manoeuvring will be accommodated during the works period shall be submitted to and approved in writing by the Local Planning Authority. The plan shall be implemented as approved and maintained for the duration of the works or as may be agreed in writing by the Local Planning Authority.

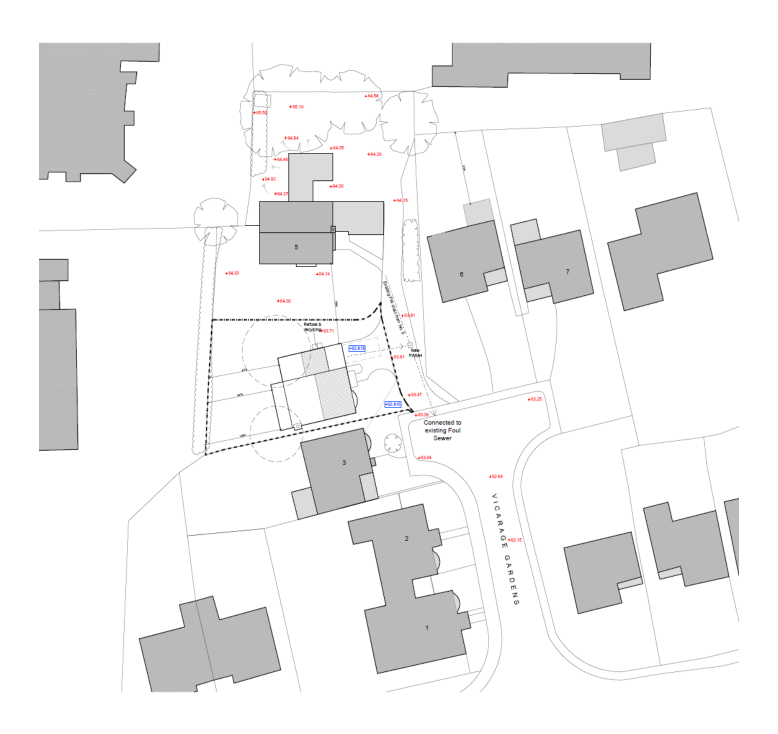
<u>Reason:</u> In the interests of highway safety and the free flow of traffic. Relevant Policies - Local Plan T5.

- No development shall commence until details of all finished slab levels in relation to ground level (against OD Newlyn) have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out and maintained in accordance with the approved details.
 - Reason: In the interest of the visual amenities of the area. Relevant Policy Local Plan DG1.
- Irrespective of the provisions of Classes A, B and E of part 1 of Schedule 2 of the Town and Country Planning (General Permitted Development) Order 2015 (or any order revoking and reenacting that Order with or without modification) no enlargement, improvement or any other alteration (including the erection of any ancillary building within the curtilage) of or to any dwelling house the subject of this permission shall be carried out without planning permission having first been obtained from the Local Planning Authority.
 - <u>Reason:</u> The nature of the sites size and layout requires strict control over the form of any additional development which may be proposed. Relevant Policies Local Plan H11, DG1.
- 10 Irrespective of the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any order revoking and re-enacting that Order with or without modification) no fence, gate, wall or other means of enclosure shall be erected on the site without planning permission having first been obtained from the Local Planning Authority.
 - <u>Reason:</u> To ensure the location, form, design and materials are appropriate for the character and appearance of the area. Relevant Policies Local Plan DG1.
- 11 The development hereby permitted shall be carried out in accordance with the approved plans listed below.
 - <u>Reason:</u> To ensure that the development is carried out in accordance with the approved particulars and plans.

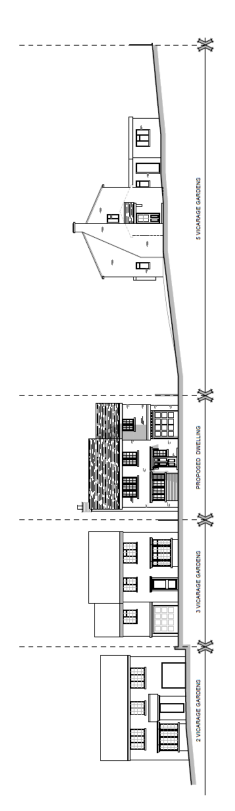
Appendix A—Site Location Plan and Site Layout

Site location plan





Appendix B—Street Scene

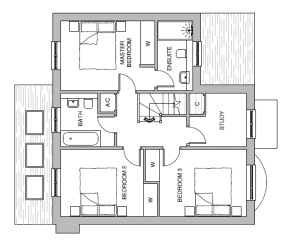


STREET SCENE (SOUTH ELEVATION)

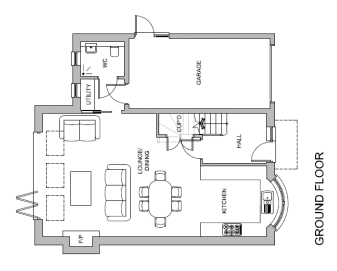
Appendix C—Plan and Elevation Drawings

Proposed floor plans

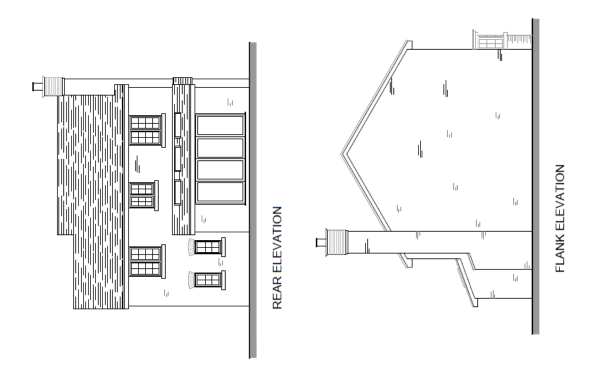


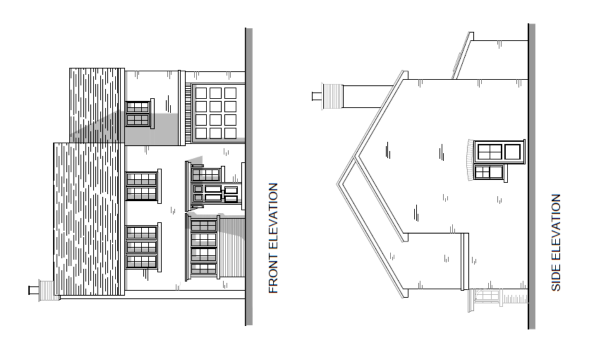






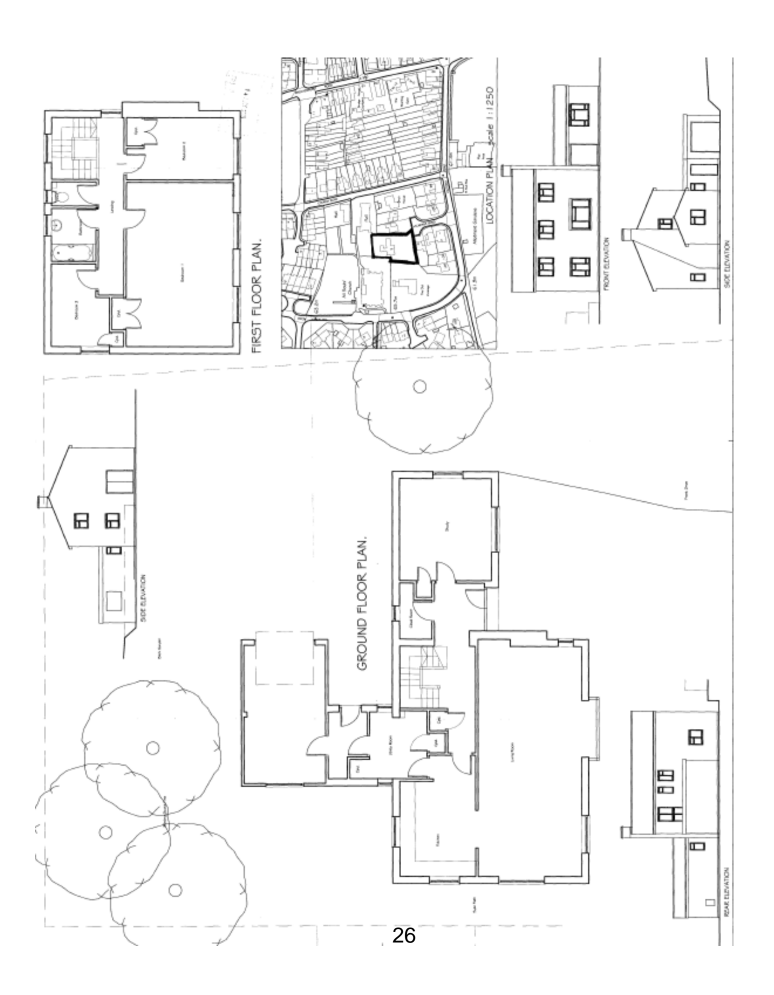
Proposed elevations

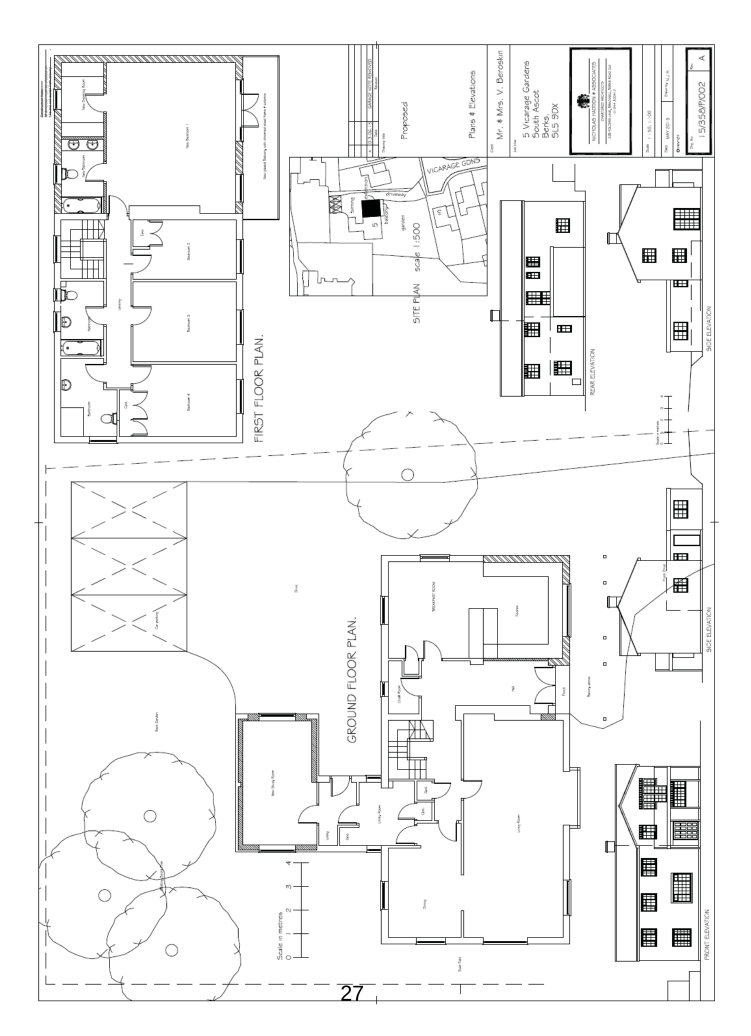




Appendix D—Extension already approved to 5 Vicarage Gardens

Existing plans and elevations





WINDSOR RURAL DEVELOPMENT CONTROL PANEL

25 July 2018 Item: 2

Application 18/01116/VAR

No.:

Location: Former Brockenhurst Hotel Brockenhurst Road Ascot

Proposal: Redevelopment to provide a building comprising 12 apartments with basement parking

and caretaker's accommodation following demolition of existing hotel as approved under 17/02712/VAR to planning permission 13/01995/FULL to vary condition 20 to

substitute plans.

Applicant: Mr Gosling

Agent: Mr Gregory Davidson

Parish/Ward: Sunninghill And Ascot Parish/Sunninghill And South Ascot Ward

If you have a question about this report, please contact: Jo Richards on 01628 682955 or at

jo.richards@rbwm.gov.uk

1. SUMMARY

- 1.1 Section 73 of the Town and Country Planning Act (as amended) excludes the reconsideration of issues other than those covered by the condition that is the subject of this application. There have been no significant changes in planning policy or other material considerations that require matters such as the principle of development to be re-considered.
- 1.2 The proposed variation is to condition 20 of planning permission 17/02712/VAR which list the approved drawings. Specifically, the amendments relates to the addition of roof lanterns, the enlargement of approved roof lanterns and the addition of a roof conservatory over the rear roof terrace. Amended plans have been secured during the course of the application lowering the height of the roof conservatory from 2.1m above the highest point of the main roof to 1.5m.
- 1.3 The proposed amendments do not result in undue harm to highway safety or on or off site parking provision or character and appearance, and the proposed changes are not considered to conflict with the decisions made by the LPA on early proposals.
- 1.4 An extension of time until 27th July 2018 has been agreed with the applicant in order to proactively address issues raised in the assessment of the application

It is recommended the Panel grants planning permission with the conditions listed in Section 10 of this report.

2. REASON FOR PANEL DETERMINATION

 The Council's Constitution does not give the Head of Planning delegated powers to determine the application in the way recommended; such decisions can only be made by the Panel.

3. DESCRIPTION OF THE SITE AND ITS SURROUNDINGS

- 3.1 The site is located on Brockenhurst Road, Ascot and formerly comprised a medium sized, privately owned hotel. Works are underway on site for the approved apartment building at the time of the officer site visit the outer shell of the building was nearing completion.
- 3.2 The site is a large sylvan plot well screened from the road, within which the trees are subject to Tree Protection Order (TPO) no. 30 of 1998. The site lies within a 5km linear distance of Chobham Common, part of the Thames Basin Heaths Special Protection Area (SPA).
- 3.3 The surrounding area comprises of predominantly residential properties of a variety of different size and form, including large detached properties and apartments, such as the adjacent Former Brockenhurst House and Birch Common development to the south east of the site.

4. DESCRIPTION OF THE PROPOSAL AND ANY RELEVANT PLANNING HISTORY

- 4.1 Planning consent was originally granted for the 12 apartments and caretaker's accommodation under planning application ref: 13/01995/FULL. The table below shows that this original consent has been amended several times through non-material amendment applications (Section 96A) and variation of condition applications (Section 73). The latest Section 73 application, ref: 17/02712/VAR, which was granted, is effectively the extant planning permission which is being built out on site and which is to be varied under the current application.
- 4.2 The current application seeks to vary condition 20 of this latest permission which lists the approved drawings. The current application proposes to substitute the approved drawings for new ones which show changes to the roof of the building and namely the addition of 2 square shaped roof lanterns, the enlargement of 3 roof lanterns and the addition of a roof conservatory over the rear roof terraces. No other changes are proposed to the scale of the building, number of apartments, access arrangements, parking or landscaping.
- 4.3 The table below summarises the relevant planning history associated with the application site.

Reference	Description of Development	Decision & Date
18/00970/NMA	Non material amendment to planning permission (17/02712/VAR) to substitute approved plan to retain the bin store collection point in same location as when the site was a hotel.	Refused 16 th April 2018
18/00669/NMA	Non-material amendments to planning permission 17/02712/VAR to substitute plans	Refused 29 th March 2018
17/02712/VAR	Redevelopment to provide a building comprising 12 apartments with basement parking and caretakers accommodation following demolition of existing hotel as approved under 17/02411/NMA to planning permission 13/01995/FULL to vary condition 1 to substitute plans Condition Number(s): This application is to amend the condition of the approved plans as set out in the non-material amendment 17/02411 to the planning application 13/01995/FUL as amended by 16/03958/VAR Conditions(s) Removal: The existing approved plans are to be superseded by the latest set of plans to reflect changes carried out on site to meet market demands.	
17/02411/NMA	Non material amendment to planning permission 13/01995/FULL to add a condition for the approved plan numbers as approved under 13/01995/FULL and varied by 16/03958/VAR	Permitted 4 th Aug 2017
17/01787/NMA	Non material amendments to planning permission 13/01995/FULL for amendments to the site plan to reflect the removed trees and revised landscaping approved under Appn No: 16/03958; porters flat and bike store removed and space incorporated as part of Flat 3 (now becoming a Duplex unit); New bike stores now provided as individual stores in	Refused 13 th June 2017

	basement; New toilet facilities in basement	
	for maintenance personnel; Additional	
	obscure glazed windows to bathrooms (clouded on drawings); Flat 8 French door	
	moved to side and window to rear and	
	new velux windows and roof-lights added	
10/000708/10	to second floor.	D to lond to oct
16/03958/VAR	Redevelopment to provide a building comprising 12 apartments with basement	Permitted 2 nd May 2017
	parking and caretakers accommodation	
	following demolition of existing hotel as	
	approved under planning permission	
	13/01995/FULL without complying with	
	conditions 17 (Landscaping), 18 (Tree Replacement) and condition 19	
	(Arboricultural Method Statement) to	
	remove existing trees and replace with	
	native broadleaved trees.	
15/02562/CONDIT	Details required by condition 3 (finishing	Discharged 23 rd Feb
	materials), 4 (finished slab levels), 5 (archaeological evaluation), 6 (code for	2016
	sustainable homes), 7 (code for	
	sustainable homes), 8 (sustainability	
	measures), 9 (ageing population), 10	
	(boundary details), 11(management plan),	
	17 (hard and soft landscaping), 19 (arboricultural method statement), 20	
	(sustainable urban drainage system), and	
	Informative 5 (construction of highway	
	improvement works) of planning	
	permission 13/01995 for the	
	redevelopment to provide a building comprising 12 apartments with basement	
	parking and caretakers accommodation	
	following demolition of existing hotel	
15/00875/CONDIT	Details required by condition 2 (material)	Discharged 10 th April
	of planning permission 13/01995 redevelopment to provide a building	2015
	comprising 12 apartments with basement	
	parking and caretakers accommodation	
	following demolition of existing hotel	- 4 -
13/01995/FULL	Redevelopment to provide a building	Permitted 9 th Oct 2013
	comprising 12 apartments with basement parking and caretakers accommodation	
	following demolition of existing hotel	
09/00621/FULL	Garage in hotel car park	Withdrawn
06/01066/FULL	Construction of a two storey side	Permitted 28 th June
	extension with access to second floor plus	2006
98/76636/FULL	first floor side/rear extension Demolition of existing boiler room and	Permitted 13 th May 1998
30/70030/1 OLL	erection of a two storey side and first floor	T Cillitted 13 Ividy 1330
	rear extension to provide a new fire exit,	
	offices and stores	
97/76207/OUT	Erection of hotel extension and increased	Refused 4 th Dec 1997
97/75485/FULL	car parking Siting of a mobile office/storage unit as	Appeal Dismissed Refused 14 th July 1997
31,73 100,7 011	ancillary facility to existing hotel	T. Coluctual Fig. 1907
	(retrospective)	
94/01375/FULL	Variation of condition numbers 2, 5 and 10	Permitted 31 st May 1995
	of	•

	consent 469400 (allowed on appeal)	
91/01310/FULL	Change of use of first floor from residential to hotel use and provision of additional car parking facilities	Refused 6 th June 1991
90/01406/FULL	Single storey extension to and change of use of Little Brockenhurst and of the first floor of Brockenhurst Hotel from residential to form an eleven-bedroom hotel	Refused 22 nd Nov 1990 Appeal Allowed
89/01646/FULL	Change of use and single storey extension to Little Brockenhurst for annexation to attached Brockenhurst Hotel	Refused 11 th Jan 1990
89/01645/FULL	Change of use and single storey extension to Little Brockenhurst for annexation to attached Brockenhurst hotel	Refused 11 th Jan 1990
89/01644/FULL	Single storey rear extension to provide toilet accommodation	Approved 23 rd Oct 1989

5 MAIN RELEVANT STRATEGIES AND POLICIES RELEVANT TO THE DECISION

- 5.1 National Planning Policy Framework Sections
 - 6. Delivering a wide choice of high quality home
 - 7. Requiring good design
 - 8. Promoting healthy communities

Royal Borough Local Plan

5.2 The main strategic planning considerations applying to the site and the associated policies are:

Issue	Local Plan Policy	Compliance
Design in keeping with character of area	DG1	Yes
Acceptable impact on appearance of area	DG1, H10 H11	Yes
Acceptable impact when viewed from nearby occupiers	H11	Yes
Maintains acceptable level of privacy for nearby residents	H11	Yes
Maintains acceptable level of daylight and sunlight for nearby occupiers	H11	Yes
Sufficient parking space available	P4	Yes
Complies with relevant polices of the Ascot, Sunninghill & Sunningdale Neighbourhood Plan.	NP/EN2 NP/EN3, NP/EN4, NP/DG1, NP/DG2, NP/DG3, NP/DG4, NP/DG5, NP/H2, NP/T1	Yes

These policies can be found at

https://www3.rbwm.gov.uk/downloads/download/154/local_plan_documents_and_appendices

Borough Local Plan: Submission Version

Issue	Local Plan Policy
Design in keeping with character and appearance of area	SP2, SP3
Provision of high quality housing	HO2, HO5
Natural Environment	NR2, EP2, EP3, EP4
Makes suitable provision for infrastructure	IF1
Transport and parking	IF2

The NPPF sets out that decision-makers may give weight to relevant policies in emerging plans according to their stage of preparation. The Borough Local Plan Submission Document was published in June 2017. Public consultation ran from 30 June to 27 September 2017. Following this process the Council prepared a report summarising the issues raised in the representations and setting out its response to them. This report, together with all the representations received during the representation period, the plan and its supporting documents have now been submitted to the Secretary of State for examination. The Submission Version of the Borough Local Plan does not form part of the statutory development plan for the Borough. However, by publishing and submitting the Borough Local Plan for independent examination the Council has formally confirmed its intention to adopt the submission version. As the Council considers the emerging Borough Local Plan to be sound and legally compliant, officers and Councillors should accord relevant policies and allocations significant weight in the determination of applications taking account of the extent to which there are unresolved objections to relevant policies. Therefore, the weight afforded to each policy at this stage will differ depending on the level and type of representation to that policy. This is addressed in more details in the assessment below.

Significant weight is to be accorded to Borough Local Plan Submission Version policies listed above. The above application is considered to comply with the relevant policies listed within the Development Plan and those Borough Local Plan Submission Version policies to which significant weight is to be accorded.

This document can be found at:

https://www3.rbwm.gov.uk/info/201026/borough_local_plan/1351/submission/1

Other Local Strategies or Publications

- 5.3 Other Strategies or publications relevant to the proposal are:
 - RBWM Townscape Assessment view at:
 - RBWM Parking Strategy view at:

More information on these documents can be found at:

https://www3.rbwm.gov.uk/info/200414/local_development_framework/494/supplementary_planning

6. EXPLANATION OF RECOMMENDATION

- 6.1 The key issues for consideration are:
 - i Preamble
 - ii Impact on the Character of the Area
 - iii Impact on neighbours
 - iv Parking/Highways
 - v Other considerations

Preamble

- 6.2 It should be noted that the proposal was firstly submitted as a Section 96A application for a non-material amendment to extant permission under application ref: 18/00669/NMA. This application was refused because the Local Planning Authority considered that the addition/enlargement of the roof lanterns and a roof conservatory would be too great to be dealt with as a non-material amendment and that the impact arising from the additions to the roof, needing to be formerly assessed.
- 6.3 The proposal has therefore been submitted as a Section 73 application, which allows for larger amendments. The National Planning Policy Guidance (NPPG) states that there is no statutory definition of a 'minor material amendment' but it is likely to include any amendment where its scale and/or nature results in a development which is not substantially different from the one which has been approved. As stated above, the assessment will focus on the proposed changes to the permission.
- 6.4 The only change to planning policy is that the Borough Local Plan submission version policies now carry significant weight in the decision making process. The relevant policies cited above, are considered to be consistent with the NPPF and the adopted Neighbourhood Plan on the matter of character, appearance and amenity.

Impact on the character of the area

- The proposed additional roof lanterns and enlarged roof lanterns to be positioned on the main crown roof of the development, would project only marginally above the crown roof and are therefore considered to be minor additions to the development. Indeed the section plan shows that they would not project any higher that the outer ridge line of the roof. They would therefore only be partially visible from the street scene of Brockenhurst Road, however given the scale of the building as a whole and the set back of the development from the front boundary of the site (closest roof lantern approx. 28m away), they would not appear prominent in the street scene to the detriment of the character of the building or to the street scene.
- 6.6 The proposed roof conservatory would be designed as a large roof lantern projecting approximately 1.5m above the highest point of the main roof. Whilst this seems like a sizable addition to the building, given its location on the rear central part of the building, it would be a significant distance away from all boundaries of the site and a distance of approximately 44m from the front boundary. Indeed when looking up at the building from the road, the roof conservatory is likely to be blocked from view by the main body of the apartment building. The roof conservatory would be more apparent from further away from the site but due to its glazed design and the fact that it would be subordinate in scale to the size of the main roof, the roof conservatory would not appear prominent in the street scene or wider locality. The site is heavily screened on the flank and rear boundaries by trees covered by a TPO, such the development as a whole would be softened and screened.
- 6.7 The application site is within an urban area of development outside the Green Belt, where street lighting and lighting of residential properties is present. Notwithstanding, any emission of light from the roof lanterns is likely to be minimal given their small scale, and not materially greater than the light spillage created by the windows on the approved development. The roof conservatory is to serve the approved terrace areas which are unlikely to be used at night and thus the light spillage from this part of the proposal would also be minimal. The proposal is therefore not considered to fall foul of emerging policy EP3.

Impact on neighbours

6.8 The enlargement of the existing roof lanterns and proposed additional roof lanterns are to provide light to the second floor apartments. The proposed roof conservatory would be positioned over an approved terrace area. The proposed amendments would therefore not allow for any additional overlooking to neighbouring properties. Due to the distance from the boundaries of the site, the structures would not appear prominent or overbearing when viewed from neighbouring gardens.

6.9 The proposed changes would have no effect on the parking layout, access or impact on the highway. The proposal would not result in any additional impact to trees, ecology or the Thames Heath Basin.

Conclusion

6.10 In summary there has been no material change in planning policy that would warrant a different decision being taken. Given the scale of the proposed roof lanterns/enlarged roof lanterns and roof conservatory compared to the overall scale of the building which is set spaciously in the plot, it is considered that the proposed alterations can be deemed as minor-material amendments to the extant permission. The assessment above has shown that the proposed amendments would not lead to any harm over and above the approved scheme that would warrant the refusal of this application. All impacts are either acceptable or can be controlled by the conditions listed in section 10 of this report.

7. **SECTION 106**

The original 2013 consent was subject to infrastructure and affordable housing contributions. To ensure that these are secured a deed of variation to the S106 Agreement that was attached to planning application reference 13/01995/FULL and subsequently to the later planning permissions has been secured and therefore planning permission can be granted.

8. CONSULTATIONS CARRIED OUT

Comments from interested parties

17 occupiers were notified directly of the application.

The planning officer posted a notice advertising the application at the site on 9th May 2018 and the application was advertised in the Maidenhead & Windsor Advertiser on 26th April 2018.

No letters have been received from neighbouring occupiers either objecting to or supporting the application. One letter of objection has been received from SPAE (Society for Protection for Ascot and Environs) which is set out below:

Comment	Where in the report this is considered
SPAE respectfully requests RBWM to refuse this application to vary Condition 20. The proposed changes are material in that they significantly raise and alter the roof line with the addition of large lantern units on the roof line, which will be widely visible in the surrounding area and out of character. Their effect would be worsened with any emission of artificial light during hours of darkness. As such there is likely to be a contravention of Policy EP3 of the emerging RBWM Local Borough Plan.	Amended plans have been received during the course of the application reducing the scale of the roof conservatory, the impact of which is now considered acceptable as outlined above.

Other consultees

Consultee	Comment	Where in the report this is considered
Parish Council	Objections to the inclusion of roof lanterns as these would be visible from the road. Therefore the committee requested	See section 6.5 -6.7

	that Condition 1 should not be varied.	
Trees	The variation does not to appear to affect either retained	Noted
	trees or trees to be planted, and therefore I have no	
	objections to the proposal.	
Archaeology	The buried archaeological heritage aspects of this site have previously been addressed in relation to application 13/01995/FULL. As a result no further archaeological work is required at this site and therefore no further action is required as regards the buried archaeological heritage in relation to this Variation.	Noted
Highways	No objections subject to conditions	Noted
LLFA	No objections	Noted

9. APPENDICES TO THIS REPORT

- Appendix A Site location plan and site layout
- Appendix B plan and elevation drawings

10. CONDITIONS RECOMMENDED FOR INCLUSION IF PERMISSION IS GRANTED

- The development shall be constructed in accordance with the external materials approved under permission reference 15/00875. (Previously condition 2 of permission 13/01995).

 Reason: In the interests of the visual amenities of the area. Relevant Policies Local Plan DG1.
- The development shall be constructed in accordance with the slab levels approved under permission 15/02562 The development shall be carried out and maintained in accordance with the approved details (previously condition 4 of permission 13/01995).

 Reason: In the interest of the visual amenities of the area. Relevant Policy Local Plan DG1.
- The development shall be undertaken in accordance with the programme of archaeological work approved under permission reference 15/02562 (previously condition 5 of permission 13/01995).

 Reason: The site is within an area of unknown archaeological potential. Assessed Relevant Policies Local Plan ARCH2, ARCH4.
- The development shall be undertaken in accordance with the details for the code for sustainable homes as approved under permission 15/02562. (Previously condition 6 of permission 13/01995). Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with Requirement 1 of the Royal Borough of Windsor and Maidenhead Sustainable Design and Construction Supplementary Planning Document.
- The development shall be undertaken in accordance with the details for the code for sustainable homes as approved under permission 15/02562 (previously condition 7 of permission 13/01995).

 Reason: To ensure that the development is sustainable and makes efficient use of energy, water and materials and to comply with Requirement 1 of the Royal Borough of Windsor and Maidenhead Sustainable Design and Construction Supplementary Planning Document.
- The development shall be undertaken in accordance with the sustainability measures approved under permission 15/02562 (previously condition 8 of permission 13/01995).

 Reason: To ensure that measures to make the development sustainable and efficient in the use of energy, water and materials are included in the development and to comply with the Royal Borough of Windsor & Maidenhead Sustainable Design & Construction Supplementary Planning Document
- 7 The development shall be undertaken in accordance with the ageing population details approved under permission 15/02562 (previously conditions 8 and 9 of permission 13/01995).

 Reason: To ensure that the development complies with the Royal Borough of Windsor & Maidenhead Planning for an Ageing Population Supplementary Planning Document.

- The development shall be undertaken in accordance with the boundary treatment approved under permission 15/02562 (previously condition 10 of permission 13/01995).

 Reason: To ensure the satisfactory resultant appearance and standard of amenity of the site and the surrounding area. Relevant Policy Local Plan DG1.
- The development shall be undertaken in accordance with the details set out in the Construction Management Plan approved under permission 15/02562 (previously condition 11 of permission 13/01995).
 - <u>Reason:</u> In the interests of highway safety and the free flow of traffic. Relevant Policies Local Plan T5.
- No part of the development shall be occupied until the surface vehicle parking and turning space have been provided with adequate manoeuvrability space, in accordance with a layout that has first been submitted to and approved in writing by the Local Planning Authority. The space approved shall be kept available for parking and turning in association with the development. (Previously condition 12 of permission 13/01995).
 - <u>Reason:</u> To ensure that the development is provided with adequate parking and turning facilities in order to reduce the likelihood of roadside parking which could be detrimental to the free flow of traffic and to highway safety, and to facilitate vehicles entering and leaving the highway in forward gear. Relevant Policies Local Plan P4, DG1.
- No part of the development shall be occupied until the visibility splays shown on the approved drawings have been provided. The areas within these splays shall be kept free of all obstructions to visibility above a height of 0.6 metres from the surface of the carriageway. (Previously condition 13 of permission 13/01995).
 - Reason: In the interests of highway safety. Relevant Policies Local Plan T5.
- No part of the development shall be occupied until covered and secure cycle parking facilities have been provided in accordance with the approved drawing. These facilities shall thereafter be kept available for the parking of cycles in association with the development at all times. (Previously condition 14 of permission 13/01995)
 - <u>Reason:</u> To ensure that the development is provided with adequate cycle parking facilities in order to encourage the use of alternative modes of transport. Relevant Policies Local Plan T7, DG1.
- No part of the development shall be occupied until the refuse bin storage area and recycling facilities have been provided in accordance with the approved drawing. These facilities shall be kept available for use in association with the development at all times. (Previously condition 15 of permission 13/01995)
 - <u>Reason:</u> To ensure that the development is provided with adequate facilities that allow it to be serviced in a manner which would not adversely affect the free flow of traffic and highway safety and to ensure the sustainability of the development. Relevant Policies Local Plan T5, DG1.
- No part of the development shall be occupied until the access ramp has been constructed in accordance with the approved drawings. The access arrangements shall therefore be retained. (Previously condition 16 of permission 13/01995)

 Reason: In the interests of highway safety.
- The hard and soft landscaping shall be undertaken with the details shown on drawing L1 revision C and these works shall be carried out as approved within the first planting season following the substantial completion of the development and retained in accordance with the approved details. If within a period of five years from the date of planting of any tree or shrub shown on the approved landscaping plan, that tree or shrub, or any tree or shrub planted in replacement for it, is removed, uprooted or destroyed or dies, or becomes seriously damaged or defective, another tree or shrub of the same species and size as that originally planted shall be planted in the immediate vicinity, unless the Local Planning Authority gives its prior written consent to any variation. (Previously condition 17 of permission 13/01995)
 - <u>Reason:</u> To ensure a form of development that maintains, and contributes positively to, the character and appearance of the area. Relevant Policies Local Plan DG1.

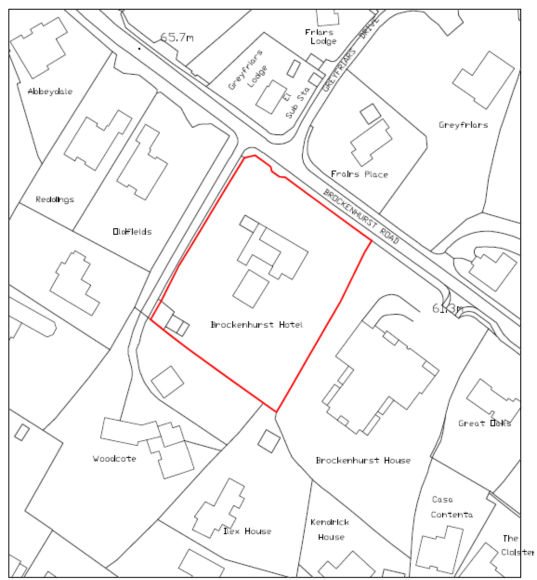
Notwithstanding the trees shown to be removed on drawing TMC-14066-L Revision A, no other tree or hedgerow shown to be retained in the approved plans shall be cut down, uprooted or destroyed, nor shall any retained tree be lopped or topped other than in accordance with the approved plans and particulars or without the prior written approval of the Local Planning Authority, until five years from the date of occupation of the building for its permitted use. Any topping or lopping approved shall be carried out in accordance with British Standard 3998 Tree work. If any retained tree is removed, uprooted or destroyed or dies, another tree shall be planted in the immediate vicinity and that tree shall be of the same size and species unless the Local Planning Authority give its prior written consent to any variation. (Previously condition 18 of permission 13/01995)

Reason: In the interests of the visual amenities of the area. Relevant Policies - Local Plan DG1, N6.

- The development shall be undertaken in accordance with the Tree Protection Plan TMC-140-66-L Revision A and the arboriculture method statement approved under reference 15/02562/CONDIT.
 - <u>Reason:</u> In the interests of the visual amenities of the area. Relevant Policies Local Plan DG1, N6.
- The development shall be undertaken in accordance with the Sustainable Drainage system approved under permission 15/02562. The sustainable urban drainage scheme shall be managed and maintained thereafter in accordance with the approved details (previously condition 20 of permission 13/01995).
 - <u>Reason:</u> In order to reduce the amount of surface water run-off, in compliance with the Adopted Sustainable Design and Construction Supplementary Planning Document.
- The trees shown for removal in the plan hereby approved shall be soft felled in accordance with the details set out in the follow-up survey of trees report (AA Environmental Limited, April 2017.

 Reason: To ensure that any protected species present on site are adequately protected during the construction period, in accordance with the requirements of the National Planning Policy Framework and the Ascot, Sunninghill and Sunningdale Neighbourhood Plan
- The development hereby permitted shall be carried out in accordance with the approved plans listed below.
 - <u>Reason:</u> To ensure that the development is carried out in accordance with the approved particulars and plans.

Location plan



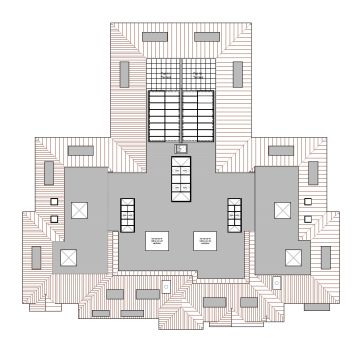
Ordnance Survey, (c) Crown Copyright 2012. All rights reserved. Licence number 100020449

Site Plan



Appendix B – plan and elevation drawings

Proposed roof plan

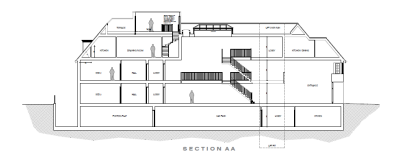


Roof Plan

Proposed Elevations



<u>Section</u>





WINDSOR RURAL DEVELOPMENT CONTROL PANEL

25 July 2018 Item: 3

Application 18/01159/FULL

No.:

Location: 85 Upper Village Road Ascot SL5 7AJ

Proposal: Construction of new four bedroom detached dwelling with associated parking,

additional new vehicular access and 2 no. drop kerbs to provide exit and entrance driveway following demolition of existing dwelling and outbuildings. (Part retrospective

as outbuildings have been demolished).

Applicant: Mr Hayhurst **Agent:** Mr Roger Scully

Parish/Ward: Sunninghill And Ascot Parish/Sunninghill And South Ascot Ward

If you have a question about this report, please contact: Adam Jackson on 01628 796660 or at adam.jackson@rbwm.gov.uk

1. SUMMARY

- 1.1 The proposed dwelling is considered to be of a design and scale that is in keeping with the character and appearance of the area. Subject to securing the use of suitable materials the proposal is considered acceptable in design terms.
- 1.2 The proposed dwelling would not cause material harm to the amenity of neighbouring properties and would provide its future occupiers with an adequate standard of amenity.
- 1.3 The application complies with the Borough's standards with regards to the level of parking provided and the new in and out access subject to the required visibility splays being provided would improve highway safety.
- 1.4 An extension of time until 27th July 2018 has been agreed with the applicant in order to proactively address issues raised in the assessment of the application

It is recommended the Panel grants planning permission with the conditions listed in Section 10 of this report.

2. REASON FOR PANEL DETERMINATION

• At the request of Councillor Hilton at the request of the Parish Council on the grounds of overdevelopment, inadequate amenity space and the lack of viable parking.

3. DESCRIPTION OF THE SITE AND ITS SURROUNDINGS

- 3.1 The application site is located on the south western end of Upper Village Road in Ascot. The site comprises a two storey detached dwelling, and until recently a garage and outbuilding which have been demolished.
- 3.2 Upper Village Road is characterised by small terrace blocks and two storey semi-detached dwellings, with typical finishes of brick and render. Many of the semi-detached properties within the area are slightly set back from the road, with open front boundaries and onsite parking.

4. DESCRIPTION OF THE PROPOSAL AND ANY RELEVANT PLANNING HISTORY

4.1 The application is for the construction of a 4 bedroom detached dwelling following the demolition of the existing 2 bedroom detached dwelling. The height of the proposed dwelling varies due to the difference in ground levels, however, it has a maximum height of around 7m and when taken against street level is approximately 6.5m. The proposed dwelling is also 10.2 metres deep with the final 2.6m being single storey only. A garden space of approximately 80sqm will be provided to the rear and a parking area, large enough for 3 cars, together with a new in out access will be provided to the front.

4.2

Ref.	Description	Decision and date
17/01914/FULL	Erection of part two/part single storey rear and	Refused - 15.08.2017
	side extensions following demolition of existing	
	rear ground floor extension, garage and	
	outbuilding. Conversion of roof space including	
	alterations to the roof. Dropped kerbs to	
	facilitate new vehicular access to	
	accommodate off-street parking.	

5 MAIN RELEVANT STRATEGIES AND POLICIES RELEVANT TO THE DECISION

National Planning Policy Framework (NPPF)

J. 1	5.1	The relevant	sections of	f the	NPPF	are
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The core planning	principles; and
Section 7 - Requir	rina aood desia

The Development Plan

5.2 The main strategic planning considerations applying to the site and the associated policies are:

	Within settlement area	Highways and Parking	Trees and Biodiversity
Adopted Local Plan	DG1, H10, H11	P4, T5	N6
Neighbourhood Plan	NP/DG1, NP/DG2, NP/DG3	NP/T1	NP/EN2 NP/EN4

These policies can be found at

https://www3.rbwm.gov.uk/downloads/download/154/local_plan_documents_and_appendices

Borough Local Plan: Submission Version

5.3

logue	Local Dian Daliay
Issue	Local Plan Policy
Design in keeping with character and appearance	SP2, SP3
of area	
Provision of high quality housing	HO2, HO5
Natural Environment	N22, EP2, EP4
Makes suitable provision for infrastructure	IF1
Transport and Parking	IF2

The NPPF sets out that decision-makers may give weight to relevant policies in emerging plans according to their stage of preparation. The Borough Local Plan Submission Document was published in June 2017. Public consultation ran from 30 June to 27 September 2017. Following this process the Council prepared a report summarising the issues raised in the representations and setting out its response to them. This report, together with all the representations received during the representation period, the plan and its supporting documents have now been submitted to the Secretary of State for examination. The Submission Version of the Borough Local Plan does not form part of the statutory development plan for the Borough. However, by publishing and submitting the Borough Local Plan for independent examination the Council has formally confirmed its intention to adopt the submission version. As the Council considers the emerging Borough Local Plan to be sound and legally compliant, officers and Councillors should accord relevant policies and allocations significant weight in the determination of applications taking account of the extent to which there are unresolved objections to relevant policies. Therefore, the weight afforded to each policy at this stage will differ depending on the level and type of representation to that policy. This is addressed in more details in the assessment below.

Significant weight is to be accorded to the relevant Borough Local Plan Submission Version policies in this case. The above application is considered to comply with the relevant policies listed within the Development Plan and those Borough Local Plan Submission Version policies to which significant weight is to be accorded.

This document can be found at:

https://www3.rbwm.gov.uk/info/201026/borough local plan/1351/submission/1

Other Local Strategies or Publications

- 5.4 Other Strategies or publications relevant to the proposal are:
 - RBWM Townscape Assessment view at:
 - RBWM Parking Strategy view at:

More information on these documents can be found at:

https://www3.rbwm.gov.uk/info/200414/local_development_framework/494/supplementary_planning

6. EXPLANATION OF RECOMMENDATION

- 6.1 The key issues for consideration are:
 - i Impact on the character and appearance of the area
 - ii Impact on residential amenity
 - iii Impact on parking

Impact on the character and appearance of the area

The appearance of a development is material planning consideration and the National Planning Policy Framework Section 7 (requiring Good Design) and Local Plan Policy DG1 as well as policy DG3 of the Ascot, Sunninghill and Sunningdale Neighbourhood Plan advises that all development should seek to achieve a high quality of design that improves the character and quality of an area. Policy DG2 of the neighbourhood plan advises that development should be similar in density, footprint, separation, scale and bulk to the buildings in the surrounding area and of neighbouring properties in particular.

- 6.3 There is recent planning history at the site for extensions to the existing dwelling. The application for these extensions was refused as the extensions would have added considerable bulk to the existing dwelling. The scale, form and appearance of the extensions were not considered to be respectful of the character and appearance of the existing dwelling and were considered to be of poor design. The proposal was also considered to constitute over development of the site which would be harmful to the character of the surrounding area. The application was subsequently appealed and the inspector concurred with the council that the extensions would be harmful to both the character and appearance of the original property, neighbouring properties and the surrounding area, however, this related largely to the scale and design of the proposed extensions in relation to the existing dwelling rather than an overdevelopment of the site in general.
- 6.4 In response to this the applicant is now proposing to demolish and rebuild the dwelling in a style which is in keeping with the character of the area. The overall scale and bulk of the dwelling will also be less than that proposed under the previous application due to the removal of accommodation in the roof space and a simplification of the design. The property has been moved inwards from the west boundary adjoining the railway line which addresses any potential issues of overdevelopment by increasing spaciousness.
- 6.5 The dormers on the rear of the proposed dwelling are shown to be finished using lead cladding. This is not considered to be in keeping with the character of the area and would be contrary to policy DG3 of the neighbourhood plan which requires the use of good quality materials that complement the existing palette of materials within the area. The applicant has confirmed that he is happy to finish the dormers in a more traditional material, however, at the time of writing amended plans have not been received and as such it is suggested that details of materials are secured by condition (See condition 2 in section 10 of this report).

Impact on residential amenity

- The National Planning Policy Framework within its core principles tasks planning with ensuring a good standard of amenity is secured for all existing and future occupiers of land and buildings. The application site has one direct neighbour (83 Upper Village Road) and this property has been extended in the past, including a two storey side extension. This extension increased the size of the kitchen and dining room at ground floor and increased the number of bedrooms at first floor as well as adding a new bathroom. All of these rooms have side windows which face toward number 85. The proposed new dwelling at number 85 would be sited 200mm closer to this neighbouring property and would extend further back into the site and as such will be adjacent to these windows, however, all of the rooms with the exception of the bathroom also have front or rear facing windows. This will ensure that these rooms will continue to benefit from good levels of light and outlook. The bathroom is a non-habitable room and as such a loss of light to this room is not afforded the same level of weight. There will be one first floor side facing window in the proposed new dwelling and this serves a bathroom. As such this can be obscurely glazed to ensure that there is no loss of privacy to number 83 (see condition 5).
- 6.7 The proposed dwelling will be provided with a rear garden of approximately 80sqm. This is considered sufficient for a dwelling of this size in this location. However a condition is recommended removing permitted development rights for extensions and outbuildings given the tight layout of this plot (see condition 8). Additionally, the level of proposed amenity space is an increase from approximately 65sqm proposed under the previous application.

Impact on parking

- 6.8 Policy P4 of the Local Plan as well as policy T1 of the neighbourhood plan requires development proposals to provide adequate space for onsite parking. The current property until recently when the garage was demolished had a single parking space. This was a shortfall of 1 space from the required 2 spaces. A 4 bedroom property in an unsustainable location would ordinarily under the Borough's parking strategy require 3 parking spaces, however, given the existing shortfall it is only reasonable in this instance to require 2 on site spaces. This is an approach considered to be acceptable by the Highways Officer when commenting on the previous application (17/01914/FULL). The application proposes 3 car parking spaces to the front of the site so is in excess of the required number.
- A new vehicle access point is proposed to enable an in/out arrangement at the front of the site. This will assist in allowing vehicles to both enter and exit the site in a forward gear, thereby improving highway safety. The new access has better visibility than the existing access and could be implemented under permitted development. A license will be necessary from Street Care to undertake works to the highway. Concerns have been raised by the Parish Council with regards to viability of the parking spaces due to the difference in levels on site compared to the street and the difficulty therefore in accessing them. The plans, however, show that the site levels to the front of the site would be the same as the street level with the levels on site only dropping away further back. Only the parking space to the side of the dwelling would be affected therefore and as set out above only 2 spaces are required which would be provided to the front of the site. Notwithstanding this it does not appear from the submitted plans that the level differences are so severe that they would prevent a car being parked to the side of the dwelling. If there are concerns in this regard and it is considered that all 3 spaces are required then a condition could secure details of the gradient across this parking space to ensure it is viable.
- 6.10 There is sufficient space on site for cycle storage facilities for a property of this size and refuse storage will remain as existing.

7. COMMUNITY INFRASTRUCTURE LEVY (CIL)

7.1 The application does not increase the floor space on site by more than 100sqm and as such the proposal is not liable for a CIL contribution.

8. CONSULTATIONS CARRIED OUT

Comments from interested parties

5 occupiers were notified directly of the application.

The planning officer posted a notice advertising the application at the site on 23rd May 2018

1 letter was received objecting to the application, summarised as:

Co	mment	Where in the report this is considered	
1.	Concerns that the site would be overdeveloped contrary to neighbourhood plan policy NP/DG3.	Paragraphs 6.2 to 6.5	
2.	Concerns that the new dwelling would negatively impact the amenity of neighbouring properties.	Paragraphs 6.6 and 6.7	
3.	Concerns that the development would exacerbate existing parking issues within the area.	Paragraphs 6.8 to 6.10	

Statutory consultees

Consultee	Comment	Where in the report this is considered
Parish	Objects on the following grounds:	E Paragraphs 6.2 to 6.5
Council	□ Overdevelopment of the site	☐ Paragraphs 6.6 to 6.7
	☐ Inadequate amenity space	☐ Paragraphs 6.8 to
	☐ The viability of the proposed on-site	6.10
	parking (ground levels make	☐ Paragraphs 6.8 to
	access/egress difficult)	610
	☐ The lack of parking spaces	

Other consultees

Consultee	Comment	Where in the report this is considered
SPAE	Concerns that the proposal does not provide sufficient car parking space as the space provided does not appear viable and the provision of a dropped kerb will reduce available on street parking.	Paragraphs 6.8 to 6.10

9. APPENDICES TO THIS REPORT

- Appendix A Site location plan and site layout
- Appendix B Plan and elevation drawings

10. CONDITIONS RECOMMENDED FOR INCLUSION IF PERMISSION IS GRANTED REASONS

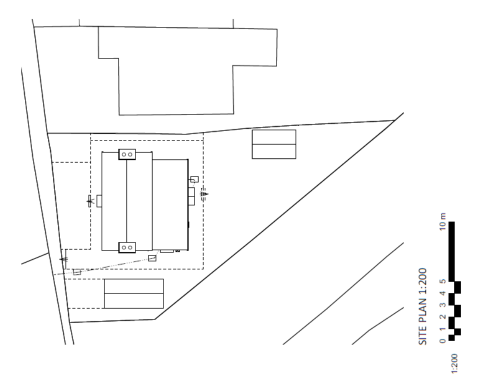
- 1 The development hereby permitted shall be commenced within three years from the date of this permission.
 - <u>Reason:</u> To accord with the provisions of Section 91 of the Town and Country Planning Act 1990 (as amended).
- Notwithstanding the details shown on the approved plans no development shall take place until details of the materials to be used on the external surfaces of the development have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out and maintained in accordance with the approved details.
 - <u>Reason:</u> In the interests of the visual amenities of the area. Relevant Policy: Local Plan DG1 and Neighbourhood Plan DG3
- No part of the development shall be occupied until the access has been constructed in accordance with details that have first been submitted to and approved in writing by the Local Planning Authority. The access shall thereafter be retained.
 - Reason: In the interests of highway safety and the free flow of traffic. Relevant Policies Local Plan T5, DG1 and Neighbourhood Plan T1
- No part of the development shall be occupied until vehicle parking and turning space has been provided, surfaced and marked out in accordance with the approved drawing. The space approved shall be kept available for parking and turning in association with the development.

 Reason: To ensure that the development is provided with adequate parking facilities in order to reduce the likelihood of roadside parking which could be detrimental to the free flow of traffic and to highway safety, and to facilitate vehicles entering and leaving the highway in forward gear. Relevant Policies Local Plan P4, DG1 and Neighbourhood Plan T1.
- The first floor window in the east elevation of the dwelling shall be of a permanently fixed, nonopening design, with the exception of an opening toplight that is a minimum of 1.7m above the finished internal floor level, and fitted with obscure glass and the window shall not be altered without the prior written approval of the Local Planning Authority.

Reason: To prevent overlooking and loss of privacy to neighbouring occupiers. Relevant Policies

- Local Plan H11 and paragraph 17 (core principles) of the National Planning Policy Framework.
- No further window(s) shall be inserted at first floor level in the east elevation of the dwelling without the prior written approval of the Local Planning Authority.
 - <u>Reason:</u> To prevent overlooking and loss of privacy to neighbouring occupiers. Relevant Policies Local Plan H11 and paragraph 17 (core principles) of the National Planning Policy Framework.
- No development shall commence until details of all finished slab levels in relation to ground level (against OD Newlyn) have been submitted to and approved in writing by the Local Planning Authority. The development shall be carried out and maintained in accordance with the approved details.
 - <u>Reason:</u> In the interest of the visual amenities of the area. Relevant Policy Local Plan DG1 and Neighbourhood Plan DG1 and DG3
- Irrespective of the provisions of Classes A, B and E of part 1 of Schedule 2 of the Town and Country Planning (General Permitted Development) Order 2015 (or any order revoking and reenacting that Order with or without modification) no enlargement, improvement or any other alteration (including the erection of any ancillary building within the curtilage) of or to any dwelling house the subject of this permission shall be carried out without planning permission having first been obtained from the Local Planning Authority.
 - <u>Reason:</u> The prominence of the site requires strict control over the form of any additional development which may be proposed. Relevant Policies Local Plan H11, DG1.
- 9 The development hereby permitted shall be carried out in accordance with the approved plans listed below.
 - <u>Reason:</u> To ensure that the development is carried out in accordance with the approved particulars and plans.

Site location plan and existing site plan



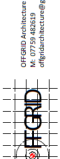
: 85 Upper Village Road Sunninghill

contents: Location & Site Plan

Drawing: 1705 / 01_001

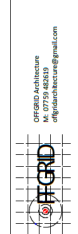
Scale : Varies@ A3 Date : May / 2017

OFFGRID Architecture M: 07759 482619 offgridarchitecture@gmail.com





Proposed site plan Scale : 1:200 @ A3 Date : April / 2018 Those shalls are subject to all required tableship approach. Ein doubt, check, who mentions are to be observed on the Area where operations are to be observed on the Area where operations are by the observed on approached referent and including the object of the Area where operations are the object of the obj : 85 Upper Village Road Sunninghill New proposed drop kerb and site access point Project []]=-Demolish exg. outbuilding New soakaway 巴 New proposed drop kerb to existing site access point Demolish exg. garage 3No. 24m x 4.8 parking areas identified



SITE PLAN 1:200

1:200

Drawing: 1705 / 01_004

contents: Proposed Site & Roof Plan

Existing building footparit including out buildings = 75.5m2,

Existing density = 26.4%

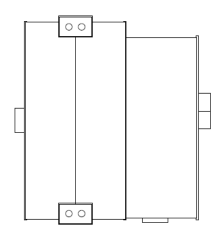
Proposed building footparit = 99m2

Proposed density = 35%

SITE DENSITY ANALYSIS

Site Area = 286m2

Existing floor plans



ROOF PLAN 1:100

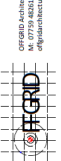
: 85 Upper Village Road Sunninghill

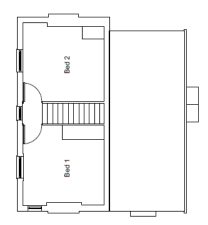
Contents: Existing Floor Plans

Drawing: 1705 / 01_002

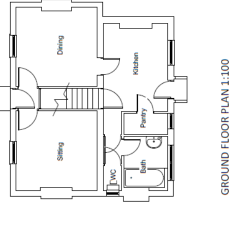
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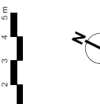




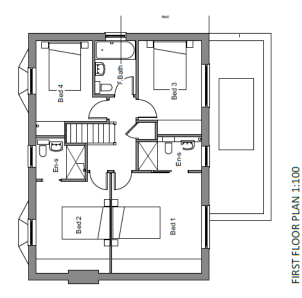


FIRST FLOOR PLAN 1:100





Proposed floor plans



Project : 85 Upper Village Road Sunninghill

Contents: Proposed Floor Plans

1705 / 01_005

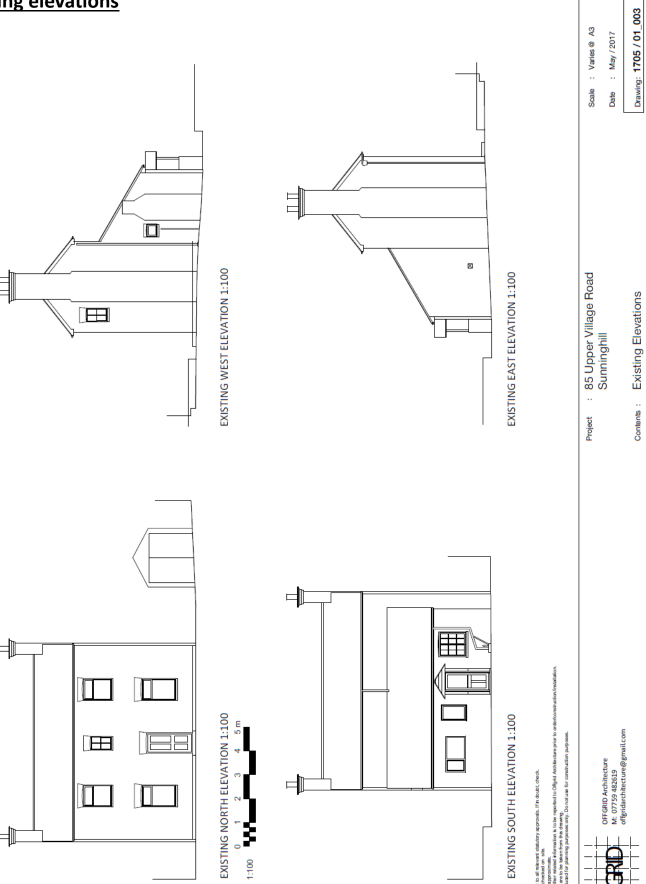
1:100 @ A3 April / 2018

Date

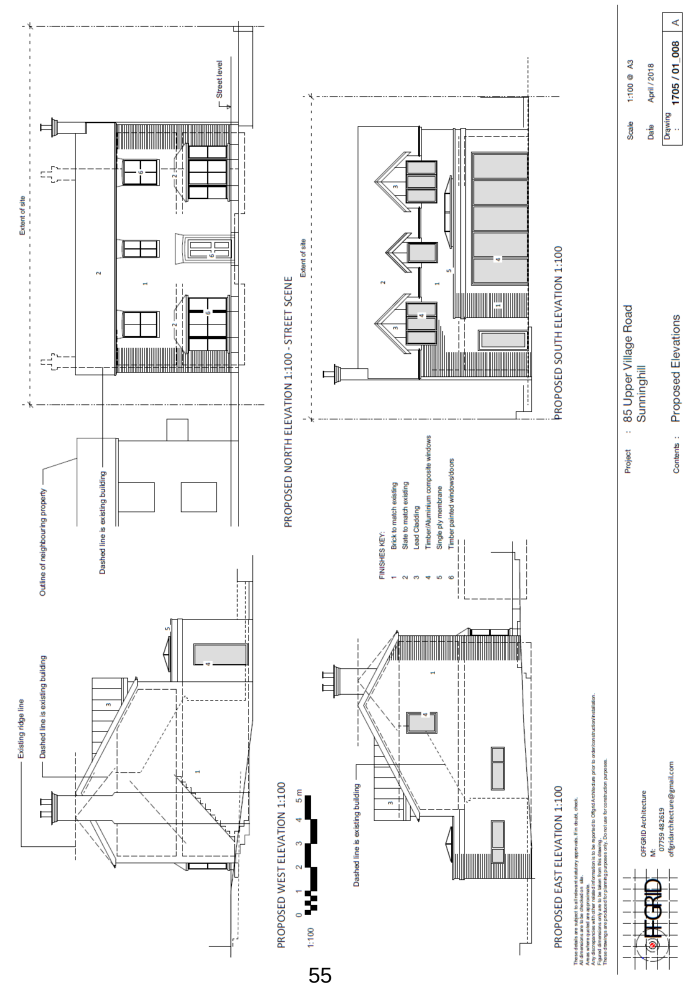
07759 482619 offgridarchitecture@gmail.com OFFGRID Architecture

<u>|:::</u> **GROUND FLOOR PLAN 1:100** Q. 1:100

Existing elevations



Proposed elevations





Agenda Item 5



Planning Appeals Received

16 June 2018 - 13 July 2018

WINDSOR RURAL

The appeals listed below have been received by the Council and will be considered by the Planning Inspectorate. Should you wish to make additional/new comments in connection with an appeal you can do so on the Planning Inspectorate website at https://acp.planninginspectorate.gov.uk/ please use the Plns reference number. If you do not have access to the Internet please write to the relevant address, shown below.

Enforcement appeals: The Planning Inspectorate, Temple Quay House, 2 The Square, Temple Quay, Bristol,

BS1 6PN

Other appeals: The Planning Inspectorate Temple Quay House, 2 The Square Bristol BS1 6PN

Ward:

Parish: Sunninghill And Ascot Parish

Appeal Ref.: 18/60079/REF **Planning Ref.:** 17/03331/FULL **Plns Ref.:** APP/T0355/W/18/

3196428

Date Received:9 July 2018Comments Due:13 August 2018Type:RefusalAppeal Type:Written RepresentationDescription:Construction of x1 dwelling following demolition of the existing single storey extension,

conservatory and part demolition of the existing garage at 1 Kinross Avenue

Location: 1 Kinross Avenue Ascot SL5 9EP

Appellant: Mr Ashton Hawthorne c/o Agent: Mr Gavin Boby G B Planning Permissions Ltd 32 St

Leonards Road Horfield Bristol BS7 8SH

Appeal Decision Report

16 June 2018 - 13 July 2018

Nn. Now. Way Maidenhead

WINDSOR RURAL

Appeal Ref.: 18/60007/REF Planning Ref.: 17/00207/VAR Plns Ref.: APP/T0355/W/17/

3190978

Appellant: Mr David Chidlow Aquinna Homes PLC Highway House 17 London End Beaconsfield Bucks

HP9 2HN

Decision Type: Committee **Officer Recommendation:** Application

Permitted

Description: Redevelopment to provide 11 x dwellings with ancillary parking and new access road,

following demolition of existing buildings as approved under planning permission 15/03843 without complying with condition 22 (boundary wall) 23 (approved plans) for demolition of existing flank wall down to 2m in height on boundary, with new brick wall built on boundary

line to a height of 2m with the Friary and substitute plan.

Location: 95 Straight Road Old Windsor

Appeal Decision: Allowed Decision Date: 20 June 2018

Main Issue: The Inspector considered the amendments to the boundary wall would be acceptable and

would meet the design objectives of LP Policy DG1 and there would be no significant undue impact on the character and appearance of the surrounding area. As such, given the particular circumstances, the Inspector concluded that condition 22 (for the retention, in its

entirety, of a former stable wall) is neither necessary nor reasonable.

Agenda Item 7

By virtue of paragraph(s) 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted



Agenda Item 8

By virtue of paragraph(s) 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted

