

PLANNING COMMITTEE

Meeting: Tuesday, 7th February 2023 at 6.00 pm in Civic Suite, North Warehouse, The Docks, Gloucester, GL1 2EP

ADDENDUM

The following item although provided for on the agenda front sheet was not available at the time of dispatch:

4. LATE MATERIAL (PAGES 5 - 10)

Please note that any late material in respect of the applications detailed below will be published as a supplement on the Council's website in the late afternoon of the day before the meeting. Additional late material will be uploaded as a supplement on the Council's website on the day of the meeting, should further relevant representations be received thereafter.

Yours sincerely

D.R. M. L. L

Jon McGinty

Managing Director

NOTES

Disclosable Pecuniary Interests

The duties to register, disclose and not to participate in respect of any matter in which a member has a Disclosable Pecuniary Interest are set out in Chapter 7 of the Localism Act 2011.

Disclosable pecuniary interests are defined in the Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012 as follows -

Prescribed description Interest

profession or vocation

Employment, office, trade, Any employment, office, trade, profession or vocation carried on for profit or gain.

Sponsorship Any payment or provision of any other financial benefit

> (other than from the Council) made or provided within the previous 12 months (up to and including the date of notification of the interest) in respect of any expenses incurred by you carrying out duties as a member, or towards your election expenses. This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Relations (Consolidation) Act

1992.

Contracts Any contract which is made between you, your spouse or

civil partner or person with whom you are living as a spouse or civil partner (or a body in which you or they have a

beneficial interest) and the Council

(a) under which goods or services are to be provided or works are to be executed; and

(b) which has not been fully discharged

Any beneficial interest in land which is within the Council's

area.

For this purpose "land" includes an easement, servitude, interest or right in or over land which does not carry with it a right for you, your spouse, civil partner or person with whom you are living as a spouse or civil partner (alone or jointly

with another) to occupy the land or to receive income.

Licences Any licence (alone or jointly with others) to occupy land in

the Council's area for a month or longer.

Any tenancy where (to your knowledge) –

(a) the landlord is the Council; and

(b) the tenant is a body in which you, your spouse or civil partner or a person you are living with as a spouse or

civil partner has a beneficial interest

Securities Any beneficial interest in securities of a body where –

(a) that body (to your knowledge) has a place of business

or land in the Council's area and

Land

Corporate tenancies

(b) either –

- The total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body; or
- ii. If the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which you, your spouse or civil partner or person with whom you are living as a spouse or civil partner has a beneficial interest exceeds one hundredth of the total issued share capital of that class.

For this purpose, "securities" means shares, debentures, debenture stock, loan stock, bonds, units of a collective investment scheme within the meaning of the Financial Services and Markets Act 2000 and other securities of any description, other than money deposited with a building society.

NOTE: the requirements in respect of the registration and disclosure of Disclosable Pecuniary Interests and withdrawing from participating in respect of any matter where you have a Disclosable Pecuniary Interest apply to your interests and those of your spouse or civil partner or person with whom you are living as a spouse or civil partner where you are aware of their interest.

Access to Information

Agendas and reports can be viewed on the Gloucester City Council website: www.gloucester.gov.uk and are available to view five working days prior to the meeting date.

For further details and enquiries about this meeting please contact Tanya Davies, 01452 396125, tanya.davies@gloucester.gov.uk.

For general enquiries about Gloucester City Council's meetings please contact Democratic Services, 01452 396126, democratic.services@gloucester.gov.uk.

If you, or someone you know cannot understand English and need help with this information, or if you would like a large print, Braille, or audio version of this information please call 01452 396396.

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If the fire alarm sounds continuously, or if you are instructed to do so, you must leave the building by the nearest available exit. You will be directed to the nearest exit by council staff. It is vital that you follow their instructions:

- You should proceed calmly; do not run and do not use the lifts;
- Do not stop to collect personal belongings;
- Once you are outside, please do not wait immediately next to the building; gather at the assembly point in the car park and await further instructions;
- Do not re-enter the building until told by a member of staff or the fire brigade that it is safe to do so.



LATE MATERIAL – PLANNING COMMITTEE 7TH FEBRUARY 2023

<u>ITEM 5: GREAT WESTERN ROAD YARD/SIDINGS, GLOUCESTER - 22/00770/FUL</u>

Gloucester City Plan status

The Gloucester City Plan has now been adopted. This means that the policies of that Plan cited in the report now have full weight as part of the development plan alongside the JCS, although this does not alter the Officer recommendation. Specific references in the committee report conclusions can be clarified to note:

The application is for a use and quantum of development allocated to this site in the adopted City Plan.

It remains the case that subject to conditions and completion of the legal agreement/s, the proposal is considered to be broadly consistent with the relevant policies and guidance and with the development plan and other material policy considerations. Furthermore that the limited conflicts with the adopted Gloucester City Plan are not considered to be overriding and material considerations indicate that non-compliance is justified.

The recommendation remains that planning permission should be granted subject to conditions and s106 agreement/s.

Conditions

Minor changes are proposed to the wording of condition 12 regarding invasive species. This simply reflects progress on those works that has been discussed since the committee report (a first phase of works has already been undertaken, to be followed by a second phase and then validation of the works).

Changes are proposed to highways conditions 43, 46 and 47 at the applicant's request. These still serve the purpose of preserving highway safety.

Condition 12 as amended

No development shall commence within the southern phase as defined on Proposed Phasing Plan ref. 03-0-01 PL2 (or such phases as may subsequently be approved on a revised phasing plan that relates to that same extent of the site) until works have been undertaken in accordance with a detailed method statement for the removal/eradication of invasive species on the site that has been submitted to and approved in writing by the Local Planning Authority and a validation report for those works has subsequently been submitted to and approved in writing by the Local Planning Authority. The method statement shall include proposed measures to prevent the spread of invasive species during any operations such as mowing, strimming or soil movement. It shall also contain measures to ensure that any soils brought to the site are free of the seeds / root / stem of any invasive plant covered under the Wildlife and Countryside Act 1981.

Reason

To protect the amenity of the local area by dealing with Japanese Knotweed and any

other invasive species.

Condition 43 as amended

Prior to commencement of above ground building works within a phase details shall be submitted to and approved in writing by the Local Planning Authority of existing accesses within that phase including details and timing of proposed permanent access closure works. All works shall be completed in accordance with the details so approved.

Reason

In the interests of highway safety

Condition 46 as amended

No development of a phase shall commence, including any demolition works, until a Construction Management Plan for highways matters for that phase has been submitted to and approved in writing by the Local Planning Authority. The approved plan shall be adhered to throughout the demolition and construction period for that phase. The plan shall provide for:

- 24 hour emergency contact number;
- Parking of vehicles of site operatives and visitors (including measures taken to ensure satisfactory access and movement for existing occupiers of neighbouring properties during construction);
- Routes for construction traffic:
- Any temporary access/es to the site;
- Locations for loading/unloading and storage of plant, waste and construction materials;
- Method of preventing mud being carried onto the highway;
- Measures to protect vulnerable road users (cyclists and pedestrians);
- Any necessary temporary traffic management measures;
- Arrangements for turning vehicles including a banksman if necessary;
- Booking system for deliveries, etc including seeking to ensure deliveries to the site do not corelate with school drop off and collection times;
- Arrangements to receive abnormal loads or unusually large vehicles:
- Methods of communicating the Construction Management Plan to staff, visitors and neighbouring residents and businesses.

Reason

In the interests of safe operation of the adopted highway during the demolition and construction phase of the development.

This is required pre-commencement given the impacts on the highway will commence immediately.

Condition 47 as amended

Prior to any occupation of a residential unit within a phase details of a service vehicle management plan for that phase shall be submitted to and approved in writing by the Local Planning Authority and approved measures implemented. The plan shall include but is not restricted to methods to ensure that the impact of service vehicles associated with the site is suitably mitigated.

Reason

In the interests of safe operation of the surrounding highway network at peak times of operation. Comprehensive details for the whole development would be acceptable and preferable.

ITEM 6: GLOUCESTER ROYAL HOSPITAL, GREAT WESTERN ROAD, GLOUCESTER – 22/01141/FUL

Safety

The proposed external façade work to the hospital tower involves the installation of aluminium panels to the external concrete face of the existing tower. Due to the nature of this proposal the agent has supplied the following statement in hope to clarify the proposals safety implications in response to any potential concerns raised by members of the Committee.

'You will be pleased to hear that the trust was extra vigilant when selecting the cladding system and contractor who have an unsurpassed track record of success extending more than 20 years, with zero failures, zero litigation and every completed project, meeting today's enhanced standards. The system is fully tested to BR135, has proven real-time fire performance. All elements within the system are non-combustible with full fill mineral wool cavity barrier compartmentation to meet Building Regulations in all respects. In summary, the building could not be in safer hands.'

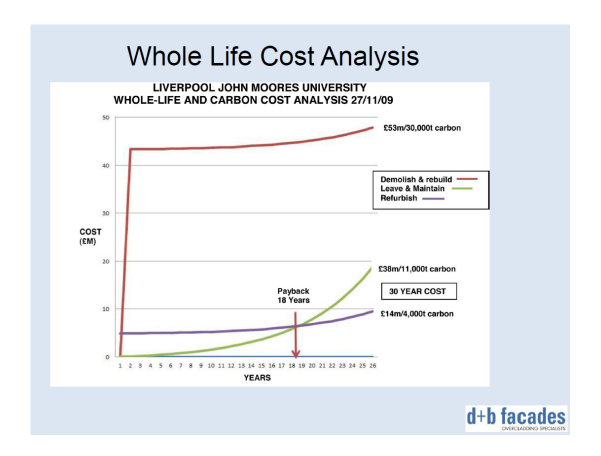
Carbon Footprint

The proposed façade work to the hospital tower aims to provide environmental benefits including reducing energy consumption, reducing carbon footprint, improving the return on the original embedded energy from its construction and minimising wastage of materials.

In terms of the proposed carbon footprint created through the creation and installation of the panels and its comparison to that of keeping the original tower in its current design and materials, the agent has supplied the following data and graph in response.

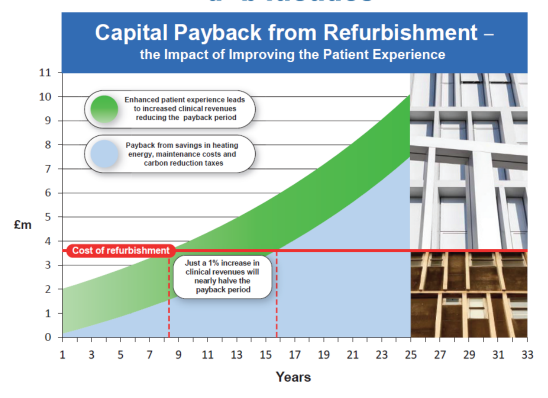
'There is an average of 70% saving on operational CO2 emissions on high-rise building after installation of this typed of system and when combined with improved patient experience and footfall, payback can be as little as 9 years.'

This Whole Life Cost Analysis was for a different project in 2009 but the same principles apply.



Capital Payback from Refurbishment

d+b facades



Lifespan / Guaranteed Warranty

The proposed aluminium panels would ensure that the existing concrete panels that make up the façade of the hospital tower currently would be fully protected from rainwater by the insulation and so their deterioration is arrested, and their life expectancy indefinite.

The new aluminium panels, cladding system has a lifespan to 1st major maintenance (repainting) of +60 years, and a lifespan in excess of 100 years as the system comprises only inert aluminium that will not degrade.

The agent supplied the following statement, 'There are buildings with this cladding system in place that adopted this system as early as 1990 that perform and look as good as when they were installed, requiring zero maintenance.'

Construction Timescale

The trust has already secured funding to sustainable regenerate the building to reduce carbon emissions subject to the work being completed by mid-2024. As such the work is programmed to begin as soon as planning permission is granted.

Conclusion

The newly supplied information in regard to the proposed applications safety, proposed carbon footprint, expected lifespan and warranty and construction timescale clarifies some outstanding questions raised in regard to the application, but does not result in a significant change in understanding nor assessment of the proposal.

The recommendation for the proposed application remains to grant planning permission.

