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NOTICE

OF

MEETING

MAIDENHEAD DEVELOPMENT MANAGEMENT COMMITTEE

will meet on

WEDNESDAY, 15TH SEPTEMBER, 2021

At 7.00 pm

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COUNCIL CHAMBER - TOWN HALL, MAIDENHEAD, ON RBWM YOUTUBE

TO: MEMBERS OF THE MAIDENHEAD DEVELOPMENT MANAGEMENT COMMITTEE

COUNCILLORS PHIL HASELER (CHAIRMAN), ROSS MCWILLIAMS (VICE-CHAIRMAN), JOHN BALDWIN, GURPREET BHANGRA, MANDY BRAR, GERRY CLARK, GEOFF HILL, JOSHUA REYNOLDS AND LEO WALTERS

SUBSTITUTE MEMBERS

COUNCILLORS CLIVE BASKERVILLE, STUART CARROLL, DEL CAMPO, ANDREW JOHNSON, GREG JONES, GURCH SINGH, DONNA STIMSON, CHRIS TARGOWSKI AND HELEN TAYLOR

Karen Shepherd - Head of Governance - Issued: 7 September 2021

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 **Shilpa Manek** 01628 796310

Recording of Meetings – In line with the council's commitment to transparency the Part I (public) section of the virtual meeting will be streamed live and recorded via Zoom. By participating in the meeting by audio and/or video, you are giving consent to being recorded and acknowledge that the recording will be in the public domain. If you have any questions regarding the council's policy, please speak to Democratic Services or Legal representative at the meeting.

<u>AGENDA</u>

<u>PART I</u>

<u>IIEM</u>	<u>SUBJECT</u>	NO NO
1.	APOLOGIES FOR ABSENCE	
	To receive any apologies for absence.	
2.	DECLARATIONS OF INTEREST	5 - 6
	To receive any declarations of interest.	
3.	MINUTES OF THE MEETING HELD ON 18 AUGUST 2021	7 - 10
	To approve the minutes of the meeting held on 18 TH August 2021 as a true and accurate record.	
4.	21/01616/FULL - 70 HIGH STREET - MAIDENHEAD - SL6 1PY	11 - 40
	PROPOSAL: Change of use and extension to the upper floors from ancillary retail use to form 8 apartments, alteration and extension of the ground floor retail unit with roof terrace over, alteration and extension of first and second floor, and construction of a block of 18 apartments with new pedestrian access.	
	RECOMMENDATION: Defer and Delegate	
	APPLICANT: Mr Nicholas	
	MEMBER CALL-IN: N/A	
	EXPIRY DATE: 6 September 2021	
5.	21/01774/FULL - HALF TIMBERS - ALLEYNS LANE - COOKHAM - MAIDENHEAD - SL6 9AE	41 - 50
	PROPOSAL: Single storey rear extension and a new basement pool, gym and plant with open sunken courtyard.	
	RECOMMENDATION: Permit	
	APPLICANT: Mr & Mrs Lloyd	
	MEMBER CALL-IN: N/A	
	EXPIRY DATE: 17 September 2021	
6.	PLANNING APPEALS RECEIVED AND PLANNING DECISION REPORT	51 - 54
	Panel Members to note report.	



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' GUIDE TO DECLARING INTERESTS IN MEETINGS

Disclosure at Meetings

If a Member has not disclosed an interest in their Register of Interests, they **must make** the declaration of interest at the beginning of the meeting, or as soon as they are aware that they have a DPI or Prejudicial Interest. If a Member has already disclosed the interest in their Register of Interests they 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 the discussion or vote at a meeting. The speaking time allocated for Members to make representations is at the discretion of the Chairman of the meeting. In order to avoid any accusations of taking part in the discussion or vote, after speaking, Members should move away from the panel table to a public area or, if they wish, leave the room. If the interest declared has not been entered on to a Members' Register of Interests, they must notify the Monitoring Officer in writing within the next 28 days following the meeting.

Disclosable Pecuniary Interests (DPIs) (relating to the Member or their partner) 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 licence 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.

Any Member who is unsure if their interest falls within any of the above legal definitions should seek advice from the Monitoring Officer in advance of the meeting.

A Member with a DPI should state in the meeting: 'I declare a Disclosable Pecuniary Interest in item x because xxx. As soon as we come to that item, I will leave the room/ move to the public area for the entire duration of the discussion and not take part in the vote.'

Or, if making representations on the item: 'I declare a Disclosable Pecuniary Interest in item x because xxx. As soon as we come to that item, I will make representations, then I will leave the room/ move to the public area for the entire duration of the discussion and not take part in the vote.'

Prejudicial Interests

Any interest which a reasonable, fair minded and informed member of the public would reasonably believe is so significant that it harms or impairs the Member's ability to judge the public interest in the item, i.e. a Member's decision making is influenced by their interest so that they are not able to impartially consider relevant issues.

A Member with a Prejudicial interest should state in the meeting: 'I declare a Prejudicial Interest in item x because xxx. As soon as we come to that item, I will leave the room/ move to the public area for the entire duration of the discussion and not take part in the vote.'

Or, if making representations in the item: 'I declare a Prejudicial Interest in item x because xxx. As soon as we come to that item, I will make representations, then I will leave the room/ move to the public area for the entire duration of the discussion and not take part in the vote.'

Personal interests

Any other connection or association which a member of the public may reasonably think may influence a Member when making a decision on council matters.

Members with a Personal Interest should state at the meeting: 'I wish to declare a Personal Interest in item x because xxx'. As this is a Personal Interest only, I will take part in the discussion and vote on the matter.

6

Agenda Item 3

MAIDENHEAD DEVELOPMENT MANAGEMENT COMMITTEE

WEDNESDAY, 18 AUGUST 2021

PRESENT: Councillors Phil Haseler (Chairman), John Baldwin, Mandy Brar, Gerry Clark, Geoff Hill, Andrew Johnson, Joshua Reynolds and Donna Stimson

Also in attendance: Councillor Leo Walters

Officers: Neil Allen, Jane Cryer, Tony Franklin, Antonia Liu, Shilpa Manek and Adrien

Waite

APOLOGIES FOR ABSENCE

Apologies for absence were received from Councillors Bhangra, G Jones and McWilliams. Councillors Johnson and Stimson were substituting.

DECLARATIONS OF INTEREST

Councillor Hill declared a prejudicial interest for Item 6 as he has a property in Maidenhead, near the application address. Councillor Hill would leave the room and not take part in the debate or vote.

Councillor Stimson declared a prejudicial interest in Item 1. Councillor Stimson would leave the room and not take part in the debate or the vote.

MINUTES OF THE MEETING HELD ON 21 JULY 2021

RESOLVED UNANIMOUSLY: that the minutes of the meeting held on 21 July 2021 of the Royal Borough Development Management Panel be noted.

20/02484/FULL - LAND ADJ 33A THE CRESCENT - MAIDENHEAD - SL6 6AG

A motion was put forward by Councillor Baldwin to refuse the application, contrary to the Officer recommendation, on grounds of overdevelopment of site and concern about design, character and appearance of area. The motion was seconded by Councillor Brar.

A named vote was taken.

20/02484/FULL - LAND ADJ 33A THE CRESCENT - MAIDENHEAD - SL6 6AG (Motion)		
Councillor Phil Haseler	For	
Councillor John Baldwin	For	
Councillor Mandy Brar	For	
Councillor Gerry Clark	For	
Councillor Geoffrey Hill	Against	
Councillor Andrew Johnson	For	
Councillor Joshua Reynolds	For	
Councillor Donna Stimson	Conflict Of Interests	
Carried		

RESOLVED: That the application be refused, contrary to the Officers recommendation.

The Panel were addressed by Mr Paul Ringer (Objector), Mr Matt Taylor (Applicant) and Councillor Donna Stimson.

20/03450/FULL - LAND TO THE SOUTH OF 18 TO 20 AND OPEN SPACE TO THE SOUTH OF RAY MILL ROAD EAST - MAIDENHEAD

This application was withdrawn by the Applicant at the meeting.

20/03497/OUT - POUNDSTRETCHER - 31-33 HIGH STREET - MAIDENHEAD - SL6

1JG

A motion was put forward by Councillor Johnson to approve the application, as per Officers recommendation. This was seconded by Councillor Clark.

A named vote was taken.

20/03497/OUT - POUNDSTRETCHER - 31-33 HIGH STREET - MAIDENHEAD - SL6 1JG (Motion)		
, , , , , , , , , , , , , , , , , , ,		
Councillor Phil Haseler	For	
Councillor John Baldwin	No vote recorded	
Councillor Mandy Brar	For	
Councillor Gerry Clark	For	
Councillor Geoffrey Hill	Conflict Of Interests	
Councillor Andrew Johnson	For	
Councillor Joshua Reynolds	For	
Councillor Donna Stimson	For	
Carried		

RESOLVED UNANIMOUSLY: That the application be approved, as per the Officer recommendation.

The Panel were addressed by Mr Win Man (Objector) and Mr David Howells (Applicant)

21/01684/FULL - 4 MAIDENHEAD COURT PARK - MAIDENHEAD - SL6 8HN

A motion was put forward by Councillor Hill to approve the application, as per Officer recommendation and the conditions in paragraph 11 in the report and with the additional condition in the panel update and a further condition that the hedge to the front of the site be maintained at 1.2m to maintain openness of the site. This was seconded by Councillor Clark.

A named vote was taken.

21/01684/FULL - 4 MAIDENHEAD COURT PARK - MAIDENHEAD - SL6 8HN (Motion)		
Councillor Phil Haseler	For	
Councillor John Baldwin	No vote recorded	
Councillor Mandy Brar	For	
Councillor Gerry Clark	For	
Councillor Geoffrey Hill	For	
Councillor Andrew Johnson	Against	
Councillor Joshua Reynolds	Against	
Councillor Donna Stimson	For	
Carried		

RESOLVED: That the application be approved as per Officer recommendation and with all additional conditions.

The Panel were addressed by Ms Dierdre Wells (Objector) and Mr Nav Fazal (Applicant). A written speech was read out on behalf of Councillor Chris Targowski.

PLANNING APPEALS RECEIVED AND PLANNING DECISION REPORT

The Panel noted the reports.	
The meeting, which began at 7.45 pm, finished	ed at 9.30 pm
	CHAIRMAN
	DATE



ROYAL BOROUGH OF WINDSOR & MAIDENHEAD PLANNING COMMITTEE

MAIDENHEAD DEVELOPMENT MANAGEMENT COMMITTEE

15 September 2021 Item: 1

Application

21/01616/FULL

No.:

Location: 70 High Street Maidenhead SL6 1PY

Proposal: Change of use and extension to the upper floors from ancillary retail use to form 8

apartments, alteration and extension of the ground floor retail unit with roof terrace over, alteration and extension of first and second floor, and construction of a block of

18 apartments with new pedestrian access.

Applicant: Mr Nicholas **Agent:** Mr Paul Devine

Parish/Ward: Maidenhead Unparished/St Marys

If you have a question about this report, please contact: Antonia Liu on 01628 796034 or at antonia.liu@rbwm.gov.uk

1. SUMMARY

- 1.1 The application is for a change of use and extension to the upper floors from ancillary retail use to form 8 apartments, alteration and extension of the ground floor retail unit with roof terrace over providing approximately 245sqm of communal amenity space, alteration and extension of first and second floor, and construction of a 5 storey block fronting West Street to provide 18 apartments with new pedestrian access.
- 1.2 Overall the proposal would retain a viable retail unit within the primary shopping area and town centre. The proposal would also provide additional housing on previously developed land in a sustainable location, and make more efficient use of under-utilised upper floors above and to the rear of shops.
- 1.3 It is not considered to result in harm to the significance of the heritage asset (Maidenhead Town Centre Conservation Area) or its setting, the streetscene when viewed from the High Street or West Street, or character of the area including the skyline when viewed from the wider locality.
- 1.4 The scheme would have an acceptable impact on neighbouring residential amenity in terms of loss of light, visual intrusion and overlooking. Furthermore, the proposal would not harm air quality during the construction or operational phase. It is considered that there would be no harm in terms of highway safety and the local highway infrastructure. No on-site parking is proposed, but given its sustainable location there are no objections in this respect. It has been demonstrated that an acceptable sustainable drainage scheme can be achieved on site. The proposal is not considered to harm archaeology subject to a condition securing the approval and implementation of a written scheme of investigation.

It is r	It is recommended the Panel Authorises the Head of Planning to:		
1	Delegate authority to the Head of Planning to approve the application with the conditions recommended in section 13 of this report, subject to no neighbour comments being received after Members have considered the application and before the 20 September 2021 which raise substantive and unresolved material considerations not covered in the officer report.		
2	Should such representation(s) be received, the application shall be reported back to Members for their further consideration.		

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 within Maidenhead Town Centre and comprises of a mid-18th century, 3 storey building fronting onto Maidenhead High Street. There is retail use on the ground floor with ancillary retail use on the upper floors which had previously been occupied by Savers and New Look but is currently vacant. To the rear is a service area and single storey storage building with access from West Street serving the retail units.
- 3.2 The site is attached to no. 68 High Street to the east and no 74 High Street to the west. In general, there are no substantial gaps between the buildings on the High Street, and so the High Street is flanked by buildings of varying heights and facades, limiting views out to the north and south. West Street has historically existed to serve the properties on the High Street and the south side of West Street is particularly dominated by parking and servicing areas. As such, there is a lack of frontage onto West Street.

4. KEY CONSTRAINTS

4.1 The site lies within the Maidenhead West Street Opportunity Area, Maidenhead Town Centre Conservation Area and designated as an important non-listed building. As part of the High Street the site lies within a primary shopping area and the existing building forms part of a primary shopping frontage. The site also lies within an Air Quality Monitoring Area.

5. DESCRIPTION OF THE PROPOSAL AND ANY RELEVANT PLANNING HISTORY

- Planning permission ref: 19/00942/FULL was granted in April 2020 for the change of use and extension to the upper floors from ancillary retail use to form 8 apartments, alterations and extension of the ground floor retail unit with roof terrace over, alteration and extension of first and second floor, and construction of a block for 18 apartments with new pedestrian access.
- 5.2 The applicant has subsequently identified some required modifications to the approved scheme following a site survey comprising of an extended footprint of approximately 11.9 square metres to the rear adjacent, to the proposed residential access from West Street. To reflect the change in footprint, the proposal also includes revision to the layout of the ground floor bin store and to the proposed layout and balconies of flats 1/1, 2/1, 3/1 and 4/1 on the first to fourth floors of the West Street building.
- 5.3 The proposal also widens the building by approximately 0.3m on either side of the West Street building. The extended width to the east is full depth of the West Street building, while to the west it extends approximately half the depth. The increase in footprint is approximately 5.8sqm and 3sqm, respectively. The overall increase in floorspace is approximately 20.7sqm.
- 5.4 A Full application has been submitted to seek approval for these changes as the extended footprint extends outside of the red-line plan submitted for 19/00942/FUL and therefore cannot be dealt with under a Section 73 (variation) application. There is a different red-line for this application, which incorporate the subject land and the applicant has confirmed that they are the owner of this land.
- 5.5 In relation to other relevant planning history for the site, a S73 application, ref: 21/01190/VAR, was approved in August 2021 to vary condition 12 (approved plans) of planning permission 19/00942/FULL. The key changes to the approved plans comprise of alterations to the ground floor layout to the West Street building to include a sprinkler plant room in the cycle store, alterations to the flat layouts on the first and second floor and associated changes to the rear elevation of the High Street building, and additional vent and access to the roof. Condition 7 (Cycle Parking) was also amended to include the sprinkler plant in the cycle store and revised

cycle stands, and condition 4 (slab levels) which referenced plans that would need to be amended to correspond with changes sought under condition 12. There were no changes to the slab levels.

6. DEVELOPMENT PLAN

6.1 Adopted Royal Borough Local Plan (2003)

The main strategic planning policies applying to the site are:

Issue	Local Plan Policy
Character and appearance of area	DG1, H10, H11
Impact on Conservation Area	CA2
Housing Provision	H3, H6, H8, H9
Highways	P4, T5, T7
Trees	N6
Archaeology	ARCH2, ARCH3
Open Space	R3, R4

6.2 Maidenhead Area Action Plan (MAAP) (2011)

Issue	MAAP Policy
Retail Use	MTC7
West Street Opportunity Area	OA2
Character and appearance of area	MTC2, MTC4
Housing Provision	MTC12
Highways	MTC14

7. MATERIAL PLANNING CONSIDERATIONS

7.1 National Planning Policy Framework Sections (NPPF) (2021)

Section 2- Achieving Sustainable Development

Section 4- Decision-Making

Section 5- Delivering a Sufficient Supply of Homes

Section 7- Ensuring the Vitality of Town Centres

Section 9- Promoting Sustainable Transport

Section 11- Making Effective Use of Land

Section 12- Achieving well-designed places

Section 16- Conserving and enhancing the historic environment

7.2 Borough Local Plan: Submission Version

Issue	BLPSV Policy	BLPSVPC Policy
Retail Use	TR3, TR6	TR3, TR6
Character and appearance of area	SP2, SP3	QP1, QP1a, QP3
Infrastructure	IF2, IF8	IF1, IF7
Housing Provision	HO2, HO3, HO5	HO2, HO3
Impact on Conservation Area	HE1	HE1
Trees	NR2	NR3
Air Pollution	EP2	EP2
Climate Change	-	SP2

Paragraph 48 of the NPPF sets out that decision-makers may give weight to relevant policies in emerging plans according to:

a) the stage of preparation of the emerging plan (the more advanced its preparation, the greater the weight that may be given);

- b) the extent to which there are unresolved objections to relevant policies (the less significant the unresolved objections, the greater the weight that may be given); and
- c) the degree of consistency of the relevant policies in the emerging plan to this Framework (the closer the policies in the emerging plan to the policies in the Framework, the greater the weight that may be given).

The Borough Local Plan Submission Document was published in June 2017. Public consultation ran from 30 June to 27 September 2017. The plan and its supporting documents, including all representations received, was submitted to the Secretary of State for independent examination in January 2018. In December 2018, the examination process was paused to enable the Council to undertake additional work to address soundness issues raised by the Inspector. Following completion of that work, in October 2019 the Council approved a series of Proposed Changes to the BLPSV. Public consultation ran from 1 November to 15 December 2019. All representations received were reviewed by the Council before the Proposed Changes were submitted to the Inspector. The Examination was resumed in late 2020 and the Inspector's post hearings advice letter was received in March 2021. The consultation on the main modification to the BLPSV has begun, running from 19 July to 5 September 2021.

The BLPSV together with the Proposed Changes are material considerations for decision-making. The weight to be given to each of the emerging policies and allocations will depend on an assessment against the criteria set out in paragraph 48 of the NPPF. This assessment is set out in detail, where relevant, in Section 9 of this report.

7.3 **Supplementary Planning Documents**

- West Street Opportunity Area
- Planning Obligations and Developer Contributions

7.4 Other Local Strategies or Publications

Other Strategies or publications material to the proposal are:

- RBWM Townscape Assessment
- RBWM Parking Strategy
- Maidenhead Town Centre Conservation Area Appraisal
- Interpretation of Policies R2, R3, R4, R5 and R6
- Affordable Housing Planning Guidance

8. CONSULTATIONS CARRIED OUT

Comments from interested parties

8 occupiers were notified directly of the application. The planning officer posted a notice advertising the application at the site, and the application was advertised in the Local Press.

At the time of writing, re-consultation is underway on an amended wording of the description of the proposed development, which closes on the 20 September 2021. This was done for clarity, there was no change in the proposed development. At the time of writing, no representations have been received. Any representations subsequently received will be reported in an update.

Consultees

Consultee	Comment	Where in the report this is considered
Berkshire Archaeology	The site falls within an area of archaeological significance, and archaeological remains may be damaged by ground disturbance from the proposed development. Therefore, a condition is recommended securing a programme of archaeological works including	Section 9(viii)

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	a written scheme of investigation has been submitted to and approved by the local planning authority.	
Conservation Officer	No objection, subject to condition relating to development carried out in accordance with specified materials.	Section 9(ii)
Environmental Protection	No objection subject to a conditions relating to a site specific construction environmental management plan; restriction on commercial vehicle deliveries / collection; and informatives relating to dust and smoke control, and contaminated land.	Noted and conditions and informatives recommended with the exception of deliveries / collection. While it is considered that a condition is required to protect residential amenity the suggested hours (08:00-18:00 on Monday – Friday, and 08:00 – 13:00 on Saturday) are considered to be too onerous in particular given the mixed use character of the area. As such, an alternative is recommended (see conditions).
Highways	Comments not yet received.	Any comments received will be reported in an update.
Lead Local Flood Authority	Comments not yet received.	Any comments received will be reported in an update.

9. EXPLANATION OF RECOMMENDATION

- 9.1 The key issues for consideration are:
 - i Principle of Development
 - ii Impact on Character, Including Maidenhead Town Centre Conservation Area
 - iii Affordable Housing
 - iv Highway Safety and Parking
 - v Residential Amenity
 - vi Air Quality
 - vii Sustainable Drainage
 - viii Archaeology
 - ix Housing Land Supply

i Principle of Development

9.1 The acceptability in principle of the development has been established under planning permission 19/00942/FULL. There has been no material change in national or local planning policy, or material change in the environmental context. Furthermore, at the time of writing, planning permission 19/00942/FULL is extant and therefore a material consideration of significant weight.

Residential Development

9.2 It is recognised that Maidenhead town centre represents a sustainable location to live and in addition to contributing towards meeting local housing need an increase in residential units within Maidenhead town centre would bring more life into the area and help support local shops, services and facilities. As such, Local Plan policy H6 states that the Council will grant planning permission for the provision of additional residential accommodation within town centres. In particular, Local Plan policy H6 encourages the re-use and conversion of vacant upper floors in shopping areas to residential accommodation. Furthermore, MAAP policy MTC12, which also forms part of the Development Plan, states the new housing development will be supported throughout the town centre. These policies should be given full weight due to their compliance with paragraph 86 of the NPPF which states that planning policies and decision should support the role of town centres at the heart of local communities including the recognition that residential development plays an important role in ensuring the vitality of the town centre, and paragraph 120(d) of the NPPF which states that planning decisions should promote and support the development of under-utilised land and buildings especially if this would help meet the identified needs for housing where land supply is constrained and available sites could be used more effectively (for example converting space above shops and building on or above service yards). Therefore, the principle of the proposal is supported by policy.

Retail Development

- 9.3 In relation to Maidenhead town centre as a focal point for shopping facilities to serve the local community and its contribution to the vitality and viability of the area, MAAP policy MTC 7 seeks to maintain and enhance the town centre's role by supporting and enhancing retail activity. As a material consideration of significant weight BLPSV policy TR3 also seeks to support Maidenhead town centre as a primary shopping area and enhance retail activity.
- 9.4 The proposal results in the loss of ancillary retail use. Therefore, it should be considered whether the ground floor retail unit would still be viable in terms of operation. An unviable retail unit in terms of operation would effectively result in the loss of retail use to which there would be an objection in principle. In this respect it is considered that adequate storage and facilities could be sufficiently accommodated together with an adequate trading area within the proposed ground floor space. In relation to servicing, refuse collection arrangements would remain the same with access to the proposed bin stores from West Street. For deliveries, Maidenhead High Street is a pedestrian zone from 10am to 5pm but is open for delivery vehicles between 5pm to 10am the following day. On balance, it is considered that the proposal would not unduly compromise the viability of retail use in terms of operation and would therefore be acceptable in principle.

Comprehensive Development of West Street Opportunity Area

- 9.5 The site forms part of the West Street Opportunity Area, which MAAP policy OA2 has allocated for mixed-use led regeneration. MAAP OA2 goes on to state that comprehensive development of the West Street Opportunity Area is preferred but a phased approach may be appropriate provided the development is in line with the development and design framework and does not prejudice the future delivery of the opportunity area.
- 9.6 The development and design framework for the regenerations scheme is outlined in the West Street Opportunity Area SPD and includes 21,000sqm of office space, 310 residential dwellings and complementary leisure provision. The SPD goes on to advise that due to multiple landowners and the fragmented nature of potential sites on the south side of West Street it is expected that there would be a more gradual approach. As such, it is considered that the proposed development is in keeping with the overall framework by contributing to the planned housing, and as infill development on the south side of West Street it would not prejudice the future delivery of the opportunity area.

Density

- 9.7 The proposed changes from the approved scheme under 19/00942/FUL would not result in an additional number of residential units and therefore the proposed density would be the same at approximately 333 dwellings per hectare (dhp), which represents a high density development.
- 9.8 Under the assessment for 19/00942/FUL, the proposal was supported by BLPSV policy HO5 which supported higher density residential schemes in town centres and given significant weight as a material consideration. This policy has subsequently been deleted in the BLPSVPC. However, higher density development is still supported by policy MAAP policy MTC12, which forms part of the Development Plan. MAAP policy MTC12 states that higher density housing will be appropriate in suitable locations. As the site is located in Maidenhead Town Centre, a sustainable location that had been identified as an area for strategic growth, the site is considered to be a suitable location for this quantum of development and therefore acceptable in principle.

Design Policies

- 9.9 Balanced against this, Local Plan policy H11 states that schemes that introduce a scale or density of new development which would be incompatible and cause damage to the character of the area would be resisted and, while paragraph 120 of the NPPF states that substantial weight should be given to the value of using suitable brownfield land within settlements for homes, paragraph 124 of the NPPF states that making efficient use of land should take into account the desirability of maintaining an area's prevailing character and setting and the importance of securing well-designed places.
- 9.10 Relevant design policies include Local Plan policy H10 and MAAP policy MTC4, which require new development to display a high standard of design and where possible to enhance the existing environment, while policy DG1 states that harm should not be caused to the character of the surrounding area. Specifically relating to the West Street Opportunity Area, MAAP policy OA2 advises on design principles for new development including the requirement for high quality architecture with active frontages to West Street, and buildings which enhance skylines and make a positive contribution to wider views with particular attention to neighbouring development including heritage assets, roof design and variations in building height. As a material consideration, which should be allocated significant weight, BLPSVPC policy QP1 states that new development should positively contribute to places in which they are located and larger development such as this (over 10 residential units) will be expected to be of high quality that fosters a sense of place, while policy QP3 outlines design principles which represent high quality design which new development is expected to achieve. This includes preserving and enhancing the local character with regard to urban grain, layout, density, scale, bulk, massing, and materials; incorporating interesting frontages and design details to provide visual interest; provision of high quality soft and hard landscaping and amenity space; and to ensure no unacceptable harm to neighbouring amenity. Within Maidenhead town centre greater flexibility on building heights will be permitted. The Local Plan, MAPP and BLPSV policies are considered to be in line with paragraph 126 and 134 of the NPPF which advises that high quality buildings and places is fundamental to what planning should achieve, and permission should be refused for development of poor design that fails to reflect government guidance on design and local design policies.
- 9.11 The Council is also required to pay special attention to the desirability of preserving or enhancing the character or appearance of the conservation area to accord with Section 72(1) of the Planning (Listed Buildings and Conservation Areas) Act 1990. Local Plan policy CA2 requires development to preserve or enhance the character or appearance of the conservation area by ensuring development is of a high standard of design and sympathetic to local character in terms of siting, proportions, scale, form, height, materials and detailing. As a material consideration of significant weight, paragraphs 189 of the NPPF states that heritage assets should be conserved in a manner appropriate to their significance. BLPSVPC policy HE1 which sets out similar aims and objectives, is currently given limited weight.

Identified Character of the Area and Existing Building

- 9.12 The sites lie within the historic core of Maidenhead, as identified in the Council's Townscape Assessment, which forms part of the Maidenhead Town Centre Conservation Area. The Council's Townscape Assessment identifies the historic core as having a clear hierarchy of roads comprising of a main through-route (the High Street) with subsidiary roads leading off the principle street (King Street, Queen Street, Market Street and White Hart Road). Key characteristics includes buildings of human scale, typically 2 to 4 storeys in height, with variations in roofscape and frontages creating interest within the streetscene. Building frontages open directly onto the street, resulting in an active character.
- 9.13 In relation to the special interest of Maidenhead Town Centre Conservation Area, the significance differs from one street to the next as the town centre has developed piecemeal through the passage of time. However, aesthetically the character of the High Street consists predominantly of Victorian and Edwardian façades with remnants of earlier buildings behind the facades and some modern 20th century insertions. The service architecture along the High Street including a number of purpose built stables, inns, banks and shops illustrates the historic role of the High Street as an important stopping point for coaches on the Great West Road, and the variations can be attributed to the organic construction of buildings along the commercial main street of the town. In terms of scale and mass, the large majority of the built form within the conservation area is 2 to 3 storeys in height, which is typical of the eras in which they were built.
- 9.14 The site backs onto West Street which lies within the historic town fringe, as identified in the Townscape Assessment. Historically West Street acts as a service road for the High Street premises and so the southern side of West Street is dominated by parking and servicing areas to the buildings fronting onto the High Street with a lack of frontage onto West Street. On the northern side of West Street is a mix of development dominated by the BT Telecom Exchange which is a large scale, 7 storey, post-war building. To the west of the BT Exchange is open surface car park (West Street Car Park) while to the east is the former Portland Arms public house and a Quaker Meeting House which are more domestic in scale at 2 storey. The eastern end of West Street comprises of modern hotel and office development, and the Grade II Listed United Reformed Church. Overall, the environment and experience of West Street is of a mixed, poor quality, and lifeless urban environment.
- 9.15 In terms of the existing building while the existing ground floor shop front facing onto the High Street is 20th century, the first and second floors have largely retained their Victorian symmetry and features including good quality sash windows and glazing bars. The rear has been altered extensively over the years, resulting in an ad-hoc and unsympathetic appearance.

Layout, Siting, Height and Scale

- 9.16 There are no material changes to the proposed alterations to the building fronting the High Street. The proposal includes a ground, first and second floor rear extension to the existing building. The proposed ground floor would extend to the rear of the plot, measuring approximately 56sqm in depth. The first and second floor rear extension would result in a depth of approximately 20m from the High Street elevation. However, while the proposed depth at ground, first and second floor would be significant, it is not considered to be unduly harmful to the appearance of the host building. In the past there has been significant alterations to the rear of the existing building that make little reference to the proportions, and overall the proposal is considered to be more cohesive in appearance. The proposed depth would not be appreciated when viewed from the High Street and Maidenhead Town Centre Conservation Area thereby preserving its special character. In relation to West Street, the proposed rear extension would not be discordant to its character given that a number of existing buildings on the south side of West Street also occupy the entire plot and extend to a similar depth at first and second floor if not deeper. Furthermore, in terms of views from West Street the new block of flats over the ground floor unit would effectively screen the first and second floor extension while the extent of the ground floor would not be appreciated.
- 9.17 In terms of the proposed building fronting West Street, the subject application proposes an extended footprint by approximately 20.7 square metres and to reflect the change in footprint, the

proposal also includes revision to the layout of the ground floor bin store and to the proposed layout and balconies of flats 1/1, 2/1, 3/1 and 4/1 on the first to fourth floors of the West Street building. The changes are not considered to significantly alter the overall siting, layout, height, or scale of the West Street building approved under 19/00942/FULL.

- 9.18 The West Street building would be sited adjacent to the public highway, measuring approximately 18m in height to the 5th floor. This element would be a storey higher than the adjacent buildings but the 7m set back from the West Street Elevation would reduce its visual prominence and so would not appear unduly incongruous within the West Street streetscene. The block of flats fronting West Street would be visible in medium-to-long views from Bad Godesberg Way and Castle Hill, but from medium-to-long distances the increase in height would be seen in the wider context of this part of Maidenhead, including Maidenhead Town Centre Conservation Area, which is characterised by a varied roofscape. In this context it is considered that the proposed increase in height and roof form would not be overly conspicuous and would contribute to the visual interest in the skyline.
- 9.19 In terms of views from the High Street and from within the conservation area, the Maidenhead Town Centre Conservation Area Appraisal states that significant tall building development has been granted within the town centre and tall schemes are anticipated in various areas within the town centre including the West Street Opportunity Area. These proposals have the potential to affect the character and setting of the conservation area and appropriate assessment should be made about how any given proposal would affect the significance of it. In this case there are no changes to the siting, height and scale of the building fronting onto the High Street thereby preserving the existing character of the High Street and Maidenhead Town Centre Conservation Area. The proposed building fronting onto West Street would not be readily perceived from the High Street due to its siting behind the existing building and the tight urban grain which would limit public vantage points where the proposed building can be seen from the High Street. Furthermore, it is considered that any glimpses will be seen in the context of a visually contained site. It is therefore considered that the new building would preserve the character of the High Street and the setting of Maidenhead Town Centre Conservation Area.

Architectural Detailing and Landscaping

- 9.20 A new shop front is proposed to the High Street frontage. The fascia sign is not materially different in siting, depth, width and height from other fascias in the vicinity, and generally in proportion to the shopfront and building on which it sits. It is advised that any signage would be subject to a separate advertisement consent. In terms of the removal of the doorway at No. 70 High Street and conversion into the shop window, the replacement stall riser would be a continuation of the existing black stone while the new glazing would also be a continuation of the existing timber framed window. It is considered that the resultant amount of glazing would not be ill proportioned. Overall, these alterations are not considered to be incongruous to the character of the streetscene of the High Street, nor would it have an impact on the significance of the conservation area. The frontage onto the high street otherwise remains the same.
- 9.21 The architectural detailing of the rear extension to the existing building when viewed from the proposed courtyard is relatively simple with plain grey-buff brickwork and aluminium windows and therefore considered to be neutral and inoffensive in appearance. The windows to the rear of the existing building would not replicate the siting, size and style of the existing windows on the front elevation; however, the siting of the windows are considered to result in a cohesive appearance, while the sizes are not considered to be disproportionate to the rear elevation. The style of windows are modern in appearance but there are no substantive objections to this. The inclusion and overall increase in the number of windows would also increase passive surveillance to the shared roof terrace / courtyard to deter anti-social behaviour.
- 9.22 While the proposed roof terrace / courtyard would not visible from a public vantage point, it is considered that the introduction of soft landscaping would improve the appearance of the site which is currently dominated by built form and hardstanding.
- 9.23 The West Street Opportunity Area SPD aims to create a livelier and more attractive environment along West Street. To help achieve this aim, the elevation of the new building fronting onto West

Street includes two new pedestrian accesses, one to the serve the retail unit and the other to serve the residential accommodation. There would also be windows and balconies serving the flats. This would potentially increase activity on West Street and passive surveillance which would help deter anti-social behaviour. A further aim of the West Street Opportunity Area is to improve links from West Street and the High Street. With an access to the retail unit on West Street and the High Street, while this would not create a public through route that is accessible at all times, it is considered to improve links between West Street and the High Street.

9.24 Overall, the West Street elevation is modern in appearance, including full height aluminium framed windows and patio doors and recessed balconies with white render balcony reveals and grey metal railings set in grey buff brick. The top floor will be finished in zinc colour cladding. There is no objection to the contemporary design and materials, which are considered to be in keeping with the more recent development to the east of West Street, while the colour pallet is considered to be reflective of West Street in general. The rear elevation, facing the roof terrace / courtyard, is similar in design and materials which is considered to be acceptable.

Summary

9.25 For the reasons above the proposal is not considered to result in any harm to the significance of the Maidenhead Town Centre Conservation Area or its setting and is therefore acceptable in this respect. The proposal is not considered to result in harm to the streetscene when viewed from the High Street or West Street or character of the area when viewed from the wider locality, including medium to long distance views of the skyline.

iii Affordable Housing

- 9.26 For residential development sites of 0.5ha or over or schemes proposing 15 or more net additional dwellings, such as this, Local Plan policy H3 requires the provision of 30% of the total units provided on site as Affordable Housing. BLPSVPC Policy HO3 is given limited weight due to the extent of unresolved objections but for a scheme of this size would result in the same affordable housing requirement. On this basis 8 units should be affordable as part of this proposal.
- 9.27 The viability report submitted to support 19/00942/FULL has been resubmitted to support the current application. It is considered that the viability report is not out-of-date. Valuations put forward by the applicant within the viability report were adjusted by an independent assessor and consequently agreed. The majority of costs assumptions in the applicant's viability assessment are in line with the relevant benchmarks by Building Cost Information Services (BICS) of the Royal Institution of Chartered Surveyors (RICS) and therefore considered reasonable. There was a difference in opinion on profits (additional costs). A profit margin of 20% of private residential revenue was adjusted by the independent assessor to 17.5%. This was subsequently agreed. In relation to the retail profit margin this was adjusted to 5% by the independent assessor. This is below a typical 15% level, but reflects that much of the ground floor existing structures are to be retained with comparatively limited expenditure in terms of demolition and rebuild. This was not agreed. However, based on the above the independent assessor concluded that the scheme would deliver a deficit. Therefore, it is considered that it has been demonstrated that the proposed scheme would not be able to make any contribution towards affordable housing.

iv Highway Safety and Parking

9.28 Local Plan policy T5 requires all development proposals to comply with adopted highway design standards, policy P4 requires all development proposals to accord with adopted car parking standards, and policy T7 seeks to ensure that new development makes appropriate provision for cyclists including cycle parking. MAAP policy MTC14 states that where appropriate development should provide adequate parking facilities, including disabled parking spaces; cycle parking; and provision of electric vehicle charging points. As a material consideration of significant weight, BLPSV policy IF2 states that development proposals should support the policies and objectives of the Transport Strategy as set out in the Local Transport Plan and provide car and cycle parking in accordance with the current Parking Strategy.

Access

9.29 The site currently benefits from having a vehicular access to the rear of the site off West Street which leads to a small parking and service area for both existing units, which would be lost as a result of the proposal to extend the built development up to the public highway. Under 19/00942/FULL it was considered that with the loss of the existing servicing area there is no objection in principle to the loss of the existing access. There are no material considerations that would reasonably warrant a different conclusion. If minded to approve a condition is recommended to reinstate the footway along this section.

Car and Cycle Parking

- 9.30 No on-site parking is proposed, but it is considered that the location could support a car-free development given the town centre is considered to be a sustainable location with good access to public transport and local services. Furthermore, there are parking restrictions within the vicinity, such as double yellow lines, time limited parking bays and disabled bays to prevent any potential indiscriminate on-street parking to the detriment of highway safety.
- 9.31 The Council's adopted Parking Strategy states that cycle parking in town centres is encouraged by the Council and it should generally be provided at a ratio of at least 1 cycle parking space per residential units. 36 cycle parking spaces are proposed on the ground floor for the residential development which would exceed this requirement. There is no objection to this as the facilities would encourage cycling.

Trip Generation

9.32 Given the car free nature of the proposed development it is considered that the vehicle trip generation would not unduly impact the local highway infrastructure network and the proposal is therefore acceptable in this regard.

v Residential Amenity

- 9.33 Local Plan policy H11 states that in established residential areas development which introduce a scale or density that would cause damage to the amenity of the area would be resisted. As a material consideration of significant weight, BLPSVPC policy QP3 requires development to have an acceptable affect on the amenities enjoyed by the occupants of adjoining properties in terms of privacy, light, disturbance, vibration, pollution, dust, smell and access to sunlight and daylight. As a further material consideration, paragraph 130 of the NPPF also states that planning decisions should ensure that development should achieve a high standard of amenity for existing and future users. However, this should be balanced against paragraph 125 of the NPPF which states that where there is an existing or anticipated shortfall of land for meeting identified housing need when considering applications for housing, authorities should take a flexible approach in applying policies or guidance relating to daylight and sunlight where they would otherwise inhibit making efficient use of a site (as long as the resulting scheme would provide acceptable living standards).
- 9.34 The Natwest building lies to the east of the application site, and there are no residential properties on the upper floors. To the west of the application site is no. 74 High Street with residential units on the upper floors. However, the proposed extension to the existing building would not extend any further rearwards than the existing first and second floor and so would not have an impact on the residential units at no. 74 in terms of loss of light or visual intrusion that is significantly over and above the existing situation, nor introduce any direct views into habitable rooms. With regards to the new building fronting West Street, this would be sited to the north-east and at a distance of at least 25m from the upper floors at no. 74 High Street. Given the standard angles and pathway of the sun and the separation distance, it is considered that there would be no undue harm relating to overlooking, visual intrusion or loss of light as a result of the new block of flats.
- 9.35 In terms the relationship between the proposed flats to the upper floor of the existing building and the new block of flats, there would be a separation distance of approximately 19m which is

considered sufficient to mitigate any undue overlooking or visual intrusion. The new block of flats would be sited to the north and so there are no concerns over sunlight to the residential units on the upper floors of the existing building. In terms of daylight, the proposal would intrude through a 25 degree line when taken from the midpoint of the lowest window serving a habitable room and therefore daylight is likely to be affected. However, given the separation distance and the degree of intrusion through the 25 degree line it is considered that daylighting is unlikely to be to be reduced to such as extent that it would provide unacceptable living standards. Paragraph 123(c) of the NPPF states that authorities should take a flexible approach in applying guidance relating to daylight where they would otherwise inhibit making efficient use of a site as long as the resulting scheme would provide acceptable living standards.

vi Air Quality

- 9.36 The site lies within an Air Quality Management Area (AQMA) due to the exceedance of the air quality objectives with regard to the annual mean nitrogen dioxide particulate matter. As a material consideration of significant weight, paragraph 186 of the NPPF requires planning decisions to sustain and contribute compliance with relevant limits values or national objectives for pollutants, taking into account the presence of AQMAs, and take opportunities to improve air quality or mitigate potential impacts from both the construction and operational phases. As a further material consideration of significant weight, BLPSVPC policy EP2 states that development proposals will need to demonstrate that they do not significantly affect residents within an AQMA and development proposals which may result in significant increases in air pollution must contain appropriate mitigation measures.
- 9.37 An Air Quality Assessment has been submitted to support the application, which is considered to be sufficiently robust. The main air pollutant for the area is caused by road traffic. During occupation of the residential development, the Assessment concludes that nitrogen dioxide and particulate matter are predicted to be below the annual mean objectives and therefore the impact of the proposal on air quality is acceptable. In relation to the construction phase, if minded to approve it is recommended that a Dust Management Plan, which can be included in a Construction Environmental Management Plan, is secured by condition.

vii Sustainable Drainage

9.38 Paragraph 169 of the NPPF states that major developments such as this should incorporate sustainable drainage systems unless there is clear evidence that this would be inappropriate. A Surface Water Drainage Strategy with addendums has been submitted with the application. The submitted surface water drainage strategy comprises of the use of Blue Roof Systems in the podium decking with a discharge rate of 2 litres per second, which is the same scheme approved in principle under 19/00942/FULL. As such, the proposal is considered acceptable, and it is recommended that full details of all components, and the implementation and maintenance of the approved details can be secured by condition.

viii Archaeology

- 9.39 Local Plan policy ARCH3 states planning permission will not be granted for proposals which appear likely to adversely affect archaeological sites of unknown importance unless adequate evaluation enabling the full implications of the development on archaeological interests is carried out prior to the determination of the application. This is supported by paragraph 194 of the NPPF, which is a material consideration of significant weight, which states that where a development site has the potential to include heritage assets with archaeological interest, local planning authorities should require developers to submit an appropriate desk-based assessment and, where necessary, a field evaluation. BLPSVPC policy HE1 also states that applications for works within archaeologically sensitive areas will be required to include a desk-top archaeological assessment, however, this policy is currently given limited weight.
- 9.40 No archaeological assessment has been submitted to support the application. However, Berkshire Archaeology acknowledge that opportunities for archaeological investigation on the High Street and West Street are particularly rare and so little is known of the archaeology of Maidenhead Town Centre. Therefore, if minded to approve a condition is recommended to

secure a programme of archaeological work including a written scheme of Investigation to be submitted to and approved by the Local Planning Authority. The site lies in an area of archaeological significance due to its location within the historic town of Maidenhead and medieval deposits have been recorded to the rear of 1-3 High Street, No. 44 High Street and 66 High Street. In addition, excavations in West Street in 2014 and 2015 recorded a late 18th and early 19th century burial ground associated with the former West Street Congregational Chapel. As such, there is a credible expectation that investigation may yield something of archaeological interest. The condition is in line with Paragraph 205 of the NPPF which states developers should record and advance understanding of the significance of any heritage assets to be lost (wholly or in part) in a manner proportionate to their importance and the impact, and to make this evidence (and any archive generated) publicly accessible. In this instance it is considered that further archaeological investigation can be undertaken post-permission as there has been some previous development on the site.

ix Housing Land Supply

9.41 Paragraphs 10 and 11 of the NPPF set out that there will be a presumption in favour of Sustainable Development. The latter paragraph states that:

For decision-taking this means: approving development proposals that accord with an up-to-date development plan without delay; or where there are no relevant development plan policies, or the policies which are most important for determining the application are out-of-date, granting permission unless:

- i. the application of policies in this Framework that protect areas or assets of particular importance provides a clear reason for refusing the development proposed; or
- ii. any adverse impacts of doing so would significantly and demonstrably outweigh the benefits, when assessed against the policies in this Framework taken as a whole.
- 9.42 Footnote 8 of the NPPF clarifies that 'out-of-date policies include, for applications involving the provision of housing, situations where the local planning authority cannot demonstrate a five year supply of deliverable housing sites (with the appropriate buffer); or where the Housing Delivery Test indicates that the delivery of housing was substantially below (less than 75%) of the housing requirement over the previous three years.'
- 9.43 At the time of writing and for the purpose of this planning application the LPA currently cannot demonstrate a five year supply of deliverable housing sites (with the appropriate buffer).
- 9.44 Section d(i) of the NPPF clarifies that section d of paragraph 11 of the NPPF is not applied where 'policies in this Framework that protect areas or assets of particular importance provides a clear reason for refusing the development proposed. Footnote 7 clarifies that this includes designated heritage assets such as conservation areas. However, for the reasons set out in section ii, the proposed development is not considered to result in any loss of or harm to the significance of the designated heritage asset from its alteration or its setting, and therefore while the proposed development falls within a 'protect area(s) or assets of particular importance' there is no clear reason for refusing the proposed development on this basis. Accordingly, the 'tilted balance' is engaged. The assessment of this and the wider balancing exercise is set out below in the conclusion.

10. COMMUNITY INFRASTRUCTURE LEVY (CIL)

10.1 The development is CIL liable, but the required CIL payment for the proposed development would be £0 per square metre.

11. PLANNING BALANCE AND CONCLUSION

11.1 Paragraph 11 of the NPPF sets out the presumption in favour of sustainable development and with regard to section ix of this report it is considered that the 'tilted balance' should be applied.

This sets out that planning permission should be granted unless any adverse impacts of doing so would significantly and demonstrably outweigh the benefits when assessed against the policies in the NPPF taken as a whole.

- 11.2 It is considered that the proposal would not result in harm in terms of the vitality and viability of the town centre, nor is it considered to result in harm to the significance of the heritage asset (Maidenhead Town Centre Conservation Area) or its setting. It is not considered to result in harm to the streetscene when viewed from the High Street or West Street or character of the area when viewed from the wider locality. The scheme would have an acceptable impact on neighbouring residential amenity. It is considered that there would be no harm in terms of highway safety and the local highway infrastructure. No on-site parking is proposed, but given its sustainable location there are no objections in this respect. The proposal would not harm air quality during the construction or operational phase. It has been demonstrated that an acceptable sustainable drainage scheme can be achieved on site in principle and full details of components, implementation and maintenance can be secured by condition. The proposal is not considered to harm archaeology subject to a condition securing the approval and implementation of a written scheme of investigation.
- 11.3 Weighing in favour of the proposal is the provision of housing on previously developed land. Paragraph 120 of the NPPF goes onto state that planning decisions should give substantial weight to the value of using suitable brownfield land within settlements for homes and other identified needs. Furthermore, paragraph 69 of the NPPF states that local planning authorities should support the development of windfall sites through polices and decisions and give great weight to the benefits of using suitable sites within existing settlements for homes. The site is considered to be a windfall site (sites not specifically identified in the development plan) and brownfield land within the town centre of an existing settlement. Such a site is considered to be suitable for housing, and the NPPF promotes development of such sites for housing. It is acknowledged that small and medium sized sites can make an important contribution to meeting the housing requirements of an area.
- 11.4 On the basis of the above, the benefits of the proposal would demonstrably outweigh the harm of the proposal.

12. APPENDICES TO THIS REPORT

- Appendix A Site location plan
- Appendix B Proposed Floorplans and Elevations

13. 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.
 - Reason: To accord with the provisions of Section 91 of the Town and Country Planning Act 1990 (as amended).
- The materials to be used on the external surfaces of the development shall be in accordance with those specified in the application unless any different materials are first agreed in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.
 - Reason: In the interests of the visual amenities of the area. Relevant Policies Local Plan DG1.
- The development shall not be occupied 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.

<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.

- The proposed building shall be built to the ground levels and heights shown on the approved drawings ref: 234(21)101 Rev E, 234(21)102 Rev B, 234(21)103 Rev C, 234(21)104 Rev C, and 234(21)110 Rev E.
 - Reason: In the interests of the visual amenities of the area and the street scene. Relevant Saved Policies Local Plan DG1
- No part of the development shall be occupied until the existing accesses to the site of the development are stopped up and The footways and verges shall be reinstated in accordance with details that have first been submitted to and approved in writing by the Local Planning Authority.

 Reason: In the interests of highway safety and of the amenities of the area. Relevant Policies Local Plan T5, 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.
 - <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 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.
 - <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.
- Prior to the commencement of any works of demolition or construction a management plan showing how demolition and construction traffic, (including cranes), materials storage, dust management, 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 and the amenities of existing residents in the vicinity of the site. Relevant Policies Local Plan T5 and paragraph 181 of the NPPF (2019).
- 9 In the event that contamination is found at anytime when carrying out the approved development that was not previously identified it must be reported in writing immediately to the Local Planning Authority. An investigation and risk assessment must be undertaken in accordance with DEFRA and the Environment Agency's 'Model procedures for the Management of Land Contamination, CLR 11' and should include a survey of the extent, scale and nature of contamination; as assessment of the potential risks to human health, property (existing or proposed) including buildings, crops, livestock, adjoining land, groundwaters and surface waters, ecological systems, archaeological sites and ancient monuments an appraisal of remedial options, and proposal of preferred option(s). Where remediation is necessary a remediation scheme must be prepared to bring the site to a condition suitable for intended use by removing unacceptable risks to human health, buildings and other property and the natural and historical environment, and approved in writing by the Local Planning Authority. The scheme must include all works to be undertaken, proposed remediation objectives and remediation criteria, timetable of works and site management procedures. The approved remediation scheme must be carried out in accordance with its terms. Following completion of measures identified in the approved remediation scheme, a verification report (referred to in PPS23 as a validation report) that demonstrates the effectiveness of the remediation carried out must be produced, and is subject to the approval in writing of the Local Planning Authority. A monitoring and maintenance scheme to include monitoring the long-term effectiveness of the proposed remediation over a period of 5 years, and the provision of reports on the same must be prepared, both of which are subject to the approval in writing of the Local Planning Authority.
 - <u>Reason:</u> To ensure that risks from land contamination to the future users of the land and the neighbouring land are minimised, together with those to controlled waters, property and ecological systems, and to ensure that the development can be carried out safely without unacceptable risks to workers, neighbours and other offsite receptors. Relevant Policy Local Plan NAP4.
- No development shall take place/commence (other than demolition to ground floor slab level) until a programme of archaeological work including a Written Scheme of Investigation has been submitted to and approved by the local planning authority in writing. The scheme shall include an

assessment of significance and research questions; and: 1. The programme and methodology of site investigation and recording. 2. The programme for post investigation assessment. 3. Provision to be made for analysis of the site investigation and recording. 4. Provision to be made for publication and dissemination of the analysis and records of the site investigation. 5. Provision to be made for archive deposition of the analysis and records of the site investigation. 6. Nomination of a competent person or persons/organisation to undertake the works set out within the Written Scheme of Investigation. The Development shall take place in accordance with the Written Scheme of Investigation approved. The development shall not be occupied until the site investigation and post investigation assessment has been completed in accordance with the programme set out in the Written Scheme of Investigation approved and the provision made for analysis, publication and dissemination of results and archive deposition has been secured.

<u>Reason:</u> The site lies within an area of archaeological potential; specifically it lies within the historic medieval town of Maidenhead. The condition will ensure the satisfactory mitigation of any impacts upon buried archaeological remains and advance understanding of their significance in accordance with national and local planning policy.

- Prior to commencement (excluding demolition) of the development, a surface water drainage scheme for the development, details based on the surface water drainage scheme submitted during the application, shall be submitted to and approved in writing by the Local Planning Authority. The submission shall include full details of all components of the proposed surface water drainage system including dimensions, locations, gradients, invert levels, covered levels and relevant construction details; supporting calculations confirming compliance with the Non-Statutory Technical Standards for Sustainable Drainage Systems, the agreed discharge rate of 2 l/s and the attenuation volumes to be provided; and details of the maintenance arrangements relating to the proposed surface water drainage system, confirming who will be responsible for its maintenance and the maintenance regime to be implemented. The surface water drainage system shall be implemented and maintained in accordance with the approved details thereafter.

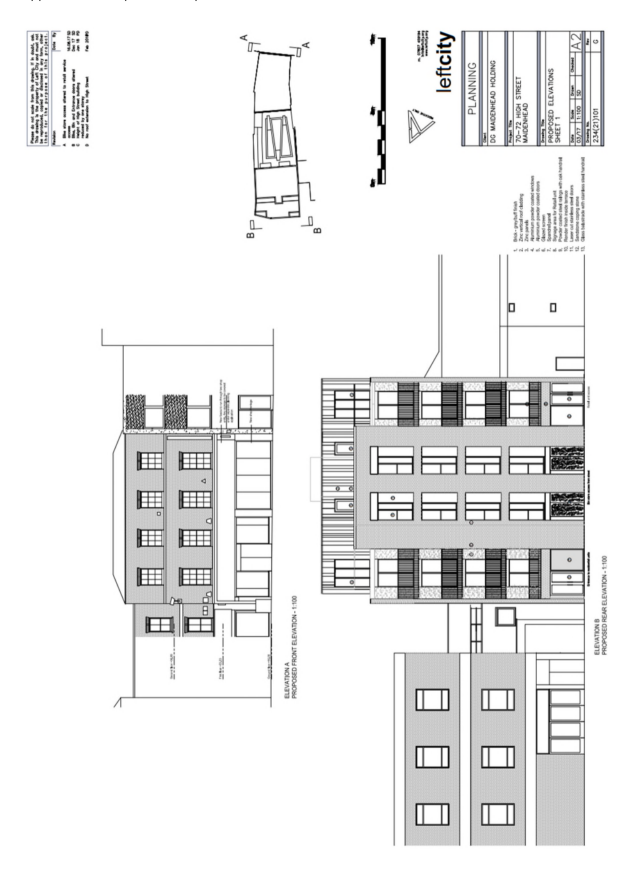
 Reason: To ensure compliance with the National Planning Policy Framework and the Non Statutory Technical Standards for Sustainable Drainage Systems, and to ensure the proposed development is safe from flooding and not does increase flood risk elsewhere.
- The development hereby permitted shall be carried 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 Boundary Changes





Appendix B – Proposed Floorplans and Elevations





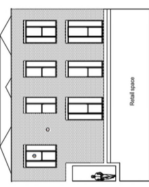




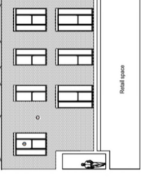
ELEVATION D PROPOSED COURTYARD ELEVATION - 1:100

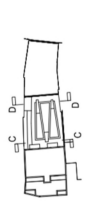
ELEVATION C PROPOSED COURTYARD ELEVATION - 1:100

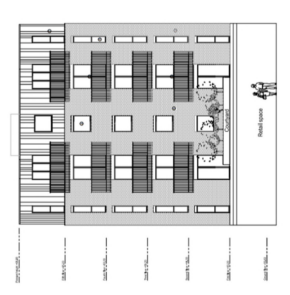


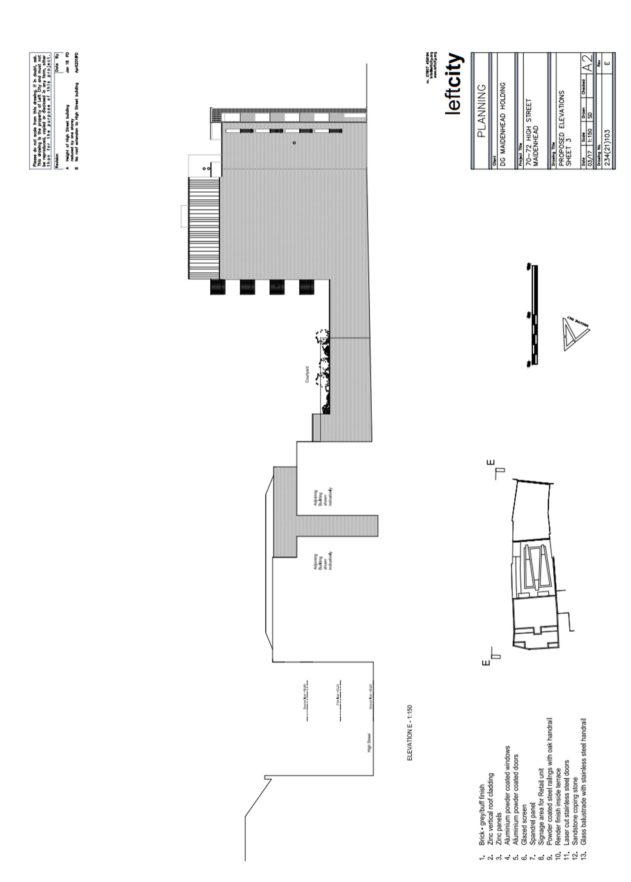


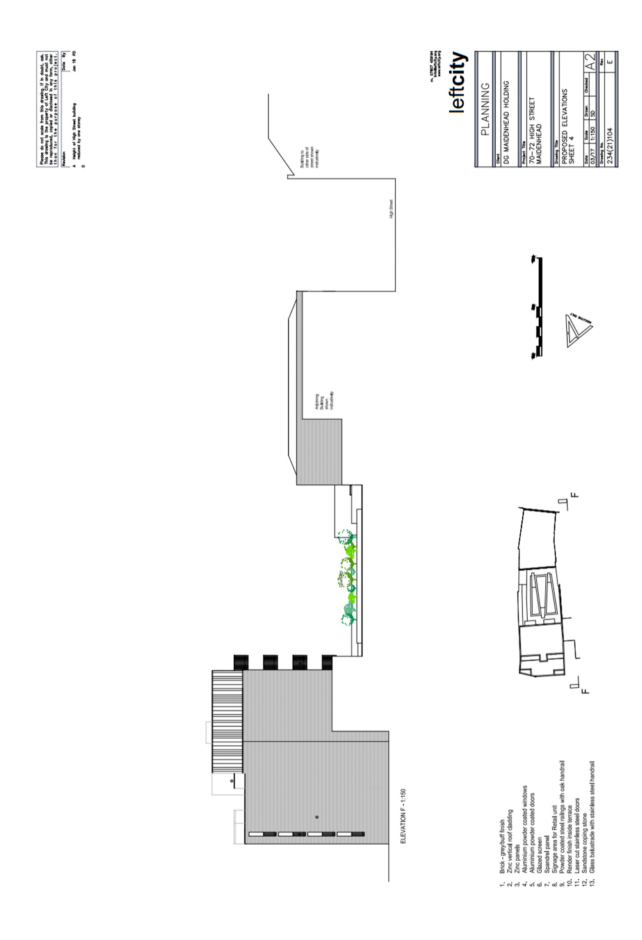




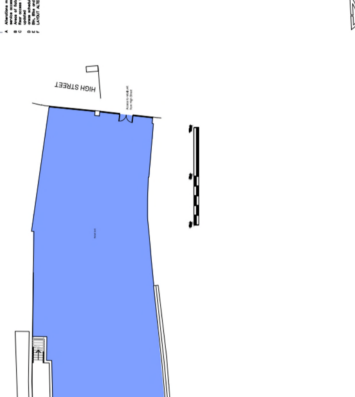






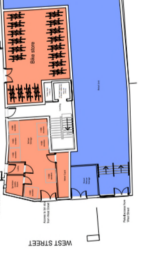






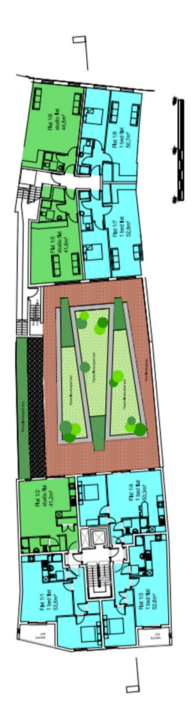








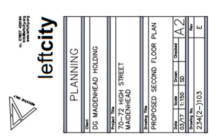


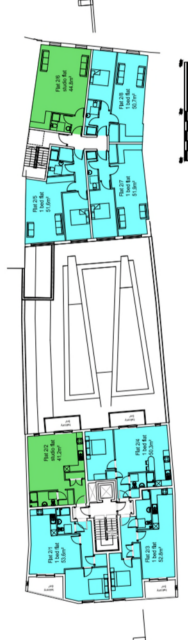


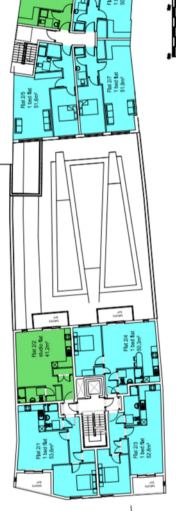


FIRST FLOOR - 1:150







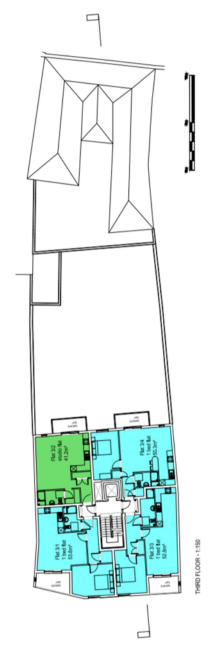




SECOND FLOOR - 1:150

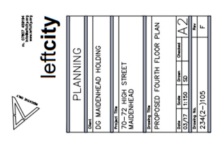


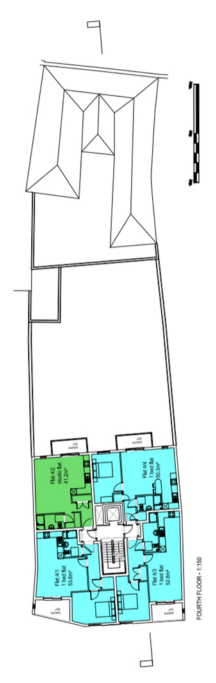






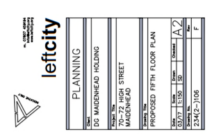
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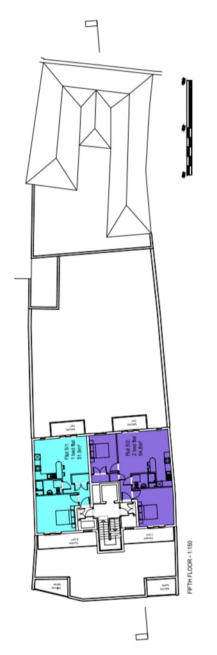








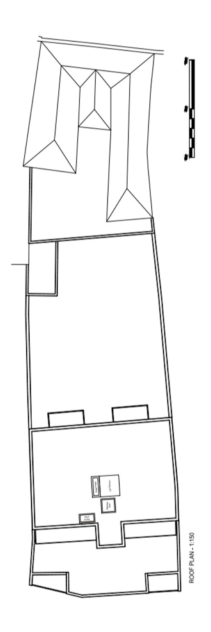


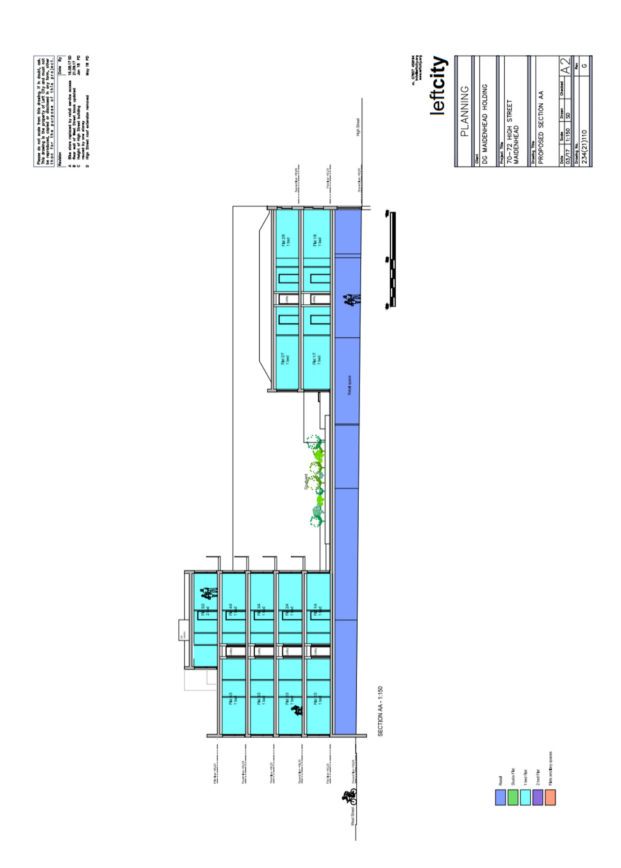




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<u>Agenda Item 5</u> ROYAL BOROUGH OF WINDSOR & MA PLANNING COMMITTEE

MAIDENHEAD DEVELOPMENT MANAGEMENT COMMITTEE

Item: 2 15 September 2021

Application

21/01774/FULL

No.:

Half Timbers Alleyns Lane Cookham Maidenhead SL6 9AE Location:

Proposal: Single storey rear extension and a new basement pool, gym and plant with open

sunken courtyard.

Mr And Mrs Llovd Applicant: Agent: Mr Mumtaz Alam

Parish/Ward: Cookham Parish/Bisham And Cookham

If you have a question about this report, please contact: Sheila Bowen on 01628 796061 or at sheila.bowen@rbwm.gov.uk

1. **SUMMARY**

1.1 This application is for a single storey rear extension and a new basement containing a pool, gym and plant with open sunken courtyard. It is an extension to a recently built replacement house in Alleyns Lane, Cookham Dean, which lies in the Green Belt. The above-ground element of the proposal would be proportionate to the original dwelling, with the majority of the development proposed below ground which would not materially impact on the openness of the Green Belt. As the proposed removal of the spoil would entail a large number of movements of heavy vehicles, or a larger number of smaller vehicles a condition about the movement of vehicles has been recommended.

It is recommended the Panel grants planning permission with the conditions listed in Section 12 of this report.

2. REASON FOR COMMITTEE DETERMINATION

 Called in at the request of Councillor Brar if the recommendation of the Head of Planning is to grant permission for the application because of concerns regarding vehicle movements on surrounding roads and highway safety

DESCRIPTION OF THE SITE AND ITS SURROUNDINGS 3.

The site is a recently built replacement house located on a private road in the outskirts of 3.1 Cookham Dean. There are other houses close by, but it is in a fairly spacious rural location. The site lies in the Green Belt.

4. **KEY CONSTRAINTS**

The application site is located in the Green Belt. 4.1

5. DESCRIPTION OF THE PROPOSAL AND ANY RELEVANT PLANNING HISTORY

5.1 This application is for a single storey extension to the rear of the existing garage in replacement of an approved covered walkway. The extension would follow the same profile as the garage with fully glazed walls and a matching tile covered roof. This extension would cover a staircase providing access into a new and extensive basement area containing a pool, gym and plant room with open sunken courtyard. Access can also be gained to the basement via a sunken courtyard. The only above-ground evidence of the existence of the basement would be three glazed rooflights.

Ref.	Description	Decision and Date
18/02775 /FULL	New 5-bedroom dwelling following the demolition of the existing dwelling, garage and annex.	Approved 27.11.2018
20/03013 /FULL	Single storey side/ rear extension with mezzanine floor	Withdrawn 11.1.2021
21/00381 /VAR	Variation (under Section 73A) of Condition 5 (approved plans) to substitute those plans approved under 18/02775/FULL for a new 5-bedroom dwelling following the demolition of the existing dwelling, garage and annex.	Withdrawn 19.3.2021

6. DEVELOPMENT PLAN

Adopted Royal Borough of Windsor and Maidenhead Local Plan (2003)

6.1 The main Development Plan policies applying to the site are:

Issue	Adopted Local Plan Policy
Design in keeping with character and appearance of area	DG1, H14
Highways	T5
Green Belt	GB1, GB2, GB4

Cookham Village Design Guide

G6.9A

7. MATERIAL PLANNING CONSIDERATIONS

7.1 National Planning Policy Framework Sections (NPPF) (2019)

Section 4- Decision-making

Section 9- Promoting Sustainable Transport

Section 12- Achieving well-designed places

Section 13- Protecting Green Belt land

7.2 Borough Local Plan: Submission Version

Issue	Local Plan Policy
Design in keeping with character and appearance of area	SP2, SP3
Sustainable Transport	IF2
Green Belt	SP5

7.3 Borough Local Plan: Submission Version Proposed Changes (2019)

Issue	Local Plan Policy
Design in keeping with character and appearance of area	QP1,QP3
Sustainable Transport	IF2
Rural Development	QP5

- 7.4 Paragraph 48 of the NPPF sets out that decision-makers may give weight to relevant policies in emerging plans according to:
 - "a) the stage of preparation of the emerging plan (the more advanced its preparation, the greater the weight that may be given);
 - b) the extent to which there are unresolved objections to relevant policies (the less significant the unresolved objections, the greater the weight that may be given); and
 - c) the degree of consistency of the relevant policies in the emerging plan to this Framework (the closer the policies in the emerging plan to the policies in the Framework, the greater the weight that may be given)."
- 7.5 The Borough Local Plan Submission Document was published in June 2017. Public consultation ran from 30 June to 27 September 2017. The Plan and its supporting documents, including all representations received, was submitted to the Secretary of State for independent examination in January 2018. In December 2018, the examination process was paused to enable the Council to undertake additional work to address soundness issues raised by the Inspector. Following completion of that work, in October 2019 the Council approved a series of Proposed Changes to the BLPSV. Public consultation ran from 1 November to 15 December 2019. All representations received were reviewed by the Council before the Proposed Changes were submitted to the Inspector. The Examination was resumed in late 2020 and the Inspector's post hearings advice letter was received in March 2021. Public consultation on the Main Modifications to the BLP is currently running until 5th September 2021.
- 7.6 The BLPSV together with the Proposed Changes are material considerations for decision_making, and consultation of the Main Modifications represents a latter stage in the preparation of the emerging plan. The weight to be given to each of the emerging policies and allocations will depend on an assessment against the criteria set out in paragraph 7.2 above.
- 7.7 These documents can be found at: https://www.rbwm.gov.uk/home/planning/planning-policy/emerging-plans-and-policies

7.8 Adopted Supplementary Planning Documents

Borough Wide Design Guide

More information on this document can be found at: https://www.rbwm.gov.uk/home/planning/planning-policy/planning-guidance

8. CONSULTATIONS CARRIED OUT

Comments from interested parties

4 occupiers were notified directly of the application.

No comments were received from neighbours.

Consultees and other groups

Consultee	Comment	Where in the report this is considered
Cookham Parish Council	No objection provided a condition is made for either disposal of soil elsewhere on site or for ecologically and neighbour-friendly method of removal and disposal off-site.	9.6

Highways Officer	This level of activity is unlikely to have an adverse effect on the highway network subject to conditions	9.6
Cookham Society	There would be little to see of this proposed pool complex above ground level and therefore little to object about. However, the proposal involves a very large excavation and hence a very large mass of spoil. The drawings show "graded landscape" within the garden area (albeit with somewhat different forms on the two drawings) but there is no indication that the volume of this landscape mound is sufficient to contain all the spoil produced from the site. This site is at the end of a narrow private cul-desac which leads onto Alleyns Lane. Alleyns Lane itself is a single-track lane with passing only possible in private driveways entrances. It is actually signed as "Unsuitable for heavy goods vehicles". Other routes from the site such as Bradcutts Lane, Terrys Lane and Winter Hill are all narrow, single track with passing places and blind corners. All these lanes are extensively used by walkers and cyclists. There is no reasonably suitable route away from the site for tipper lorries to carry large amounts of spoil. We ask for the application to be refused if the full volume of the spoil generated is not going to be accommodated within the boundary of the site.	9.6

9. EXPLANATION OF RECOMMENDATION

- 9.1 The key issues for consideration are:
 - i whether the proposal is appropriate development in the Green Belt;
 - ii whether the design is acceptable;
 - iii impact on neighbouring amenities;
 - iv impact of the removal of spoil on the local road network

Green Belt

9.2 The site lies in the Green Belt, wherein a local planning authority should regard the construction of new buildings as inappropriate unless they comply with one of the exceptions to inappropriate development or very special circumstances can be established. Adopted Local Plan policy GB1 sets out acceptable uses and development in the Green Belt; however, the Local Plan was prepared in accordance with the cancelled PPG2 Green Belts and therefore, while broadly in line with the NPPF, policy GB1 differs in emphasis. As such, policy GB1 is given weight, but not full weight in the consideration of a proposal. Policy GB4 of the Local Plan is more consistent with the NPPF and is therefore given moderate weight. The proposal should therefore be assessed primarily against the criteria in the NPPF as it is considered to be a more up-to-date expression

of government intent. Paragraph 149(c) of the NPPF sets out the relevant exception appropriate to the assessment of this application as follows: -

The extension or alteration of a building provided that it does not result in disproportionate additions over and above the size of the original building.

This Council normally considers any extension of over a 50% increase in floorspace as being disproportionate.

9.3 The majority of the proposed extension the subject of this application would be at basement level and would not therefore be visible. Notwithstanding this, the floor area of the proposed extension would amount to just under 50% of the floor area of the original house. This is not considered to be disproportionate and so the proposal is considered to be appropriate development in the Green Belt, in accordance with paragraph 149(c) of the NPPF (as a material consideration of significant weight) and Policies GB1 and GB4 of the Local Plan.

Design

9.4 The above ground element of the extensions comprises a diminutive addition to the rear of the existing garage and would match the house in terms of materials and detailing, albeit that the walls would be fully glazed to allow light into the proposed stairs to the basement. The below ground element would not be visible, apart from one glazed wall which would face a sunken courtyard and three rooflights. The design is considered to be acceptable.

Amenities

9.5 The proposal is considered not to have any impact on the amenities of any neighbouring properties due to its juxtaposition with the same and its largely underground nature.

Road network

9.6 The local highway network within the vicinity of the site, namely Alleyns Lane and Bradcutts Lane are essentially single-track rural roads offering restricted forward visibility splays and limited passing opportunities. One option for the removal of the spoil from the site is estimated by the agent to involve some 150 lorry movements at a rate of 5 movements per day. Another option is to use smaller dumper trucks to take the spoil to a nearby farm, at a rate of around 10-11 trips per day, with a larger number of trips. The Highways Officer has concluded that this level of activity is unlikely to have an adverse effect on the highway network, if the appropriate measures are in place to manage and control when vehicles arrive on site and leave fully laden. The Highways Officer has stated a preference for the use of the smaller trucks and has confirmed that this matter can be covered by a suitable worded planning condition requiring the submission of details proposed to control vehicular attendance at the site and therefore on the surrounding roads (condition 2). Paragraph 111 of the NPPF makes it clear that development should only be prevented or refused on highways grounds if there would be an unacceptable impact on highway safety, or the residual cumulative impacts on the road network would be severe. That would not be the case with this application.

10 PLANNING BALANCE AND CONCLUSION

10.1 The proposed extensions to this dwellinghouse are not considered to amount to disproportionate additions over and above the size of the original building and, the majority of the proposed extensions would be sited below ground. Consequently, the proposal is considered to amount to appropriate development in the Green Belt. Furthermore, the concerns raised in representations received on the application with regard to the ability of the local highway network to accommodate the type and number of vehicles involved in removing the spoil from the site can be satisfactorily overcome through the imposition of a condition.

11. APPENDICES TO THIS REPORT

Appendix A - Site Location Plan

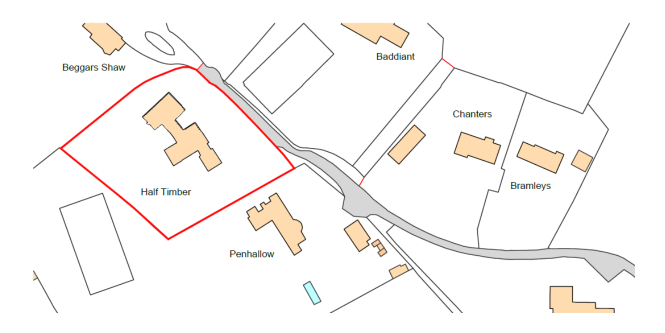
- Appendix B Proposed Plans and Block Plan
- Appendix C Proposed Plans and Elevations

Documents associated with the application can be viewed at https://www.rbwm.gov.uk/home/planning/find-planning-application by entering the application number shown at the top of this report without the suffix letters.

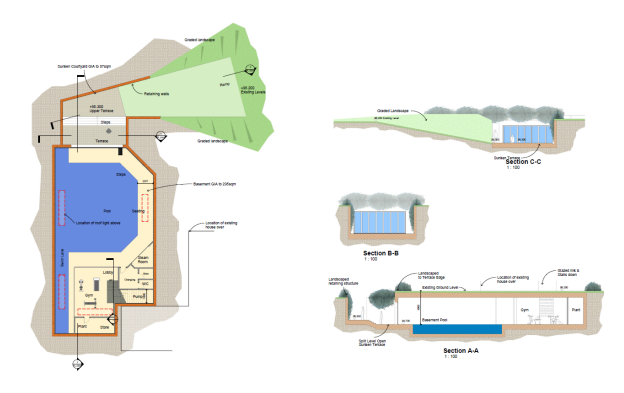
This recommendation is made following careful consideration of all the issues raised through the application. The Case Officer has sought solutions to these issues where possible to secure a development that improves the economic, social and environmental conditions of the area, in accordance with NPFF. In this case the issues have been successfully resolved.

12. 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).
- Prior to the commencement of the development hereby permitted, the applicant shall submit details of the proposed vehicular attendance at the site needed to remove spoil to accommodate the proposed basement. These details shall include estimated total number of trips, number of trips proposed per day, size of vehicles and proposed routing. The submitted details shall avoid vehicle movements during peak hours and shall include measures to minimise nuisance to users of the local highway network and neighbouring properties and avoid vehicles waiting on the public highway.
 - <u>Reason:</u> To avoid any danger/inconvenience and to minimise nuisance caused by large vehicular movements on the local highway network and to accord with Policy T5 of the Royal Borough of Windsor and Maidenhead Local Plan (Incorporating Alterations Adopted June 2003).
- The materials to be used on the external surfaces of the development shall be in accordance with those specified in the application unless any different materials are first agreed in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.
 - Reason: In the interests of the visual amenities of the area. Relevant Policies Local Plan DG1.
- 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

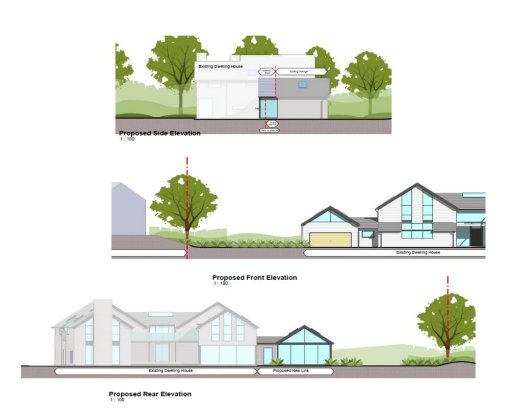






Appendix B





Appendix C

Planning Appeals Received

7 August 2021 - 2 September 2021

MAIDENHEAD

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: Maidenhead Unparished

Appeal Ref.: 21/60053/REF Planning Ref.: 20/02890/FULL Plns Ref.: APP/T0355/D/21/

3271821

Date Received:20 August 2021Comments Due:Not applicableType:RefusalAppeal Type:Householder Appeal

Description: First floor front extension, two storey front/side extension and alterations to exterior materials

to include cladding to first floor following demolition of existing single storey side element

Location: 42 The Crescent Maidenhead SL6 6AH

Appellant: Mr Alder c/o Agent: Other ET Planning Office ET Planning 200 Dukes Ride Crowthorne

RG45 6DS

Ward:

Parish: Cookham Parish

Appeal Ref.: 21/60054/REF Planning Ref.: 20/02892/FULL Plns Ref.: APP/T0355/W/21/

3277926

Date Received: 2 September 2021 **Comments Due:** 7 October 2021

Type: Refusal **Appeal Type:** Written Representation **Description:** Construction of a detached dwelling and garage, new access and landscaping following

demolition of the existing dwelling and garage.

Location: York House Church Road Cookham Dean Maidenhead SL6 9PG

Appellant: Mr & Mrs Tuddenham c/o Agent: Mr Jonathan Jarman Bell Cornwell LLP Unit 2 Meridian

Office Park Osborne Way Hook RG27 9HY

Appeal Decision Report

7 August 2021 - 2 September 2021

MAIDENHEAD

Appeal Ref.: 20/60101/NOND Planning Ref.: 20/01339/FULL Pins Ref.: APP/T0355/W/20/

ET

3261721

Mr A Remedios c/o Agent: Mr Jake Collinge JCPC LTD 5 Buttermarket Thame OX9 3EW Appellant:

Decision Type: Officer Recommendation: Delegated Would Have

Refused

Description: Replacement dwelling with detached garage, vehicular entrance gates and new access.

Location: Island Reach River Gardens Bray Maidenhead SL6 2BJ

Dismissed **Decision Date: Appeal Decision:** 19 August 2021

Main Issue: Having taken account of all the other considerations raised in support of the proposal, the

Inspector find that these do not clearly outweigh the Green Belt harm and indeed the other harm which have been identified. Consequently, the very special circumstances necessary to justify the development do not exist. As such, the proposal conflicts with Policies GB1, GB2

and GB3 of the LP, along with the Green Belt provisions of the Framework, 2021.

Appeal Ref.: 21/60005/ENF **Enforcement** 18/50022/ENF Pins Ref.: APP/T0355/C/20/

> Ref.: 3264591

Appellant: Michael John Peter Holdaway c/o Agent: Mr John Hunt Pike Smith And Kemp Rural

Commercial Ltd The Old Dairy Hyde Farm Marlow Road Maidenhead SL6 6PQ

Decision Type: Enforcement Officer Recommendation:

Description: Appeal against the Enforcement Notice: Without planning permission, the erection of an

outbuilding for separate residential use.

Location: Pondwood Farm Pondwood Lane White Waltham Maidenhead SL6 3SS

Appeal Decision: Dismissed **Decision Date:** 16 August 2021

Main Issue: Ground A Fee not received therefore appeal that planning permission should be granted

cannot be considered. Ground B: The Inspector found that the building was neither incidental or ancillary, therefore the allegation as set out in the EN has occurred, and this being the case the ground (b) appeal fails. Ground C: The Inspector found that the building was not PD and therefore it required planning permission, the appeal on ground (c) fails. Ground F: As the building is not lawful there is no fall back position, the appeal on ground (f) fails. Ground G: The Inspector considered the 12 month period for compliance to be generous and the appeal

on ground (g) fails

21/60012/REF Planning Ref.: 20/01664/CPD Pins Ref.: APP/T0355/X/20/ Appeal Ref.:

3266051

Appellant: Mr Shaminder Sansoy 12 Walker Road Maidenhead SL6 2QT

Decision Type: Officer Recommendation: Delegated Refuse

Description: Certificate of lawfulness to determine whether the proposed detached outbuilding comprising

of a double garage, swimming pool, gymnasium, plant room and office area to be used

ancillary to the main dwelling is lawful.

12 Walker Road Maidenhead SL6 2QT Location:

Appeal Decision: Dismissed **Decision Date:** 6 August 2021

Based on the evidence and having regard to all other matters raised, it is considered that, as Main Issue:

> a matter of fact and degree, it has not been shown that the proposed building is reasonably required for purposes incidental to the enjoyment of the dwellinghouse. It would not be

permitted development falling within Class E of the GPDO.

Appeal Ref.: 21/60041/REF Planning Ref.: 20/02261/FULL Plns Ref.: APP/T0355/W/21/

3274303

Appellant: Mr M Shortt c/o Agent: Mr Michael De Courcy De Courcy Town Planning 48 Woodbury

Avenue Petersfield Hampshire GU32 2EB

Decision Type: Delegated Officer Recommendation: Refuse

Description: Construction of a detached two bedroom dwelling with associated refuse storage and parking

following the demolition of the existing buildings.

Location: Land Adjacent To The Furrows Oakley Green Road Oakley Green Windsor

Appeal Decision: Dismissed Decision Date: 11 August 2021

Main Issue: The Inspector considered that the proposal would conflict with saved Policies DG1, GB1, GB2,

H10, N6 and N7 of the Local Plan, as well as with the Framework, and material considerations

do not indicate that a decision contrary to the development plan should be reached.

Appeal Ref.: 21/60043/ENF **Enforcement** 18/50104/ENF **Plns Ref.:** APP/T0355/C/21/

Ref.: 3273821

Appellant: Mr Lee Hall and Mrs Deborah Hall c/o Agent: Mrs Suzanne Scott SMS Planning Larks Acre

Middle Assendon Henley-on-Thames RG9 6BG

Decision Type: Enforcement **Officer Recommendation:**

Description: Appeal against the Enforcement Notice: Without planning permission, the erection of a

boundary treatment (consisting of a timber close-slatted design fence, brick wall and

associated pillars/gates) adjacent to a highway.

Location: Glebe Cottage And Land At Glebe Cottage Waltham Road White Waltham Maidenhead

Appeal Decision: Dismissed Decision Date: 27 August 2021

Main Issue: The Inspector concluded that the enforcement notice should be corrected and upheld. The

Inspector has expressed that the gates, pillars and walls are permitted development but the fence must be reduced in height by 1m to comply with the terms of the enforcement notice. The fence is required to be reduced in height as it is adjacent to the highway. The Inspector has ruled that the gates, pillar and walls should not be assessed as being adjacent to the

highway.

